As Passed by the Senate

135th General Assembly

Regular Session 2023-2024

Sub. S. B. No. 98

Senator Rulli

Cosponsors: Senators Manning, Brenner, Chavez, Cirino, Craig, DeMora, Gavarone, Hicks-Hudson, Ingram, Lang, Reineke, Romanchuk, Schaffer

A BILL

То	amend sections 1345.02, 1701.07, 1702.06,	1
	1702.59, 1703.041, 1703.15, 1703.29, 1706.09,	2
	1729.11, 1746.04, 1747.03, 1776.07, 1782.04, and	3
	1785.06 and to enact sections 111.242 and	4
	111.243 of the Revised Code to address	5
	fraudulent business filings, deceptive mailings,	6
	reinstatement of canceled business entities, and	7
	addresses of statutory agents.	8

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

Section 1. That sections 1345.02, 1701.07, 1702.06,	9
1702.59, 1703.041, 1703.15, 1703.29, 1706.09, 1729.11, 1746.04,	10
1747.03, 1776.07, 1782.04, and 1785.06 be amended and sections	11
111.242 and 111.243 of the Revised Code be enacted to read as	12
follows:	13
Sec. 111.242. (A) As used in this section, "solicit" or	14
"solicitations" means to directly advertise to a person.	15
"Solicit" and "solicitations" do not include either of the	16
following:	17

(1) Communication initiated by a consumer;	18
(2) Advertising or marketing to a person with whom the	19
solicitor has a current or former commercial relationship.	20
(B) Any person other than the federal government, the	21
state, a state agency, or a local government that solicits a fee	22
for filing a document with, or retrieving a copy or certified	23
copy of a certificate or public record from, the solicitor shall	24
do all of the following:	25
(1) (a) Include a statement in the solicitation, in the	26
same language as the solicitation, that is identical or	27
substantially similar to the following:	28
"This is an advertisement. This offer is not being made	29
by, or on behalf of, any government agency. You are not required	30
to make any payment or take any other action in response to this	31
offer."	32
(b) If the solicitation is in writing, the statement shall	33
be in at least twenty-four-point type and located at the top of	34
the physical document or the beginning of the electronic	35
communication.	36
(2) Include, in the case of mailed solicitation, the words	37
"THIS IS NOT A GOVERNMENT DOCUMENT" in twenty-four-point type	38
and all capital letters on the envelope, outside cover, or	39
wrapper in which the solicitation is mailed;	40
(3) Include both of the following in the solicitation:	41
(a) Information on where the person can file a document	42
directly with the secretary of state or retrieve a copy or	43
certified copy of a certificate or public record;	44
(b) The name of the person making the solicitation and the	45

person's physical address, which shall not be a post office box.	46
(C) A solicitation described in division (B) of this	47
section shall not be in a form, or use deadline dates or other	48
language, that makes the document appear to be issued by the	49
federal government, the state, a state agency, or a local	50
government, or that appears to impose a legal duty on the person	51
being solicited.	52
(D) A violation of this section constitutes a deceptive	53
act or practice in connection with a consumer transaction in	54
violation of section 1345.02 of the Revised Code and is subject	55
to any applicable penalties prescribed under Chapter 1345. of	56
the Revised Code.	57
Sec. 111.243. (A) No person shall do any of the following:	58
(1) Include the name of another person on a document filed	59
with the secretary of state under Title XIII or Title XVII of	60
the Revised Code without that person's consent, if the named	61
person is included in the filing as:	62
(a) A statutory agent;	63
(b) The individual causing the document to be delivered	64
<u>for filing;</u>	65
(c) The person incorporating, forming, registering, or	66
organizing an entity or name registration;	67
(d) Any other person required to be identified in the	68
document.	69
(2) Include an address in a document filed with the	70
secretary of state under Title XIII or Title XVII of the Revised	71
Code without the consent of either the owner or occupant of that	72
address;	73

Page 3

(3) Deliver a document regarding an entity to the	74
secretary of state under Title XIII or Title XVII of the Revised	75
Code without the necessary consent or authority to do so.	76
(B) A person named in, or otherwise affected by, the	77
filing of a document in violation of division (A) of this	78
section may submit a complaint to the secretary of state, on a	79
form prescribed by the secretary of state, alleging that the	80
filing was made in violation of division (A) of this section.	81
The complaint shall include at least the following information:	82
(1) A description of the alleged violation;	83
(2) The name, street address, telephone number, electronic	84
mail address, if available, and any additional contact	85
information of the person making the complaint;	86
(3) The name, street address, telephone number, electronic	87
mail address, if available, and any additional contact	88
information of any third party authorized to submit the	89
complaint on behalf of the person that is named in, or affected	90
by, the filing;	91
(4) The document identification number assigned by the	92
secretary of state to each filed document that is alleged to	93
have been filed in violation of division (A) of this section;	94
nave been filled in violation of division (A) of this section,	94
(5) An identification number assigned by the secretary of	95
state for each entity associated with the complaint and the	96
filing, if known to the person making the complaint;	97
(6) Information, if known to the person making the	98
complaint, identifying each person involved in the filing,	99
including names, street addresses, telephone numbers, web sites,	100
and electronic mail addresses;	101

