As Passed by the House (CORRECTED VERSION)

127th General Assembly Regular Session 2007-2008

Am. Sub. S. B. No. 268

Senator Seitz

Cosponsors: Senators Niehaus, Gardner, Schuler, Schuring, Cates, Fedor, Roberts, Buehrer, Harris, Kearney, Mumper, Spada, Wilson Representatives Mallory, Newcomb, Chandler, Uecker, Adams, Bolon, Brinkman, Budish, Coley, Combs, Domenick, Driehaus, Flowers, Gibbs, Goyal, Hagan, J., Lundy, Mecklenborg, Schneider, Zehringer

A BILL

To amend sections 9.48, 125.04, 307.86, 505.10,	1
505.37, 505.376, 511.12, 515.01, 731.14, 971.07,	2
and 3313.46 and to enact section 307.862 of the	3
Revised Code to allow a county contracting	4
authority to use competitive sealed proposals	5
instead of competitive sealed bidding when doing	6
so would be advantageous to the county, to modify	7
provisions concerning a county contracting	8
authority's purchase of certain insurance policies	9
or health care plans, to extend the current county	10
and township joint purchasing authority to other	11
political subdivisions and exempt county	12
participants from competitive bidding	13
requirements, to authorize boards of education to	14
forgo the second newspaper publication of bid	15
advertisement in lieu of an internet web site	16
posting, and to change notice requirements for	17
other local government purposes.	18

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

Section 1. That sections 9.48, 125.04, 307.86, 505.10,19505.37, 505.376, 511.12, 515.01, 731.14, 971.07, and 3313.46 be20amended and section 307.862 of the Revised Code be enacted to read21as follows:22

Sec. 9.48. (A) As used in this section, "political23subdivision" has the same meaning as in section 2744.01 of the24Revised Code and includes a county hospital as defined in section25339.01 of the Revised Code.26

(B) A county or township political subdivision may do any of 27 the following: 28

(1) Permit one or more other counties or townships political
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<u>subdivisions</u> to participate in contracts into which it has entered
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for the acquisition of equipment, materials, supplies, or
services, and may charge such participating counties or townships
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political subdivisions a reasonable fee to cover any additional
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costs incurred as a result of their participation;

(2) Participate in a joint purchasing program operated by or
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through a national or state association of political subdivisions
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in which the purchasing county or township political subdivision
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is eligible for membership.

(3) Participate in contract offerings from the federal
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government that are available to a county or township political
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<u>subdivision</u> including, but not limited to, contract offerings from
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the general services administration.

(B)(C) Acquisition by a county or township political
 <u>subdivision</u> of equipment, material, supplies, or services, through
 participation in a contract of another county or township
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political subdivision or participation in an association program 46 under division $\frac{(A)(B)}{(B)}(1)$ or (2) of this section, is exempt from 47 any competitive selection requirements otherwise required by law, 48 if the contract in which it is participating was awarded pursuant 49 to a publicly solicited request for a proposal or a competitive 50 selection procedure of another political subdivision within this 51 state or in another state. Acquisition by a county or township 52 political subdivision of equipment, materials, supplies, or 53 services pursuant to division $\frac{(A)(B)}{(B)}(3)$ of this section is exempt 54 from any competitive selection requirements otherwise required by 55 law. No county or township political subdivision shall acquire 56 equipment, materials, supplies, or services by participating in a 57 contract under this section if it has received bids for such 58 acquisition, unless its participation enables it to make the 59 acquisition upon the same terms, conditions, and specifications at 60 a lower price. 61

(C)(D) A county or township political subdivision that is 62 eligible to participate in a joint purchasing program operated by 63 or through a national or state association of political 64 subdivisions in which the purchasing county or township political 65 subdivision is eligible for membership may purchase supplies or 66 services from another party, including another political 67 subdivision, instead of through participation in contracts 68 authorized by division (A)(B)(2) of this section if the county or 69 township political subdivision can purchase those supplies or 70 services from the other party upon equivalent terms, conditions, 71 and specifications but at a lower price than it can through those 72 contracts. Purchases that a county or township political 73 subdivision makes under this division are exempt from any 74 competitive selection procedures otherwise required by law. A 75 county or township political subdivision that makes any purchase 76 under this division shall maintain sufficient information 77 regarding the purchase to verify that the county or township it 78 satisfied the conditions for making a purchase under this79division. Nothing in this division restricts any action taken by a80county or township political subdivisionas authorized by division(A)(B)(1) of this section.82

(E) The authorization granted to a municipal corporation83under this section shall be in addition to, and not in derogation84of, the powers and authority granted by state law, the Ohio85Constitution, and the provisions of a municipal charter,86ordinance, or resolution.87

sec. 125.04. (A) Except as provided in division (D) of this 88 section, the department of administrative services shall determine 89 what supplies and services are purchased by or for state agencies. 90 Whenever the department of administrative services makes any 91 change or addition to the lists of supplies and services that it 92 determines to purchase for state agencies, it shall provide a list 93 to the agencies of the changes or additions and indicate when the 94 department will be prepared to furnish each item listed. Except 95 for the requirements of division (B) of section 125.11 of the 96 Revised Code, sections 125.04 to 125.08 and 125.09 to 125.15 of 97 the Revised Code do not apply to or affect the educational 98 99 institutions of the state. The department shall not include the bureau of workers' compensation in the lists of supplies, 100 equipment, and services purchased and furnished by the department. 101

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Nothing in this division precludes the bureau from entering103into a contract with the department for the department to perform104services relative to supplies, equipment, and services contained105in this division for the bureau.106

(B)(1) As used in this division:

(a) "Emergency medical service organization" has the samemeaning as in section 4765.01 of the Revised Code.

(b) "Political subdivision" means any county, township, 110 municipal corporation, school district, conservancy district, 111 township park district, park district created under Chapter 1545. 112 of the Revised Code, regional transit authority, regional airport 113 authority, regional water and sewer district, or port authority. 114 "Political subdivision" also includes any other political 115 subdivision described in the Revised Code that has been approved 116 by the department to participate in the department's contracts 117 under this division. 118

(c) "Private fire company" has the same meaning as in section 1199.60 of the Revised Code. 120

(2) Subject to division (C) of this section, the department 121 of administrative services may permit a political subdivision, 122 county board of elections, private fire company, or private, 123 nonprofit emergency medical service organization to participate in 124 contracts into which the department has entered for the purchase 125 of supplies and services. The department may charge the entity a 126 reasonable fee to cover the administrative costs the department 127 incurs as a result of participation by the entity in such a 128 purchase contract. 129

A political subdivision desiring to participate in such 130 purchase contracts shall file with the department a certified copy 131 of an ordinance or resolution of the legislative authority or 132 governing board of the political subdivision. The resolution or 133 ordinance shall request that the political subdivision be 134 authorized to participate in such contracts and shall agree that 135 the political subdivision will be bound by such terms and 136 conditions as the department prescribes and that it will directly 137 pay the vendor under each purchase contract. A board of elections 138 desiring to participate in such purchase contracts shall file with 139 the purchasing authority a written request for inclusion in the 140 program. A private fire company or private, nonprofit emergency 141

medical service organization desiring to participate in such142purchase contracts shall file with the department a written143request for inclusion in the program signed by the chief officer144of the company or organization. A request for inclusion shall145include an agreement to be bound by such terms and conditions as146the department prescribes and to make direct payments to the147vendor under each purchase contract.148

The department shall include in its annual report an estimate 149 of the cost it incurs by permitting political subdivisions, county 150 boards of elections, private fire companies, and private, 151 nonprofit emergency medical service organizations to participate 152 in contracts pursuant to this division. The department may require 153 such entities to file a report with the department, as often as it 154 finds necessary, stating how many such contracts the entities 155 participated in within a specified period of time, and any other 156 information the department requires. 157

(3) Purchases made by a political subdivision or a county
board of elections under this division are exempt from any
competitive selection procedures otherwise required by law. No
political subdivision shall make any purchase under this division
when bids have been received for such purchase by the subdivision,
unless such purchase can be made upon the same terms, conditions,
and specifications at a lower price under this division.