(7) Information, if known to the person making the	102
complaint, identifying the nature of any business or personal	103
relationship between the person making the complaint and each	104
person involved in the filing;	105
(8) A statement by the person making the complaint, under	106
penalty of perjury, that the person believes in good faith that	107
the facts stated in the complaint are true and that the	108
complaint complies with the requirements of this section;	109
(9) Any additional information that the person making the	110
complaint believes may assist in an investigation of the	111
<u>complaint.</u>	112
(C)(1) Upon receipt of a complaint submitted pursuant to	113
division (B) of this section, the secretary of state shall_	114
review the complaint and evaluate whether the complaint	115
indicates a violation of division (A) of this section and	116
satisfies the requirements of division (B) of this section.	117
(2) The secretary of state may refer the complaint to the	118
prosecuting attorney of the county in which the person alleged	119
to have committed the violation resides or is believed to	120
reside, based on the best available information, for any	121
potential criminal investigation.	122
(D) If the secretary of state determines that the	123
information provided in a complaint does not indicate a	124
violation of division (A) of this section or does not satisfy	125
the requirements of division (B) of this section, the secretary	126
of state shall notify the person that submitted the complaint	127
and provide an explanation of any deficiencies in the complaint.	128
(E) The secretary of state may ask a person who submits a	129
complaint to submit additional information concerning either of	130

the following: 131 (1) The alleged violation of division (A) of this section; 132 (2) The person's failure to submit the information 133 required by division (B) of this section. 134 (F) If the secretary of state rejects a complaint for 135 failure to comply with division (B) of this section, the 136 complaint may be resubmitted. 137 (G)(1) If the secretary of state determines that a 138 complaint satisfies the requirements of division (B) of this 139 section and alleges a violation of division (A) of this section, 140 the secretary of state shall send notice and demand to the 141 person who submitted the document described in the complaint 142 made under division (B) of this section as follows: 143 (a) By mail to the person's address if that address is 144 known by, or readily available to, the secretary of state; 145 (b) Electronically to the person's electronic mail 146 address, if that address is known by, or readily available to, 147 the secretary of state; 148 (c) By telephone if the person's telephone number is known 149 by, or readily available to, the secretary of state. 150 (2) The secretary of state may provide written or verbal 1.51 notice and demand to any other person that the secretary of 152 state determines, through investigation, is a means by which to 153 reach the person who is the subject of the complaint. 154 (3) The secretary of state's notice and demand shall 155 describe the allegations in the complaint and demand that the 156 person respond to the complaint as required by division (H) of 157

this section.

Page 6

(H) A person to which the secretary of state sends a	159
notice and demand shall respond within twenty-one days after the	160
written notice and demand is mailed under division (G)(1)(a) of	161
this section. The response shall include all of the following	162
information:	163
(1) The name, street address, telephone number, and	164
mailing address of the person responding to the notice and	165
demand, and any additional contact information, such as an	166
electronic mail address, that person may wish to provide;	167
(2) If the responding person is the agent of the person to	168
whom the notice and demand was sent, any supporting documents	169
that establish the agent's authority to act on the person's	170
<u>behalf;</u>	171
(3) The name of the entity at issue;	172
(4) Information identifying each person involved in the	173
alleged violation of division (A) of this section, to the extent	174
such information is known by the person responding to the notice	175
and demand, including names, addresses, telephone numbers, web	176
sites, and electronic mail addresses;	177
(5) Information identifying the nature of any business or	178
personal relationship between the person that submitted the	179
complaint and each person involved in the alleged violation of	180
division (A) of this section, excepting any privileged	181
communications or information;	182
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(6) A statement that affirms or denies having knowledge of	183
or information about the alleged violation of division (A) of	184
this section;	185
(7) Any material evidence that is reasonably attainable to	186
the person responding to the notice and demand of written	187

consent to use the name or address in the filing at issue in the 188 complaint. 189 (I) If the person that is the subject of the complaint 190 does not respond to the allegations in the complaint within 191 twenty-one days after the secretary of state mails the notice 192 and demand, the person is deemed to have conceded to those 193 allegations. 194 (J) Following a prima facie showing that division (A) of 195 this section was violated, the secretary of state shall proceed 196 as follows: 197 (1) If an entity was created without authorization or for 198 fraudulent purposes, the secretary of state shall do all of the 199 following: 200 (a) Cancel the business record in question with a notice 201 that the entity is unauthorized or fraudulent; 202 (b) Redact each address and name that was used without 203 authorization from the entity's filing and from any other 204 relevant filings; 205 (c) Disable additional filing functionality on the 206 207 entity's records. (2) If an unauthorized filing was made for a legitimate 208 entity, the secretary of state shall do both of the following: 209 (a) Cancel each unauthorized filing for the entity with a 210 notice that the filing is unauthorized; 211 (b) Redact each address and name that was used without 212 authorization from the entity's filing and from the relevant 213 filings. 214

(K) Any of the following constitute a prima facie showing	215
that division (A) of this section was violated:	216
(1) Concession to the allegations in the complaint by the	217
person that is the subject of the complaint or the person's	218
agent either directly or constructively under division (I) of	219
this section, by failing to timely respond to those allegations;	220
(2) A determination by the secretary of state that the	221
violation occurred, based on the merits of the complaint and any	222
responses to the notice and demand.	223
(L) The secretary of state shall communicate the outcome	224
of any complaint submitted under this section to all of the	225
following:	226
(1) The person who submitted the complaint, using the	227
electronic mail address provided on the complaint form or, if an	228
electronic mail address was not provided, using the mailing	229
address provided on the complaint form;	230
(2) Each person at issue, using the person's or person's	231
agent's electronic mail address or, if an electronic mail	232
address was not provided or is not known, the person's or	233
agent's mailing address.	234
(M) Any person adversely affected by the outcome of a	235
complaint under this section may appeal the secretary of state's	236
determination in accordance with section 119.12 of the Revised	237
<u>Code.</u>	238
Sec. 1345.02. (A) No supplier shall commit an unfair or	239
deceptive act or practice in connection with a consumer	240
transaction. Such an unfair or deceptive act or practice by a	241
supplier violates this section whether it occurs before, during,	242
or after the transaction.	243

(B) Without limiting the scope of division (A) of this	244
section, the act or practice of a supplier in representing any	245
of the following is deceptive:	246
(1) That the subject of a consumer transaction has	247
sponsorship, approval, performance characteristics, accessories,	248
uses, or benefits that it does not have;	249
(2) That the subject of a consumer transaction is of a	250
particular standard, quality, grade, style, prescription, or	251
model, if it is not;	252
(3) That the subject of a consumer transaction is new, or	253
unused, if it is not;	254
(4) That the subject of a consumer transaction is	255
available to the consumer for a reason that does not exist;	256
available to the companyer for a reabon that does not exist,	200
(5) That the subject of a consumer transaction has been	257
supplied in accordance with a previous representation, if it has	258
not, except that the act of a supplier in furnishing similar	259
merchandise of equal or greater value as a good faith substitute	260
does not violate this section;	261
(6) That the subject of a consumer transaction will be	262
supplied in greater quantity than the supplier intends;	263
(7) That replacement or repair is needed, if it is not;	264
(8) That a specific price advantage exists, if it does	265
not;	266
(9) That the supplier has a sponsorship, approval, or	267
affiliation that the supplier does not have;	268
(10) That a consumer transaction involves or does not	269

involve a warranty, a disclaimer of warranties or other rights, 270

(C) In construing division (A) of this section, the court 272 shall give due consideration and great weight to federal trade 273 commission orders, trade regulation rules and guides, and the 274 federal courts' interpretations of subsection 45 (a) (1) of the 275 "Federal Trade Commission Act," 38 Stat. 717 (1914), 15 U.S.C.A. 276 41, as amended. 277

(D) No supplier shall offer to a consumer or represent 278 that a consumer will receive a rebate, discount, or other 279 benefit as an inducement for entering into a consumer 280 transaction in return for giving the supplier the names of 281 prospective consumers, or otherwise helping the supplier to 282 enter into other consumer transactions, if earning the benefit 283 is contingent upon an event occurring after the consumer enters 284 into the transaction. 285

(E) (1) No supplier, in connection with a consumer 286 transaction involving natural gas service or public 287 telecommunications service to a consumer in this state, shall 288 request or submit, or cause to be requested or submitted, a 289 change in the consumer's provider of natural gas service or 290 public telecommunications service, without first obtaining, or 291 causing to be obtained, the verified consent of the consumer. 292 For the purpose of this division and with respect to public 293 telecommunications service only, the procedures necessary for 294 verifying the consent of a consumer shall be those prescribed by 295 rule by the public utilities commission for public 296 telecommunications service under division (D) of section 4905.72 297 of the Revised Code. Also, for the purpose of this division, the 298 act, omission, or failure of any officer, agent, or other 299 individual, acting for or employed by another person, while 300

acting within the scope of that authority or employment, is the act or failure of that other person.