(C) A political subdivision as defined in division (B) of 165 this section or a county board of elections may purchase supplies 166 or services from another party, including a political subdivision, 167 instead of through participation in contracts described in 168 division (B) of this section if the political subdivision or 169 county board of elections can purchase those supplies or services 170 from the other party upon equivalent terms, conditions, and 171 specifications but at a lower price than it can through those 172 contracts. Purchases that a political subdivision or county board 173

of elections makes under this division are exempt from any 174 competitive selection procedures otherwise required by law. A 175 political subdivision or county board of elections that makes any 176 purchase under this division shall maintain sufficient information 177 regarding the purchase to verify that the political subdivision or 178 county board of elections satisfied the conditions for making a 179 180 purchase under this division. Nothing in this division restricts any action taken by a county or township as authorized by division 181 (A)(B)(1) of section 9.48 of the Revised Code. 182

(D) This section does not apply to supplies or services 184 required by the legislative or judicial branches, the capitol 185 square review and advisory board, the adjutant general, to 186 supplies or services purchased by a state agency directly as 187 provided in division (A) or (E) of section 125.05 of the Revised 188 Code, to purchases of supplies or services for the emergency 189 management agency as provided in section 125.023 of the Revised 190 Code, or to purchases of supplies or services for the department 191 of rehabilitation and correction in its operation of the program 192 for the employment of prisoners established under section 5145.16 193 of the Revised Code that shall be made pursuant to rules adopted 194 by the director of administrative services and the director of 195 rehabilitation and correction in accordance with Chapter 119. of 196 the Revised Code. The rules may provide for the exemption of the 197 program for the employment of prisoners from the requirements of 198 division (A) of this section. 199

Sec. 307.86. Anything to be purchased, leased, leased with an 200 option or agreement to purchase, or constructed, including, but 201 not limited to, any product, structure, construction, 202 reconstruction, improvement, maintenance, repair, or service, 203 except the services of an accountant, architect, attorney at law, 204 physician, professional engineer, construction project manager, 205

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consultant, surveyor, or appraiser, by or on behalf of the county 206 or contracting authority, as defined in section 307.92 of the 207 Revised Code, at a cost in excess of twenty-five thousand dollars, 208 except as otherwise provided in division (D) of section 713.23 and 209 in sections 9.48, 125.04, 125.60 to 125.6012, 307.022, 307.041, 210 307.861, 339.05, 340.03, 340.033, 4115.31 to 4115.35, 5119.16, 211 5513.01, 5543.19, 5713.01, and 6137.05 of the Revised Code, shall 212 be obtained through competitive bidding. However, competitive 213 bidding is not required when any of the following applies: 214

(A) The board of county commissioners, by a unanimous vote of 215
its members, makes a determination that a real and present 216
emergency exists, and that determination and the reasons for it 217
are entered in the minutes of the proceedings of the board, when 218
either of the following applies: 219

(1) The estimated cost is less than fifty thousand dollars. 220

(2) There is actual physical disaster to structures, radio221communications equipment, or computers.222

For purposes of this division, "unanimous vote" means all223three members of a board of county commissioners when all three224members are present, or two members of the board if only two225members, constituting a quorum, are present.226

Whenever a contract of purchase, lease, or construction is 227 exempted from competitive bidding under division (A)(1) of this 228 section because the estimated cost is less than fifty thousand 229 dollars, but the estimated cost is twenty-five thousand dollars or 230 more, the county or contracting authority shall solicit informal 231 estimates from no fewer than three persons who could perform the 232 contract, before awarding the contract. With regard to each such 233 contract, the county or contracting authority shall maintain a 234 record of such estimates, including the name of each person from 235 whom an estimate is solicited. The county or contracting authority 236 shall maintain the record for the longer of at least one year237after the contract is awarded or the amount of time the federal238government requires.239

(B)(1) The purchase consists of supplies or a replacement or 240
supplemental part or parts for a product or equipment owned or 241
leased by the county, and the only source of supply for the 242
supplies, part, or parts is limited to a single supplier. 243

(2) The purchase consists of services related to information
 technology, such as programming services, that are proprietary or
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 limited to a single source.
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(C) The purchase is from the federal government, the state, 247
another county or contracting authority of another county, or a 248
board of education, township, or municipal corporation. 249

(D) The purchase is made by a county department of job and 250 family services under section 329.04 of the Revised Code and 251 consists of family services duties or workforce development 252 activities or is made by a county board of mental retardation and 253 developmental disabilities under section 5126.05 of the Revised 254 Code and consists of program services, such as direct and 255 ancillary client services, child care, case management services, 256 residential services, and family resource services. 257

(E) The purchase consists of criminal justice services, 258
social services programs, family services, or workforce 259
development activities by the board of county commissioners from 260
nonprofit corporations or associations under programs funded by 261
the federal government or by state grants. 262

(F) The purchase consists of any form of an insurance policy
or contract authorized to be issued under Title XXXIX of the
Revised Code or any form of health care plan authorized to be
issued under Chapter 1751. of the Revised Code, or any combination
of such policies, contracts, or plans, or services that the

contracting authority is authorized to purchase, and the268contracting authority does all of the following:269

(1) Determines that compliance with the requirements of this
 section would increase, rather than decrease, the cost of the
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 purchase;
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(2) Employs a competent consultant to assist the contracting
 authority in procuring appropriate coverages at the best and
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 lowest prices;

(3) Requests issuers of the policies, contracts, or plans, or 276
<u>services</u> to submit proposals to the contracting authority, in a 277
form prescribed by the contracting authority, setting forth the 278
coverage and cost of the policies, contracts, or plans, or 279
<u>services</u> as the contracting authority desires to purchase; 280

(4)(3) Negotiates with the issuers for the purpose of 281
purchasing the policies, contracts, or plans, or services at the 282
best and lowest price reasonably possible. 283

(G) The purchase consists of computer hardware, software, or
 284 consulting services that are necessary to implement a computerized
 285 case management automation project administered by the Ohio
 286 prosecuting attorneys association and funded by a grant from the
 287 federal government.

(H) Child care services are purchased for provision to county 289employees. 290

(I)(1) Property, including land, buildings, and other real
 property, is leased for offices, storage, parking, or other
 purposes, and all of the following apply:
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(a) The contracting authority is authorized by the Revised 294Code to lease the property. 295

(b) The contracting authority develops requests for proposals 296for leasing the property, specifying the criteria that will be 297

considered prior to leasing the property, including the desired298size and geographic location of the property.299

(c) The contracting authority receives responses from 300
prospective lessors with property meeting the criteria specified 301
in the requests for proposals by giving notice in a manner 302
substantially similar to the procedures established for giving 303
notice under section 307.87 of the Revised Code. 304

(d) The contracting authority negotiates with the prospective 305
lessors to obtain a lease at the best and lowest price reasonably 306
possible considering the fair market value of the property and any 307
relocation and operational costs that may be incurred during the 308
period the lease is in effect. 309

(2) The contracting authority may use the services of a real
 estate appraiser to obtain advice, consultations, or other
 recommendations regarding the lease of property under this
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 division.