(2) Consistent with the exclusion, under 47 C.F.R. 303 64.1100(a)(3), of commercial mobile radio service providers from 304 the verification requirements adopted in 47 C.F.R. 64.1100, 305 64.1150, 64.1160, 64.1170, 64.1180, and 64.1190 by the federal 306 communications commission, division (E)(1) of this section does 307 not apply to a provider of commercial mobile radio service 308 insofar as such provider is engaged in the provision of 309 commercial mobile radio service. However, when that exclusion no 310 longer is in effect, division (E)(1) of this section shall apply 311 to such a provider. 312

(3) The attorney general may initiate criminal proceedings 313 for a prosecution under division (C) of section 1345.99 of the 314 Revised Code by presenting evidence of criminal violations to 315 the prosecuting attorney of any county in which the offense may 316 be prosecuted. If the prosecuting attorney does not prosecute 317 the violations, or at the request of the prosecuting attorney, 318 the attorney general may proceed in the prosecution with all the 319 rights, privileges, and powers conferred by law on prosecuting 320 321 attorneys, including the power to appear before grand juries and to interrogate witnesses before grand juries. 322

(F) Concerning a consumer transaction in connection with a residential mortgage, and without limiting the scope of division(A) or (B) of this section, the act of a supplier in doing either of the following is deceptive:

(1) Knowingly failing to provide disclosures required 327under state and federal law; 328

(2) Knowingly providing a disclosure that includes a

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material misrepresentation.

(G) Without limiting the scope of division (A) of this
section, the failure of a supplier to obtain or maintain any
registration, license, bond, or insurance required by state law
or local ordinance for the supplier to engage in the supplier's
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trade or profession is an unfair or deceptive act or practice.

(H) A violation of section 111.242 of the Revised Code is an unfair or deceptive act or practice.

Sec. 1701.07. (A) Every corporation shall have and 338 maintain an agent, sometimes referred to as the "statutory 339 agent," upon whom any process, notice, or demand required or 340 permitted by statute to be served upon a corporation may be 341 served. The agent shall be one of the following: 342

(1) A natural person who is a resident of this state; 343

(2) A domestic or foreign corporation, nonprofit 344 corporation, limited liability company, partnership, limited 345 partnership, limited liability partnership, limited partnership 346 association, professional association, business trust, or 347 unincorporated nonprofit association that has a business address 348 in this state. If the agent is an entity other than a domestic 349 corporation, the agent shall meet the requirements of Title XVII 350 of the Revised Code for an entity of the agent's type to 351 transact business or exercise privileges in this state. 352

(B) The secretary of state shall not accept original
articles for filing unless there is filed with the articles a
written appointment of an agent that is signed by the
incorporators of the corporation or a majority of them and a
written acceptance of the appointment that is signed by the
agent. In all other cases, the corporation shall appoint the

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agent and shall file in the office of the secretary of state a	359
written appointment of the agent that is signed by any	360
authorized officer of the corporation and a written acceptance	361
of the appointment that is either the original acceptance signed	362
by the agent or a photocopy, facsimile, or similar reproduction	363
of the original acceptance signed by the agent.	364
(C)<u>(</u>C)(1) The written appointment of an agent shall set	365
forth the name and address in this state of the agent, including	366
the street and number or other particular description<u>of</u> the	367
agent's primary residence in this state or, if the agent is not	368
a natural person, the agent's usual place of business in this	369
state, and shall otherwise be in such form as the secretary of	370
state prescribes. The secretary of state shall keep a record of	371
the names of corporations, and the names and addresses of their	372
respective agents.	373
(2) As used in division (C)(1) of this section, "usual	374
place of business" means a place in this state that is	375
customarily open during normal business hours and where an	376
individual is generally present who is authorized to perform the	377
services of a registered agent, including accepting service of	378
process and other notifications for the person serving as a	379
statutory agent. "Usual place of business" does not include a	380
post office box, regardless of whether that post office box has	381
an associated street address.	382
(D) If any agent diag remewer from the state or regions	202

(D) If any agent dies, removes from the state, or resigns,
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the corporation shall forthwith appoint another agent and file
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with the secretary of state, on a form prescribed by the
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secretary of state, a written appointment of the agent.
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(E) If the agent changes the agent's address from that387appearing upon the record in the office of the secretary of388

state, the corporation or the agent shall forthwith file with 389 the secretary of state, on a form prescribed by the secretary of 390 state, a written statement setting forth the new address. 391

(F) An agent may resign by filing with the secretary of 392 state, on a form prescribed by the secretary of state, a written 393 notice to that effect that is signed by the agent and by sending 394 a copy of the notice to the corporation at the current or last 395 known address of its principal office on or prior to the date 396 the notice is filed with the secretary of state. The notice 397 shall set forth the name of the corporation, the name and 398 current address of the agent, the current or last known address, 399 including the street and number or other particular description, 400 of the corporation's principal office, the resignation of the 401 agent, and a statement that a copy of the notice has been sent 402 to the corporation within the time and in the manner prescribed 403 by this division. Upon the expiration of thirty days after the 404 filing, the authority of the agent shall terminate. 405

(G) A corporation may revoke the appointment of an agent
by filing with the secretary of state, on a form prescribed by
the secretary of state, a written appointment of another agent
and a statement that the appointment of the former agent is
revoked.

(H) Any process, notice, or demand required or permitted 411 by statute to be served upon a corporation may be served upon 412 the corporation by delivering a copy of it to its agent, if a 413 natural person, or by delivering a copy of it at the address of 414 its agent in this state, as the address appears upon the record 415 in the office of the secretary of state. If (1) the agent cannot 416 be found, or (2) the agent no longer has that address, or (3) 417 the corporation has failed to maintain an agent as required by 418

this section, and if in any such case the party desiring that 419 the process, notice, or demand be served, or the agent or 420 representative of the party, shall have filed with the secretary 421 of state an affidavit stating that one of the foregoing 422 423 conditions exists and stating the most recent address of the corporation that the party after diligent search has been able 424 425 to ascertain, then service of process, notice, or demand upon the secretary of state, as the agent of the corporation, may be 426 initiated by delivering to the secretary of state or at the 427 secretary of state's office quadruplicate copies of such 428 process, notice, or demand and by paying to the secretary of 429 state a fee of five dollars. The secretary of state shall 430 forthwith give notice of the delivery to the corporation at its 431 principal office as shown upon the record in the secretary of 432 state's office and at any different address shown on its last 433 franchise tax report filed in this state, or to the corporation 434 at any different address set forth in the above mentioned 435 affidavit, and shall forward to the corporation at said 436 addresses, by certified mail, with request for return receipt, a 437 copy of the process, notice, or demand; and thereupon service 438 upon the corporation shall be deemed to have been made. 439

(I) The secretary of state shall keep a record of each
process, notice, and demand delivered to the secretary of state
or at the secretary of state's office under this section or any
other law of this state that authorizes service upon the
secretary of state, and shall record the time of the delivery
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and the action thereafter with respect thereto.

(J) This section does not limit or affect the right to
serve any process, notice, or demand upon a corporation in any
other manner permitted by law.

(K) Every corporation shall state in each annual reportfiled by it with the department of taxation the name and addressof its statutory agent.451

(L) Except when an original appointment of an agent is
filed with the original articles, a written appointment of an
agent or a written statement filed by a corporation with the
secretary of state shall be signed by any authorized officer of
the corporation or by the incorporators of the corporation or a
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majority of them if no directors have been elected.

(M) For filing a written appointment of an agent other
than one filed with original articles, and for filing a
statement of change of address of an agent, the secretary of
state shall charge and collect the fee specified in division (R)
of section 111.16 of the Revised Code.

(N) Upon the failure of a corporation to appoint another 463 agent or to file a statement of change of address of an agent, 464 the secretary of state shall give notice thereof by ordinary or 465 electronic mail to the corporation at the electronic mail 466 address provided to the secretary of state, or at the address 467 set forth in the notice of resignation or on the last franchise 468 tax return filed in this state by the corporation. Unless the 469 default is cured within thirty days after the mailing by the 470 secretary of state of the notice or within any further period of 471 time that the secretary of state grants, upon the expiration of 472 that period of time from the date of the mailing, the articles 473 of the corporation shall be canceled without further notice or 474 action by the secretary of state. The secretary of state shall 475 make a notation of the cancellation on the secretary of state's 476 records. 477

A corporation whose articles have been canceled may be

reinstated by filing, within two years of the cancellation, on a 479 form prescribed by the secretary of state, an application for 480 reinstatement and the required appointment of agent or required 481 statement, and by paying the filing fee specified in division 482 (Q) of section 111.16 of the Revised Code. The rights, 483 privileges, and franchises of a corporation whose articles have 484 been reinstated are subject to section 1701.922 of the Revised 485 Code. The secretary of state shall furnish the tax commissioner 486 a monthly list of all corporations canceled and reinstated under 487 this division. 488

(O) This section does not apply to banks, trust companies, insurance companies, or any corporation defined under the laws of this state as a public utility for taxation purposes.