(J) The purchase is made pursuant to section 5139.34 or 314 sections 5139.41 to 5139.46 of the Revised Code and is of programs 315 or services that provide case management, treatment, or prevention 316 services to any felony or misdemeanant delinquent, unruly youth, 317 or status offender under the supervision of the juvenile court, 318 including, but not limited to, community residential care, day 319 treatment, services to children in their home, or electronic 320 monitoring. 321

(K) The purchase is made by a public children services agency 322 pursuant to section 307.92 or 5153.16 of the Revised Code and 323 consists of family services, programs, or ancillary services that 324 provide case management, prevention, or treatment services for 325 children at risk of being or alleged to be abused, neglected, or 326 dependent children. 327

(L) The purchase is to obtain the services of emergency 328

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medical service organizations under a contract made by the board329of county commissioners pursuant to section 307.05 of the Revised330Code with a joint emergency medical services district.331

(M) The county contracting authority determines that the use332of competitive sealed proposals would be advantageous to the333county and the contracting authority complies with section 307.862334of the Revised Code.335

Any issuer of policies, contracts, or plans, or services 336 listed in division (F) of this section and any prospective lessor 337 under division (I) of this section may have the issuer's or 338 prospective lessor's name and address, or the name and address of 339 an agent, placed on a special notification list to be kept by the 340 contracting authority, by sending the contracting authority that 341 name and address. The contracting authority shall send notice to 342 all persons listed on the special notification list. Notices shall 343 state the deadline and place for submitting proposals. The 344 contracting authority shall mail the notices at least six weeks 345 prior to the deadline set by the contracting authority for 346 submitting proposals. Every five years the contracting authority 347 may review this list and remove any person from the list after 348 mailing the person notification of that action. 349

Any contracting authority that negotiates a contract under 350 division (F) of this section shall request proposals and 351 renegotiate negotiate with issuers in accordance with that 352 division at least every three years from the date of the signing 353 of such a contract, unless the parties agree upon terms for 354 extensions or renewals of the contract. Such extension or renewal 355 periods shall not exceed six years from the date the initial 356 contract is signed. 357

Any consultant employed pursuant to division (F) of this 358 section and any real estate appraiser employed pursuant to 359 division (I) of this section shall disclose any fees or 360

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compensation received from any source in connection with that	361
employment.	362
Sec. 307.862. (A) When a county contracting authority uses	363
competitive sealed proposals pursuant to section 307.86 of the	364
Revised Code, the county contracting authority shall do all of the	365
<u>following:</u>	366
(1) Develop factors and criteria to evaluate each proposal,	367
specify the relative importance of each factor or criterion in	368
writing, and describe the evaluation procedures the contracting	369
authority shall follow when awarding a contract to an offeror.	370
(2) Solicit competitive sealed proposals through a request	371
<u>for proposals;</u>	372
(3) Include, at a minimum, all of the information described	373
in division (B) of this section in the request for proposals;	374
(4) Give notice of the request for proposals in the same	375
manner that notice must be given for competitive bidding pursuant	376
to section 307.87 of the Revised Code;	377
(5) Open proposals that the contracting authority receives in	378
a manner that prevents the disclosure of contents of competing	379
offers to competing offerors;	380
(6) Rank each proposal using the factors and criteria the	381
contracting authority develops pursuant to division (A)(1) of this	382
section;	383
(7) If necessary, conduct discussions with offerors for the	384
purpose of ensuring full understanding of, and responsiveness to,	385
the requirements specified in the request for proposals, and	386
accord fair and equal treatment with respect to any opportunity	387
for discussion with offerors to provide any clarification,	388
correction, or revision of proposals;	389
(8) If the contracting authority determines that discussions	390

described in division (A)(7) of this section are necessary, avoid	391
disclosing any information derived from proposals submitted by	392
competing offerors during those discussions;	393
(9) Negotiate with the offeror who submits the proposal that	394
the contracting authority determines is the most advantageous to	395
the county based on the rankings performed by the contracting	396
authority pursuant to division (A)(6) of this section and	397
including any adjustment to those rankings based on discussions	398
conducted pursuant to division (A)(7) of this section;	399
(10) Conduct negotiations with only one offeror at a time;	400
(11) Except as provided in division (F) of this section,	401
award a contract in accordance with division (E) of this section.	402
(B) A contracting authority shall include, at a minimum, all	403
of the following information in the contracting authority's	404
request for proposals:	405
(1) The name and address of the department, office,	406
institution, board, or commission that is requesting to purchase	407
supplies, services, or both;	408
(2) Instructions for offerors to follow when submitting	409
proposals;	410
(3) Instructions governing communications between an offeror	411
and the contracting authority, including, but not limited to, the	412
name, title, and telephone number of the person to whom questions	413
concerning the request for proposals should be directed;	414
(4) A description of the scope of work that the contracting	415
authority requests an offeror to perform or supplies the	416
contracting authority plans to purchase;	417
(5) To the extent possible, a description of the performance	418
criteria the contracting authority shall require an offeror to	419
satisfy, including but not limited to, the quantity of the	420

supplies, services, or both, to be purchased; the requirements the	421
contracting authority shall follow for inspection and acceptance	422
of the supplies, services, or both; and the delivery schedule for	423
each such supply or service;	424
(6) The factors and criteria the contracting authority shall	425
consider in evaluating proposals received;	426
(7) Any terms and conditions that the contracting authority	427
is required by law to include in the contract the contracting	428
authority awards, including any requirement for a bond and the	429
amount required for that bond;	430
(8) The date and time by which, and the place to which an	431
offeror must deliver the offeror's proposal to the contracting	432
authority in order to be considered for the contract;	433
(9) A list of any documents that the contracting authority	434
incorporates by reference in the request for proposals, provided	435
that the contracting authority specifies in the request for	436
proposals that the documents are readily available to all offerors	437
and the location where an offeror may obtain those documents;	438
(10) A statement that includes all of the following	439
information:	440
(a) That the contracting authority reserves the right to	441
reject any proposal in which the offeror takes exception to the	442
terms and conditions of the request for proposals; fails to meet	443
the terms and conditions of the request for proposals, including	444
but not limited to, the standards, specifications, and	445
requirements specified in the request for proposals; or submits	446
prices that the contracting authority considers to be excessive,	447
compared to existing market conditions, or determines exceed the	448
available funds of the contracting authority;	449
(b) That the contracting authority reserves the right to	450
reject, in whole or in part, any proposal that the county	451

contracting authority has determined, using the factors and	452
criteria the contracting authority develops pursuant to division	453
(A)(1) of this section, would not be in the best interest of the	454
<u>county;</u>	455
(c) That the contracting authority may conduct discussions	456
with offerors who submit proposals for the purpose of	457
clarifications or corrections regarding a proposal to ensure full	458
understanding of, and responsiveness to, the requirements	459
specified in the request for proposals.	460
(11) Information concerning any potential partial or multiple	461
party awards that the contracting authority may include in the	462
contract, and a description of the supplies, services, or both	463
that may be subject to a partial award or multiple awards;	464
(12) Any additional information the contracting authority	465
considers necessary for its purposes in determining to whom to	466
considers necessary for its purposes in determining to whom to award the contract.	466 467
award the contract.	467
award the contract. (C) In order to ensure fair and impartial evaluation,	467 468
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<pre>award the contract. (C) In order to ensure fair and impartial evaluation, proposals and any documents or other records related to a subsequent negotiation for a final contract that would otherwise be available for public inspection and copying under section</pre>	467 468 469 470 471
<pre>award the contract. (C) In order to ensure fair and impartial evaluation, proposals and any documents or other records related to a subsequent negotiation for a final contract that would otherwise be available for public inspection and copying under section 149.43 of the Revised Code shall not be available until after the</pre>	467 468 469 470 471 472
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developed pursuant to division (A)(1) of this section.	483
(E) A county contracting authority may award a contract to	484
the offeror whose proposal is determined to be the most	485
advantageous to the county, taking into consideration the	486
evaluation factors and criteria developed pursuant to division	487
(A)(1) of this section and set forth in the request for proposals.	488
A contracting authority may award a contract in whole or in part	489
to one or more offerors. The contracting authority shall include a	490
written statement in the contract file stating the basis on which	491
the award is made.	492
The contracting authority shall send a written notice to the	493
offeror to whom it wishes to award the contract and shall make	494
that notice available to the public. Within a reasonable time	495
period after the award is made, the contracting authority shall	496
notify all other offerors that the contract has been awarded to	497
another offeror.	498
(F) A contracting authority may cancel or reissue a request	499
for proposals if any of the following apply:	500
(1) The supplies or services offered through all of the	501
proposals submitted to the contracting authority are not in	502
compliance with the requirements, specifications, and terms and	503
conditions set forth in the request for proposals;	504
(2) The prices submitted by the offerors are excessive	505
compared to existing market conditions or exceed the available	506
funds of the contracting authority;	507
(3) The contracting authority determines that award of a	508
contract would not be in the best interest of the county.	509
(G) A county contracting authority shall not use competitive	510
sealed proposals for contracts for construction, design,	511
demolition, alteration, repair, or reconstruction of a building,	512
<u>highway, drainage system, water system, road, street, alley,</u>	513

sewer, ditch, sewage disposal plant, waterworks, and all other	514
structures or works of any nature by a county contracting	515
authority.	516