Sec. 1702.06. (A) Every corporation shall have and492maintain an agent, sometimes referred to as the "statutory493agent," upon whom any process, notice, or demand required or494permitted by statute to be served upon a corporation may be495served. The agent shall be one of the following:496

(1) A natural person who is a resident of this state;

(2) A domestic or foreign corporation, nonprofit 498 corporation, limited liability company, partnership, limited 499 partnership, limited liability partnership, limited partnership 500 association, professional association, business trust, or 501 unincorporated nonprofit association that has a business address 502 in this state. If the agent is an entity other than a domestic 503 corporation, the agent shall meet the requirements of Title XVII 504 of the Revised Code for an entity of the agent's type to 505 transact business or exercise privileges in this state. 506

(B) The secretary of state shall not accept original 507

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articles for filing unless there is filed with the articles a 508 written appointment of an agent signed by the incorporators of 509 the corporation or a majority of them and a written acceptance 510 of the appointment signed by the agent. In all other cases, the 511 corporation shall appoint the agent and shall file in the office 512 of the secretary of state a written appointment of the agent 513 that is signed by any authorized officer of the corporation and 514 a written acceptance of the appointment that is either the 515 original acceptance signed by the agent or a photocopy, 516 facsimile, or similar reproduction of the original acceptance 517 signed by the agent. 518

(C) (C) (1) The written appointment of an agent shall set forth the name and address in this state of the agent, including the street and number or other particular description of the agent's primary residence in this state or, if the agent is not a natural person, the agent's usual place of business in this state, and shall otherwise be in such form as the secretary of state prescribes. The secretary of state shall keep a record of the names of corporations and the names and addresses of their respective agents.

(2) As used in division (C) (1) of this section, "usual 528 place of business" means a place in this state that is 529 customarily open during normal business hours and where an 530 individual is generally present who is authorized to perform the 531 services of a registered agent, including accepting service of 532 process and other notifications for the person serving as a 533 statutory agent. "Usual place of business" does not include a 534 post office box, regardless of whether that post office box has 535 an associated street address. 536

(D) If any agent dies, removes from the state, or resigns,

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the corporation shall forthwith appoint another agent and file538with the secretary of state, on a form prescribed by the539secretary of state, a written appointment of that agent.540

(E) If the agent changes the agent's address from that
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appearing upon the record in the office of the secretary of
state, the corporation or the agent shall forthwith file with
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the secretary of state, on a form prescribed by the secretary of
state, a written statement setting forth the new address.
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546 (F) An agent may resign by filing with the secretary of state, on a form prescribed by the secretary of state, a written 547 notice to that effect that is signed by the agent and by sending 548 a copy of the notice to the corporation at the current or last 549 known address of its principal office on or prior to the date 550 that notice is filed with the secretary of state. The notice 551 shall set forth the name of the corporation, the name and 552 current address of the agent, the current or last known address, 553 including the street and number or other particular description, 554 of the corporation's principal office, the resignation of the 555 agent, and a statement that a copy of the notice has been sent 556 to the corporation within the time and in the manner prescribed 557 by this division. Upon the expiration of sixty days after such 558 filing, the authority of the agent shall terminate. 559

(G) A corporation may revoke the appointment of an agent by filing with the secretary of state, on a form prescribed by the secretary of state, a written appointment of another agent and a statement that the appointment of the former agent is revoked.

(H) Any process, notice, or demand required or permitted
by statute to be served upon a corporation may be served upon
the corporation by delivering a copy of it to its agent, if a

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natural person, or by delivering a copy of it at the address of 568 its agent in this state, as such address appears upon the record 569 in the office of the secretary of state. If (1) the agent cannot 570 be found, or (2) the agent no longer has that address, or (3) 571 the corporation has failed to maintain an agent as required by 572 this section, and if in any such case the party desiring that 573 574 such process, notice, or demand be served, or the agent or representative of the party, shall have filed with the secretary 575 of state an affidavit stating that one of the foregoing 576 conditions exists and stating the most recent address of the 577 corporation that the party after diligent search has been able 578 to ascertain, then service of process, notice, or demand upon 579 the secretary of state, as the agent of the corporation, may be 580 initiated by delivering to the secretary of state or at the 581 secretary of state's office triplicate copies of such process, 582 notice, or demand and by paying to the secretary of state a fee 583 of five dollars. The secretary of state shall forthwith give 584 notice of such delivery to the corporation at its principal 585 office as shown upon the record in the secretary of state's 586 office and also to the corporation at any different address set 587 forth in the above mentioned affidavit, and shall forward to the 588 corporation at each of those addresses, by certified mail, with 589 request for return receipt, a copy of such process, notice, or 590 demand; and thereupon service upon the corporation shall be 591 deemed to have been made. 592

(I) The secretary of state shall keep a record of each
process, notice, and demand delivered to the secretary of state
or at the secretary of state's office under this section or any
other law of this state that authorizes service upon the
secretary of state, and shall record the time of such delivery
and the secretary of state's action thereafter with respect

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(J) This section does not limit or affect the right to serve any process, notice, or demand upon a corporation in any other manner permitted by law.