Sec. 505.10. (A) The board of township trustees may accept, 517 on behalf of the township, the donation by bequest, devise, deed 518 of gift, or otherwise, of any real or personal property for any 519 township use. When the township has property, including motor 520 vehicles, road machinery, equipment, and tools, which the board, 521 by resolution, finds is not needed for public use, is obsolete, or 522 is unfit for the use for which it was acquired, the board may sell 523 and convey that property or otherwise dispose of it in accordance 524 with this section. Except as otherwise provided in sections 525 505.08, 505.101, and 505.102 of the Revised Code, the sale or 526 other disposition of unneeded, obsolete, or unfit-for-use property 527 shall be made in accordance with one of the following: 528

(1) If the fair market value of property to be sold is, in 529 the opinion of the board, in excess of two thousand five hundred 530 dollars, the sale shall be by public auction or by sealed bid to 531 the highest bidder. The board shall publish notice of the time, 532 place, and manner of the sale once a week for three two weeks in a 533 newspaper published, or of general circulation, in the township, 534 the last of those publications to be at least five days before the 535 date of sale, and shall post a typewritten or printed notice of 536 the time, place, and manner of the sale in the office of the board 537 for at least ten days prior to the sale. The board may also cause 538 notice to be inserted in trade papers or other publications 539 designated by it or to be distributed by electronic means, 540 including posting the notice on the board's internet web site. If 541 the board posts the notice on its web site, it may eliminate the 542 second notice otherwise required to be published in a newspaper 543 published or of general circulation in the township, provided that 544 the first notice published in such newspaper meets all of the 545

following requirements:	546
(a) It is published at least two weeks before the sale of the	547
property.	548
(b) It includes a statement that the notice is posted on the	549
<u>board's internet web site.</u>	550
(c) It includes the internet address of the board's internet	551
web site.	552
(d) It includes instructions describing how the notice may be	553
accessed on the board's internet web site.	554
If the board conducts the sale of the property by sealed bid,	555
the form of the bid shall be as prescribed by the board, and each	556
bid shall contain the name of the person submitting it. Bids	557
received shall be opened and tabulated at the time stated in the	558
published and posted notices. The property shall be sold to the	559
highest bidder, except that the board may reject all bids and hold	560
another sale, by public auction or sealed bid, in the manner	561
prescribed by this section.	562
(2) If the fair market value of property to be sold is, in	563
the opinion of the board, two thousand five hundred dollars or	564
less, the board may do either of the following:	565
(a) Sell the property by private sale, without advertisement	566
or public notification;	567
(b) Donate the property to an eligible nonprofit organization	568
that is located in this state and is exempt from federal income	569
taxation pursuant to 26 U.S.C. 501(a) and (c)(3). Before donating	570
any property under this division, the board shall adopt a	571
resolution expressing its intent to make unneeded, obsolete, or	572
unfit-for-use township property available to these organizations.	573
The resolution shall include guidelines and procedures the board	574
considers to be necessary to implement the donation program and	575

shall indicate whether the township will conduct the donation576program or the board will contract with a representative to577conduct it. If a representative is known when the resolution is578adopted, the resolution shall provide contact information such as579the representative's name, address, and telephone number.580

The resolution shall include within its procedures a 581 requirement that any nonprofit organization desiring to obtain 582 donated property under this division shall submit a written notice 583 to the board or its representative. The written notice shall 584 include evidence that the organization is a nonprofit organization 585 that is located in this state and is exempt from federal income 586 taxation pursuant to 26 U.S.C. 501(a) and (c)(3); a description of 587 the organization's primary purpose; a description of the type or 588 types of property the organization needs; and the name, address, 589 and telephone number of a person designated by the organization's 590 governing board to receive donated property and to serve as its 591 592 agent.

After adoption of the resolution, the board shall publish, in 593 a newspaper of general circulation in the township, notice of its 594 intent to donate unneeded, obsolete, or unfit-for-use township 595 property to eligible nonprofit organizations. The notice shall 596 include a summary of the information provided in the resolution 597 and shall be published at least twice. The second and any 598 subsequent notice shall be published not less than ten nor more 599 than twenty days after the previous notice. A similar notice also 600 shall be posted continually in the board's office, and, if the 601 township maintains a web site on the internet, the notice shall be 602 posted continually at that web site. The board may also cause 603 notice to be inserted in trade papers or other publications 604 designated by it or to be distributed by electronic means, 605 including posting the notice on the board's internet web site. If 606 the board posts the notice on its web site, it may eliminate the 607

second notice otherwise required to be published in a newspaper of	608
general circulation in the township, provided that the first	609
notice published in such newspaper meets all of the following	610
<u>requirements:</u>	611
(i) It is published at least two weeks before the donation of	612
the property.	613
(ii) It includes a statement that the notice is posted on the	614
<u>board's internet web site.</u>	615
(iii) It includes the internet address of the board's	616
<u>internet web site.</u>	617
(iv) It includes instructions describing how the notice may	618
be accessed on the board's internet web site.	619
The board or its representatives shall maintain a list of all	620
nonprofit organizations that notify the board or its	621
representative of their desire to obtain donated property under	622
this division and that the board or its representative determines	623
to be eligible, in accordance with the requirements set forth in	624
this section and in the donation program's guidelines and	625
procedures, to receive donated property.	626
The board or its representative also shall maintain a list of	627
all township property the board finds to be unneeded, obsolete, or	628
unfit for use and to be available for donation under this	629
division. The list shall be posted continually in a conspicuous	630
location in the board's office, and, if the township maintains a	631
web site on the internet, the list shall be posted continually at	632
that web site. An item of property on the list shall be donated to	633
the eligible nonprofit organization that first declares to the	634
board or its representative its desire to obtain the item unless	635
the board previously has established, by resolution, a list of	636
eligible nonprofit organizations that shall be given priority with	637
respect to the item's donation. Priority may be given on the basis	638

that the purposes of a nonprofit organization have a direct 639 relationship to specific public purposes of programs provided or 640 administered by the board. A resolution giving priority to certain 641 nonprofit organizations with respect to the donation of an item of 642 property shall specify the reasons why the organizations are given 643 that priority. 644

(3) If the board finds, by resolution, that the township has 645 motor vehicles, road machinery, equipment, or tools which are not 646 needed or are unfit for public use, and the board wishes to sell 647 the motor vehicles, road machinery, equipment, or tools to the 648 person or firm from which it proposes to purchase other motor 649 vehicles, road machinery, equipment, or tools, the board may offer 650 to sell the motor vehicles, road machinery, equipment, or tools to 651 that person or firm, and to have the selling price credited to the 652 person or firm against the purchase price of other motor vehicles, 653 road machinery, equipment, or tools. 654

(4) If the board advertises for bids for the sale of new 655 motor vehicles, road machinery, equipment, or tools to the 656 township, it may include in the same advertisement a notice of the 657 willingness of the board to accept bids for the purchase of 658 township-owned motor vehicles, road machinery, equipment, or tools 659 which are obsolete or not needed for public use, and to have the 660 amount of those bids subtracted from the selling price of the new 661 motor vehicles, road machinery, equipment, or tools, as a means of 662 determining the lowest responsible bidder. 663

(5) When a township has title to real property, the board of 664 township trustees, by resolution, may authorize the transfer and 665 conveyance of that property to any other political subdivision of 666 the state upon such terms as are agreed to between the board and 667 the legislative authority of that political subdivision. 668

(6) When a township has title to real property and the boardof township trustees wishes to sell or otherwise transfer the670

property, the board, upon a unanimous vote of its members and by 671 resolution, may authorize the transfer and conveyance of that real 672 property to any person upon whatever terms are agreed to between 673 the board and that person. 674

(7) If the board of township trustees determines that
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township personal property is not needed for public use, or is
obsolete or unfit for the use for which it was acquired, and that
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the property has no value, the board may discard or salvage that
678
property.

(B) When the board has offered property at public auction 680 under this section and has not received an acceptable offer, the 681 board, by resolution, may enter into a contract, without 682 advertising or bidding, for the sale of that property. The 683 resolution shall specify a minimum acceptable price and the 684 minimum acceptable terms for the contract. The minimum acceptable 685 price shall not be lower than the minimum price established for 686 the public auction. 687

(C) Members of the board shall consult with the Ohio ethics 688 commission and comply with the provisions of Chapters 102. and 689 2921. of the Revised Code, with respect to any sale or donation 690 under division (A)(2) of this section to a nonprofit organization 691 of which a township trustee, any member of the township trustee's 692 family, or any business associate of the township trustee is a 693 trustee, officer, board member, or employee. 694

(D) Notwithstanding anything to the contrary in division (A) 695 or (B) of this section and regardless of the property's value, the 696 board may sell personal property, including motor vehicles, road 697 machinery, equipment, tools, or supplies, which is not needed for 698 public use, is obsolete, or is unfit for the use for which it was 699 acquired, by internet auction. The board shall adopt, during each 700 calendar year, a resolution expressing its intent to sell that 701 property by internet auction. The resolution shall include a 702 description of how the auctions will be conducted and shall 703 specify the number of days for bidding on the property, which 704 shall be no less than fifteen days, including Saturdays, Sundays, 705 and legal holidays. The resolution shall indicate whether the 706 township will conduct the auction or the board will contract with 707 a representative to conduct the auction and shall establish the 708 general terms and conditions of sale. If a representative is known 709 when the resolution is adopted, the resolution shall provide 710 contact information such as the representative's name, address, 711 and telephone number. 712

After adoption of the resolution, the board shall publish, in 713 a newspaper of general circulation in the township, notice of its 714 intent to sell unneeded, obsolete, or unfit-for-use township 715 personal property by internet auction. The notice shall include a 716 summary of the information provided in the resolution and shall be 717 published at least twice. The second and any subsequent notice 718 shall be published not less than ten nor more than twenty days 719 after the previous notice. A similar notice also shall be posted 720 continually throughout the calendar year in a conspicuous place in 721 the board's office, and, if the township maintains a web site on 722 the internet, the notice shall be posted continually throughout 723 the calendar year at that web site. The board may also cause 724 notice to be inserted in trade papers or other publications 725 designated by it or to be distributed by electronic means, 726 including posting the notice on the board's internet web site. If 727 the board posts the notice on its web site, it may eliminate the 728 second notice otherwise required to be published in a newspaper of 729 general circulation in the township, provided that the first 730 notice published in such newspaper meets all of the following 731 requirements: 732

(1) It is published at least two weeks before the internet733auction begins.734

(2) It includes a statement that the notice is posted on the	735
<u>board's internet web site.</u>	736
(3) It includes the internet address of the board's internet	737
web site.	738
(4) It includes instructions describing how the notice may be	739
accessed on the board's internet web site.	740
When property is to be sold by internet auction, the board or	741
its representative may establish a minimum price that will be	742
accepted for specific items and may establish any other terms and	743
conditions for the particular sale, including requirements for	744
pick-up or delivery, method of payment, and sales tax. This type	745
of information shall be provided on the internet at the time of	746
the auction and may be provided before that time upon request	747
after the terms and conditions have been determined by the board	748
or its representative.	749

Sec. 505.37. (A) The board of township trustees may establish 750 all necessary rules to guard against the occurrence of fires and 751 to protect the property and lives of the citizens against damage 752 and accidents, and may, with the approval of the specifications by 753 the prosecuting attorney or, if the township has adopted limited 754 home rule government under Chapter 504. of the Revised Code, with 755 the approval of the specifications by the township's law director, 756 purchase, lease, lease with an option to purchase, or otherwise 757 provide any fire apparatus, mechanical resuscitators, or other 758 equipment, appliances, materials, fire hydrants, and water supply 759 for fire-fighting purposes that seems advisable to the board. The 760 board shall provide for the care and maintenance of fire 761 equipment, and, for these purposes, may purchase, lease, lease 762 with an option to purchase, or construct and maintain necessary 763 buildings, and it may establish and maintain lines of fire-alarm 764 communications within the limits of the township. The board may 765 employ one or more persons to maintain and operate fire-fighting 766 equipment, or it may enter into an agreement with a volunteer fire 767 company for the use and operation of fire-fighting equipment. The 768 board may compensate the members of a volunteer fire company on 769 any basis and in any amount that it considers equitable. 770

When the estimated cost to purchase fire apparatus, 772 mechanical resuscitators, other equipment, appliances, materials, 773 fire hydrants, buildings, or fire-alarm communications equipment 774 or services exceeds fifty thousand dollars, the contract shall be 775 let by competitive bidding. When competitive bidding is required, 776 the board shall advertise once a week for not less than two nor 777 more than four consecutive weeks in a newspaper of general 778 circulation within the township. The board may also cause notice 779 to be inserted in trade papers or other publications designated by 780 it or to be distributed by electronic means, including posting the 781 notice on the board's internet web site. If the board posts the 782 notice on its web site, it may eliminate the second notice 783 otherwise required to be published in a newspaper of general 784 circulation within the township, provided that the first notice 785 published in such newspaper meets all of the following 786 requirements: 787

(1) It is published at least two weeks before the opening of 788 bids. 789

(2) It includes a statement that the notice is posted on the790board's internet web site.791

(3) It includes the internet address of the board's internet792web site.793

(4) It includes instructions describing how the notice may be794accessed on the board's internet web site.795

The advertisement shall include the time, date, and place 796

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where the clerk of the township, or the clerk's designee, will 797 read bids publicly. The time, date, and place of bid openings may 798 be extended to a later date by the board of township trustees, 799 provided that written or oral notice of the change shall be given 800 to all persons who have received or requested specifications not 801 later than ninety-six hours prior to the original time and date 802 fixed for the opening. The board may reject all the bids or accept 803 the lowest and best bid, provided that the successful bidder meets 804 the requirements of section 153.54 of the Revised Code when the 805 contract is for the construction, demolition, alteration, repair, 806 or reconstruction of an improvement. 807

808 (B) The boards of township trustees of any two or more townships, or the legislative authorities of any two or more 809 political subdivisions, or any combination of these, may, through 810 joint action, unite in the joint purchase, lease, lease with an 811 option to purchase, maintenance, use, and operation of 812 fire-fighting equipment, or for any other purpose designated in 813 sections 505.37 to 505.42 of the Revised Code, and may prorate the 814 expense of the joint action on any terms that are mutually agreed 815 816 upon.