(K) Except when an original appointment of an agent is 603 filed with the original articles, a written appointment of an 604 agent or a written statement filed by a corporation with the 605 secretary of state shall be signed by any authorized officer of 606 the corporation or by the incorporators of the corporation or a 607 majority of them if no directors have been elected. 608

(L) For filing a written appointment of an agent other
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than one filed with original articles, and for filing a
statement of change of address of an agent, the secretary of
state shall charge and collect the fee specified in division (R)
of section 111.16 of the Revised Code.

(M) Upon the failure of any corporation to appoint another 614 agent or to file a statement of change of address of an agent, 615 the secretary of state shall give notice thereof by certified 616 mail to the corporation at the address set forth in the notice 617 618 of resignation or on the most recent statement of continued existence filed in this state by the corporation. Unless the 619 failure is cured within thirty days after the mailing by the 620 secretary of state of the notice or within any further period 621 the secretary of state grants, upon the expiration of that 622 period, the articles of the corporation shall be canceled 623 without further notice or action by the secretary of state. The 624 secretary of state shall make a notation of the cancellation on 625 the secretary of state's records. A corporation whose articles 626 have been canceled may be reinstated by filing, within two years 627 of the cancellation, on a form prescribed by the secretary of 628

state, an application for reinstatement and the required 629 appointment of agent or required statement, and by paying the 630 filing fee specified in division (Q) of section 111.16 of the 631 Revised Code. The rights, privileges, and franchises of a 632 corporation whose articles have been reinstated are subject to 633 section 1702.60 of the Revised Code. The secretary of state 634 shall furnish the tax commissioner a monthly list of all 635 corporations canceled and reinstated under this division. 636

(N) This section does not apply to banks, trust companies, 637
insurance companies, or any corporation defined under the laws 638
of this state as a public utility for taxation purposes. 639

Sec. 1702.59. (A) Every nonprofit corporation, 640 incorporated under the general corporation laws of this state, 641 or previous laws, or under special provisions of the Revised 642 Code, or created before September 1, 1851, which corporation has 643 expressedly or impliedly elected to be governed by the laws 644 passed since that date, and whose articles or other documents 645 are filed with the secretary of state, shall file with the 646 secretary of state a verified statement of continued existence, 647 signed by a director, officer, or three members in good 648 standing, setting forth the corporate name, the place where the 649 principal office of the corporation is located, the date of 650 incorporation, the fact that the corporation is still actively 651 engaged in exercising its corporate privileges, and the name and 652 address of its agent appointed pursuant to section 1702.06 of 653 the Revised Code. 654

(B) Each corporation required to file a statement of
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(B) Each corporate filing.

(C) Corporations specifically exempted by division (N) of
section 1702.06 of the Revised Code, or whose activities are
regulated or supervised by another state official, agency,
bureau, department, or commission are exempted from this
section.

(D) The secretary of state shall give notice by ordinary or electronic mail and provide a form for compliance with this section to each corporation required by this section to file the statement of continued existence, such notice and form to be mailed to the last known physical or electronic mail address of the corporation as it appears on the records of the secretary of state or which the secretary of state may ascertain upon a reasonable search.

(E) If any nonprofit corporation required by this section to file a statement of continued existence fails to file the statement required every fifth year, then the secretary of state shall cancel the articles of such corporation, make a notation of the cancellation on the records, and mail to the corporation a certificate of the action so taken.

(F) A corporation whose articles have been canceled may be 678 reinstated by filing, within two years of the cancellation, an 679 application for reinstatement and paying to the secretary of 680 state the fee specified in division (Q) of section 111.16 of the 681 Revised Code. The name of a corporation whose articles have been 682 canceled shall be reserved for a period of one year after the 683 date of cancellation. If the reinstatement is not made within 684 one year from the date of the cancellation of its articles of 685 incorporation and it appears that a corporate name, limited 686 liability company name, limited liability partnership name, 687 limited partnership name, or trade name has been filed, the name 688

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of which is not distinguishable upon the record as provided in 689 section 1702.06 of the Revised Code, the applicant for 690 reinstatement shall be required by the secretary of state, as a 691 condition prerequisite to such reinstatement, to amend its 692 articles by changing its name. A certificate of reinstatement 693 may be filed in the recorder's office of any county in the 694 state, for which the recorder shall charge and collect a base 695 fee of one dollar for services and a housing trust fund fee of 696 one dollar pursuant to section 317.36 of the Revised Code. The 697 rights, privileges, and franchises of a corporation whose 698 articles have been reinstated are subject to section 1702.60 of 699 the Revised Code. 700