(C) The board of township trustees of any township may, by 817 resolution, whenever it is expedient and necessary to guard 818 against the occurrence of fires or to protect the property and 819 lives of the citizens against damages resulting from their 820 occurrence, create a fire district of any portions of the township 821 that it considers necessary. The board may purchase, lease, lease 822 with an option to purchase, or otherwise provide any fire 823 apparatus, appliances, materials, fire hydrants, and water supply 824 for fire-fighting purposes, or may contract for the fire 825 protection for the fire district as provided in section 9.60 of 826 the Revised Code. The fire district so created shall be given a 827 separate name by which it shall be known. 828

Additional unincorporated territory of the township may be 829 added to a fire district upon the board's adoption of a resolution 830 authorizing the addition. A municipal corporation that is within 831 or adjoining the township may be added to a fire district upon the 832 board's adoption of a resolution authorizing the addition and the 833 municipal legislative authority's adoption of a resolution or 834 ordinance requesting the addition of the municipal corporation to 835 the fire district. 836

If the township fire district imposes a tax, additional 837 unincorporated territory of the township or a municipal 838 corporation that is within or adjoining the township shall become 839 part of the fire district only after all of the following have 840 occurred: 841

(1) Adoption by the board of township trustees of a 842 resolution approving the expansion of the territorial limits of 843 the district and, if the resolution proposes to add a municipal 844 corporation, adoption by the municipal legislative authority of a 845 resolution or ordinance requesting the addition of the municipal 846 corporation to the district; 847

(2) Adoption by the board of township trustees of a 848
resolution recommending the extension of the tax to the additional 849
territory; 850

(3) Approval of the tax by the electors of the territory851proposed for addition to the district.852

Each resolution of the board adopted under division (C)(2) of 853 this section shall state the name of the fire district, a 854 description of the territory to be added, and the rate and 855 termination date of the tax, which shall be the rate and 856 termination date of the tax currently in effect in the fire 857 district. 858

The board of trustees shall certify each resolution adopted 859

under division (C)(2) of this section to the board of elections in 860 accordance with section 5705.19 of the Revised Code. The election 861 required under division (C)(3) of this section shall be held, 862 canvassed, and certified in the manner provided for the submission 863 of tax levies under section 5705.25 of the Revised Code, except 864

that the question appearing on the ballot shall read:

If the question is approved by at least a majority of the 873 electors voting on it, the joinder shall be effective as of the 874 first day of July of the year following approval, and on that 875 date, the township fire district tax shall be extended to the 876 taxable property within the territory that has been added. If the 877 territory that has been added is a municipal corporation and if it 878 had adopted a tax levy for fire purposes, the levy is terminated 879 on the effective date of the joinder. 880

Any municipal corporation may withdraw from a township fire 881 district created under division (C) of this section by the 882 adoption by the municipal legislative authority of a resolution or 883 ordinance ordering withdrawal. On the first day of July of the 884 year following the adoption of the resolution or ordinance of 885 withdrawal, the municipal corporation withdrawing ceases to be a 886 part of the district, and the power of the fire district to levy a 887 tax upon taxable property in the withdrawing municipal corporation 888 terminates, except that the fire district shall continue to levy 889 and collect taxes for the payment of indebtedness within the 890 territory of the fire district as it was composed at the time the 891

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indebtedness was incurred.

Upon the withdrawal of any municipal corporation from a 893 township fire district created under division (C) of this section, 894 the county auditor shall ascertain, apportion, and order a 895 division of the funds on hand, moneys and taxes in the process of 896 collection except for taxes levied for the payment of 897 indebtedness, credits, and real and personal property, either in 898 money or in kind, on the basis of the valuation of the respective 899 tax duplicates of the withdrawing municipal corporation and the 900 remaining territory of the fire district. 901

A board of township trustees may remove unincorporated 902 territory of the township from the fire district upon the adoption 903 of a resolution authorizing the removal. On the first day of July 904 of the year following the adoption of the resolution, the 905 unincorporated township territory described in the resolution 906 ceases to be a part of the district, and the power of the fire 907 district to levy a tax upon taxable property in that territory 908 terminates, except that the fire district shall continue to levy 909 and collect taxes for the payment of indebtedness within the 910 territory of the fire district as it was composed at the time the 911 indebtedness was incurred. 912

(D) The board of township trustees of any township, the board 913 of fire district trustees of a fire district created under section 914 505.371 of the Revised Code, or the legislative authority of any 915 municipal corporation may purchase, lease, or lease with an option 916 to purchase the necessary fire-fighting equipment, buildings, and 917 sites for the township, fire district, or municipal corporation 918 and issue securities for that purpose with maximum maturities as 919 provided in section 133.20 of the Revised Code. The board of 920 township trustees, board of fire district trustees, or legislative 921 authority may also construct any buildings necessary to house 922 fire-fighting equipment and issue securities for that purpose with 923

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maximum maturities as provided in section 133.20 of the Revised 924 Code. 925

The board of township trustees, board of fire district 926 trustees, or legislative authority may issue the securities of the 927 township, fire district, or municipal corporation, signed by the 928 board or designated officer of the municipal corporation and 929 attested by the signature of the township fiscal officer, fire 930 district clerk, or municipal clerk, covering any deferred payments 931 and payable at the times provided, which securities shall bear 932 interest not to exceed the rate determined as provided in section 933 9.95 of the Revised Code, and shall not be subject to Chapter 133. 934 of the Revised Code. The legislation authorizing the issuance of 935 the securities shall provide for levying and collecting annually 936 by taxation, amounts sufficient to pay the interest on and 937 principal of the securities. The securities shall be offered for 938 sale on the open market or given to the vendor or contractor if no 939 sale is made. 940

Section 505.40 of the Revised Code does not apply to any941securities issued, or any lease with an option to purchase entered942into, in accordance with this division.943

(E) A board of township trustees of any township or a board 944 of fire district trustees of a fire district created under section 945 505.371 of the Revised Code may purchase a policy or policies of 946 liability insurance for the officers, employees, and appointees of 947 the fire department, fire district, or joint fire district 948 governed by the board that includes personal injury liability 949 coverage as to the civil liability of those officers, employees, 950 and appointees for false arrest, detention, or imprisonment, 951 malicious prosecution, libel, slander, defamation or other 952 violation of the right of privacy, wrongful entry or eviction, or 953 other invasion of the right of private occupancy, arising out of 954 the performance of their duties. 955

When a board of township trustees cannot, by deed of gift or 956 by purchase and upon terms it considers reasonable, procure land 957 for a township fire station that is needed in order to respond in 958 reasonable time to a fire or medical emergency, the board may 959 appropriate land for that purpose under sections 163.01 to 163.22 960 of the Revised Code. If it is necessary to acquire additional 961 adjacent land for enlarging or improving the fire station, the 962 board may purchase, appropriate, or accept a deed of gift for the 963 land for these purposes. 964

(F) As used in this division, "emergency medical service 965organization" has the same meaning as in section 4766.01 of the 966Revised Code. 967

A board of township trustees, by adoption of an appropriate 968 resolution, may choose to have the Ohio medical transportation 969 board license any emergency medical service organization it 970 operates. If the board adopts such a resolution, Chapter 4766. of 971 the Revised Code, except for sections 4766.06 and 4766.99 of the 972 Revised Code, applies to the organization. All rules adopted under 973 the applicable sections of that chapter also apply to the 974 organization. A board of township trustees, by adoption of an 975 appropriate resolution, may remove its emergency medical service 976 organization from the jurisdiction of the Ohio medical 977 transportation board. 978

sec. 505.376. When any expenditure of a fire and ambulance 979 district, other than for the compensation of district employees, 980 exceeds fifty thousand dollars, the contract for the expenditure 981 shall be in writing and made with the lowest and best bidder after 982 advertising <u>once a week</u> for not less than two nor more than four 983 consecutive weeks in a newspaper of general circulation within the 984 district. The board of trustees of a fire and ambulance district 985 may also cause notice to be inserted in trade papers or other 986

publications designated by it or to be distributed by electronic	987
means, including posting the notice on the board's internet web	988
site. If the board posts the notice on its web site, it may	989
eliminate the second notice otherwise required to be published in	990
a newspaper of general circulation within the district, provided	991
that the first notice published in such newspaper meets all of the	992
following requirements:	993
(A) It is published at least two weeks before the opening of	994
bids.	995
(B) It includes a statement that the notice is posted on the	996
<u>board's internet web site.</u>	997
(C) It includes the internet address of the board's internet	998
web site.	999
(D) It includes instructions describing how the notice may be	1000
accessed on the board's internet web site.	1001
The bids shall be opened and shall be publicly read by the	1002
clerk of the district, or the clerk's designee, at the time, date,	1003
and place specified in the advertisement to bidders or the	1004
specifications. The time, date, and place of bid openings may be	1005
extended to a later date by the board of trustees of the district,	1006
provided that written or oral notice of the change shall be given	1007
to all persons who have received or requested specifications no	1008
later than ninety-six hours prior to the original time and date	1009
fixed for the opening.	1010
Each bid on any contract shall contain the full name of every	1011
person interested in the bid. If the bid is for a contract for the	1012
construction, demolition, alteration, repair, or reconstruction of	1013
an improvement, it shall meet the requirements of section 153.54	1014
of the Revised Code. If the bid is for any other contract, it	1015
shall be accompanied by a sufficient bond or certified check,	1016
cashier's check, or money order on a solvent bank or savings and	1017

loan association that, if the bid is accepted, a contract will be 1018 entered into and the performance of it will be properly secured. 1019 If the bid for work embraces both labor and material, it shall be 1020 separately stated, with the price of the labor and the material. 1021 The board may reject any and all bids. The contract shall be 1022 between the district and the bidder, and the district shall pay 1023 the contract price in cash. When a bonus is offered for completion 1024 of a contract prior to a specified date, the board may exact a 1025 prorated penalty in like sum for each day of delay beyond the 1026 specified date. When there is reason to believe there is collusion 1027 or combination among bidders, the bids of those concerned shall be 1028 rejected. 1029

sec. 511.12. The board of township trustees may prepare plans 1030 and specifications and make contracts for the construction and 1031 erection of a memorial building, monument, statue, or memorial, 1032 for the purposes specified and within the amount authorized by 1033 section 511.08 of the Revised Code. If the total estimated cost of 1034 the construction and erection exceeds twenty-five thousand 1035 dollars, the contract shall be let by competitive bidding. If the 1036 estimated cost is twenty-five thousand dollars or less, 1037 competitive bidding may be required at the board's discretion. In 1038 making contracts under this section, the board shall be governed 1039 as follows: 1040

(A) Contracts for construction when competitive bidding is 1041
 required shall be based upon detailed plans, specifications, forms 1042
 of bids, and estimates of cost, adopted by the board. 1043

(B) Contracts shall be made in writing upon concurrence of a 1044
majority of the members of the board, and shall be signed by at 1045
least two of the members and by the contractor. If competitive 1046
bidding is required, no contract shall be made or signed until an 1047
advertisement has been placed in two newspapers a newspaper, 1048

published or of general circulation in the township, for a period	1049
of thirty days <u>at least twice. The board may also cause notice to</u>	1050
be inserted in trade papers or other publications designated by it	1051
or to be distributed by electronic means, including posting the	1052
notice on the board's internet web site. If the board posts the	1053
notice on its web site, it may eliminate the second notice	1054
otherwise required to be published in a newspaper published or of	1055
general circulation in the township, provided that the first	1056
notice published in such newspaper meets all of the following	1057
<u>requirements:</u>	1058
(1) It is published at least two weeks before the opening of	1059
bids.	1060
(2) It includes a statement that the notice is posted on the	1061
<u>board's internet web site.</u>	1062
(3) It includes the internet address of the board's internet	1063
web site.	1064
(4) It includes instructions describing how the notice may be	1065
accessed on the board's internet web site.	1066
(C) No contract shall be let by competitive bidding except to	1067
the lowest and best bidder, who shall meet the requirements of	1068
section 153.54 of the Revised Code.	1069
(D) When, in the opinion of the board, it becomes necessary	1070
in the prosecution of such work to make alterations or	1071
modifications in any contract, the alterations or modifications	1072
shall be made only by order of the board, and that order shall be	1073
of no effect until the price to be paid for the work or materials	1074
under the altered or modified contract has been agreed upon in	1075
writing and signed by the contractor and at least two members of	1076
the board.	1077
(E) No contract or alteration or modification of it shall be	1078

valid unless made in the manner provided in this section.

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Sec. 515.01. The board of township trustees may provide 1080 artificial lights for any road, highway, public place, or building 1081 under its supervision or control, or for any territory within the 1082 township and outside the boundaries of any municipal corporation, 1083 when the board determines that the public safety or welfare 1084 requires that the road, highway, public place, building, or 1085 territory shall be lighted. The lighting may be procured either by 1086 the township installing a lighting system or by contracting with 1087 any person or corporation to furnish lights. 1088

If lights are furnished under contract, the contract may 1089 provide that the equipment employed may be owned by the township 1090 or by the person or corporation supplying the lights. 1091

If the board determines to procure lighting by contract and 1092 the total estimated cost of the contract exceeds twenty-five 1093 thousand dollars, the board shall prepare plans and specifications 1094 for the lighting equipment and shall, for two weeks, advertise for 1095 bids for furnishing the lighting equipment, either by posting the 1096 advertisement in three conspicuous places in the township or by 1097 publication of the advertisement once a week, for two consecutive 1098 weeks, in a newspaper of general circulation in the township. Any 1099 such contract for lighting shall be made with the lowest and best 1100 bidder. 1101

The board may also cause notice to be inserted in trade 1102 papers or other publications designated by it or to be distributed 1103 by electronic means, including posting the notice on the board's 1104 internet web site. If the board posts the notice on its web site, 1105 it may eliminate the second notice otherwise required to be 1106 published in a newspaper of general circulation in the township, 1107 provided that the first notice published in such newspaper meets 1108 all of the following requirements: 1109

(A) It is published at least two weeks before the opening of 1110

bids.	1111
(B) It includes a statement that the notice is posted on the	1112
<u>board's internet web site.</u>	1113
(C) It includes the internet address of the board's internet	1114
web_site.	1115
(D) It includes instructions describing how the notice may be	1116
accessed on the board's internet web site.	1117
No lighting contract awarded by the board shall be made to	1118
cover a period of more than twenty years. The cost of installing	1119
and operating any lighting system or any light furnished under	1120
contract shall be paid from the general fund of the township	1121
treasury.	1122

Sec. 731.14. All contracts made by the legislative authority 1123 of a village shall be executed in the name of the village and 1124 signed on its behalf by the mayor and clerk. Except where the 1125 contract is for equipment, services, materials, or supplies to be 1126 purchased under division (D) of section 713.23 or section 125.04 1127 or 5513.01 of the Revised Code, available from a qualified 1128 nonprofit agency pursuant to sections 4115.31 to 4115.35 of the 1129 Revised Code, or required to be purchased from a qualified 1130 nonprofit agency under sections 125.60 to 125.6012 of the Revised 1131 Code, when any expenditure, other than the compensation of persons 1132 employed in the village, exceeds twenty-five thousand dollars, 1133 such contracts shall be in writing and made with the lowest and 1134 best bidder after advertising once a week for not less than two 1135 nor more than four consecutive weeks in a newspaper of general 1136 circulation within the village. The legislative authority may also 1137 cause notice to be inserted in trade papers or other publications 1138 designated by it or to be distributed by electronic means, 1139 including posting the notice on the legislative authority's 1140 internet web site. If the legislative authority posts the notice 1141

on its web site, it may eliminate the second notice otherwise	1142
required to be published in a newspaper of general circulation	1143
within the village, provided that the first notice published in	1144
such newspaper meets all of the following requirements:	1145
(A) It is published at least two weeks before the opening of	1146
bids.	1147
(B) It includes a statement that the notice is posted on the	1148
<u>legislative authority's internet web site.</u>	1149
(C) It includes the internet address of the legislative	1150
<u>authority's internet web site.</u>	1151
(D) It includes instructions describing how the notice may be	1152
accessed on the legislative authority's internet web site.	1153
The bids shall be opened and shall be publicly read by the	1154
clerk of the village or a person designated by the clerk at the	1155
time, date, and place specified in the advertisement to bidders or	1156
specifications. The time, date, and place of bid openings may be	1157
extended to a later date by the legislative authority of the	1158
village, provided that written or oral notice of the change shall	1159
be given to all persons who have received or requested	1160
specifications no later than ninety-six hours prior to the	1161
original time and date fixed for the opening. This section does	1162
not apply to those villages that have provided for the appointment	1163
of a village administrator under section 735.271 of the Revised	1164
Code.	1165

Sec. 971.07. (A) If either person owner fails to build or 1166 <u>maintain in good repair</u> the portion of <u>a partition</u> fence assigned 1167 to <u>him the owner</u> under section 971.04 of the Revised Code, the 1168 board of township trustees, upon the application of the aggrieved 1169 <u>person owner</u>, shall award the contract to the lowest responsible 1170 bidder agreeing to furnish the labor and material, and build such 1171

fence according to the specifications proposed by the board, after	1172
advertising for bids once a week for three <u>two</u> consecutive weeks	1173
in a newspaper of general circulation in the county in which the	1174
township is situated.	1175
The board may also cause notice to be inserted in trade	1176
papers or other publications designated by it or to be distributed	1177
by electronic means, including posting the notice on the board's	1178
internet web site. If the board posts the notice on its web site,	1179
it may eliminate the second notice otherwise required to be	1180
published in a newspaper of general circulation in the county,	1181
provided that the first notice published in such newspaper meets	1182
all of the following requirements:	1183
(1) It is published at least two weeks before the opening of	1184
bids.	1185
(2) It includes a statement that the notice is posted on the	1186
board's internet web site.	1187
(3) It includes the internet address of the board's internet	1188
web site.	1189
(4) It includes instructions describing how the notice may be	1190
accessed on the board's internet web site.	1191
(B) If no bids are received from responsible bidders as	1192
provided in this section, the trustees shall procure labor and	1193
materials at prevailing rates and cause such fence to be	1194
constructed.	1195
(C) No person shall obstruct or interfere with anyone	1196
lawfully engaged in construction of a partition fence or in the	1197
performance of any other act described in this section.	1198

sec. 3313.46. (A) In addition to any other law governing the 1199 bidding for contracts by the board of education of any school 1200 district, when any such board determines to build, repair, 1201 enlarge, improve, or demolish any school building, the cost of 1202 which will exceed twenty-five thousand dollars, except in cases of 1203 urgent necessity, or for the security and protection of school 1204 property, and except as otherwise provided in division (D) of 1205 section 713.23 and in section 125.04 of the Revised Code, all of 1206 the following shall apply: 1207

1208 (1) The board shall cause to be prepared the plans, specifications, and related information as required in divisions 1209 (A), (B), and (D) of section 153.01 of the Revised Code unless the 1210 board determines that other information is sufficient to inform 1211 any bidders of the board's requirements. However, if the board 1212 determines that such other information is sufficient for bidding a 1213 project, the board shall not engage in the construction of any 1214 such project involving the practice of professional engineering, 1215 professional surveying, or architecture, for which plans, 1216 specifications, and estimates have not been made by, and the 1217 construction thereof inspected by, a licensed professional 1218 engineer, licensed professional surveyor, or registered architect. 1219

(2) The board shall advertise for bids once each week for a 1220 period of at least not less than two consecutive weeks in a 1221 newspaper of general circulation in the district prior to before 1222 the date specified by the board for receiving bids. The board may 1223 also cause notice to be inserted in trade papers or other 1224 publications designated by it or to be distributed by electronic 1225 means, including posting the notice on the board's internet web 1226 site. If the board posts the notice on its web site, it may 1227 eliminate the second notice otherwise required to be published in 1228 a newspaper of general circulation within the school district, 1229 provided that the first notice published in such newspaper meets 1230 all of the following requirements: 1231

(a) It is published at least two weeks before the opening of1232bids.1233

(b) It includes a statement that the notice is posted on the	1234
board of education's internet web site.	1235
(c) It includes the internet address of the board's internet	1236
web site.	1237
(d) It includes instructions describing how the notice may be	1238
accessed on the board's internet web site.	1239
(3) Unless the board extends the time for the opening of bids	1240
they shall be opened at the time and place specified by the board	1241
in the advertisement for the bids.	1242
(4) Each bid shall contain the name of every person	1243
interested therein. Each bid shall meet the requirements of	1244
section 153.54 of the Revised Code.	1245
(5) When both labor and materials are embraced in the work	1246
bid for, the board may require that each be separately stated in	1247
the bid, with the price thereof, or may require that bids be	1248
submitted without such separation.	1249
(6) None but the lowest responsible bid shall be accepted.	1250
The board may reject all the bids, or accept any bid for both	1251
labor and material for such improvement or repair, which is the	1252
lowest in the aggregate. In all other respects, the award of	1253
contracts for improvement or repair, but not for purchases made	1254
under section 3327.08 of the Revised Code, shall be pursuant to	1255
section 153.12 of the Revised Code.	1256
(7) The contract shall be between the board and the bidders.	1257
The board shall pay the contract price for the work pursuant to	1258
sections 153.13 and 153.14 of the Revised Code. The board shall	1259
approve and retain the estimates referred to in section 153.13 of	1260
the Revised Code and make them available to the auditor of state	1261
upon request.	1262

(8) When two or more bids are equal, in the whole, or in any 1263

part thereof, and are lower than any others, either may be 1264 accepted, but in no case shall the work be divided between such 1265 bidders. 1266

(9) When there is reason to believe there is collusion or
 1267
 combination among the bidders, or any number of them, the bids of
 1268
 those concerned therein shall be rejected.
 1269

(B) Division (A) of this section does not apply to the board 1270of education of any school district in any of the following 1271situations: 1272

(1) The acquisition of educational materials used in1273teaching.

(2) If the board determines and declares by resolution
adopted by two-thirds of all its members that any item is
available and can be acquired only from a single source.

(3) If the board declares by resolution adopted by two-thirds 1278 of all its members that division (A) of this section does not 1279 apply to any installation, modification, or remodeling involved in 1280 any energy conservation measure undertaken through an installment 1281 payment contract under section 3313.372 of the Revised Code or 1282 undertaken pursuant to division (G) of section 133.06 of the 1283 Revised Code. 1284

(4) The acquisition of computer software for instructional
purposes and computer hardware for instructional purposes pursuant
to division (B)(4) of section 3313.37 of the Revised Code.
1287

(C) No resolution adopted pursuant to division (B)(2) or (3) 1288 of this section shall have any effect on whether sections 153.12 1289 to 153.14 and 153.54 of the Revised Code apply to the board of 1290 education of any school district with regard to any item. 1291

Section 2. That existing sections 9.48, 125.04, 307.86,1292505.10, 505.37, 505.376, 511.12, 515.01, 731.14, 971.07, and1293

1294

3313.46 of the Revised Code are hereby repealed.

Section 3. Section 505.10 of the Revised Code is presented in 1295 this act as a composite of the section as amended by both Sub. 1296 H.B. 204 and Sub. H.B. 323 of the 125th General Assembly. The 1297 General Assembly, applying the principle stated in division (B) of 1298 section 1.52 of the Revised Code that amendments are to be 1299 harmonized if reasonably capable of simultaneous operation, finds 1300 that the composite is the resulting version of the section in 1301 effect prior to the effective date of the section as presented in 1302 this act. 1303