(G) The secretary of state shall furnish the tax
commissioner a list of all corporations failing to file the
required statement of continued existence.
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Sec. 1703.041. (A) Every foreign corporation for profit 704 that is licensed to transact business in this state, and every 705 foreign nonprofit corporation that is licensed to exercise its 706 privileges in this state, shall have and maintain an agent, 707 sometimes referred to as the "designated agent," upon whom 708 process against the corporation may be served within this state. 709 The agent shall be one of the following: 710

(1) A natural person who is a resident of this state; 711

(2) A domestic or foreign corporation, nonprofit
(2) A domestic or foreign corporation, limited partnership, limited
(2) A domestic or foreign corporation, partnership, partnership, limited
(2) A domestic or foreign corporation, partnership, limited
(2) A domestic or foreign corporation, partnership, limited
(2) A domestic or foreign corporation, the agent is an entity other than a domestic
(2) A domestic or foreign corporation, the agent shall meet the requirements of Title XVII

of the Revised Code for an entity of the agent's type to	719
transact business or exercise privileges in this state.	720
(B)(1) The written appointment of a designated agent	721
shall set forth the name and address of the agent, including the	722
street and number or other particular description<u>of</u> the agent's	723
primary residence in this state or, if the agent is not a	724
natural person, the agent's usual place of business in this	725
state, and shall otherwise be in such form as the secretary of	726
state prescribes. The secretary of state shall keep a record of	727
the names of such foreign corporations and the names and	728
addresses of their respective agents.	729
(2) As used in division (B)(1) of this section, "usual	730
place of business" means a place in this state that is	731
customarily open during normal business hours and where an	732
individual is generally present who is authorized to perform the	733
services of a registered agent, including accepting service of	734
process and other notifications for the person serving as a	735
statutory agent. "Usual place of business" does not include a	736
post office box, regardless of whether that post office box has	737
an associated street address.	738
(C) If the designated agent dies, removes from the state,	739
or resigns, the foreign corporation shall forthwith appoint	740
another agent and file in the office of the secretary of state,	741
on a form prescribed by the secretary of state, a written	742
appointment of the new agent.	743

(D) If the designated agent changes the agent's address
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from that appearing upon the record in the office of the
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secretary of state, the foreign corporation or the designated
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agent in its behalf shall forthwith file with the secretary of
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state, on a form prescribed by the secretary of state, a written
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statement setting forth the agent's new address.

(E) A designated agent may resign by filing with the 750 secretary of state, on a form prescribed by the secretary of 751 state, a signed statement to that effect. The secretary of state 752 shall forthwith mail a copy of the statement to the foreign corporation at its principal office as shown by the record in 754 the secretary of state's office. Upon the expiration of sixty 755 756 days after the filing, the authority of the agent shall terminate. 757

(F) A foreign corporation may revoke the appointment of a 758 designated agent by filing with the secretary of state, on a 759 form prescribed by the secretary of state, a written appointment 760 of another agent and a statement that the appointment of the 761 former agent is revoked.

(G) Process may be served upon a foreign corporation by 763 delivering a copy of it to its designated agent, if a natural 764 person, or by delivering a copy of it at the address of its 765 agent in this state, as the address appears upon the record in 766 the office of the secretary of state. 767

(H) This section does not limit or affect the right to 768 serve process upon a foreign corporation in any other manner 769 770 permitted by law.

(I) Every foreign corporation for profit shall state in 771 each annual report filed by it with the department of taxation 772 the name and address of its designated agent in this state. 773

Sec. 1703.15. No foreign corporation shall transact in 774 this state any business that could not be lawfully transacted by 775 a domestic corporation. Whenever the secretary of state finds 776 that a foreign corporation licensed to transact business in this 777

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state is transacting in this state a business that a domestic 778 corporation could not lawfully transact, is transacting business 779 in this state in a corporate name that is not readily 780 distinguishable from the name of every other corporation, 781 limited liability company, limited liability partnership, or 782 limited partnership, domestic or foreign, or every trade name, 783 registered in the office of the secretary of state, theretofore 784 authorized to transact business in this state, without the 785 consent of the other corporation, limited liability company, 786 limited liability partnership, limited partnership, or trade 787 name registrant, evidenced in writing filed with the secretary 788 of state pursuant to section 1703.04 of the Revised Code, or has 789 failed, after the death or resignation of its designated agent 790 or the designated agent's removal from this state, to designate 791 another agent as required by section 1703.041 of the Revised 792 Code, the secretary of state shall give notice thereof by 793 certified mail to the corporation. Unless that failure is cured 794 within thirty days after the mailing by the secretary of state 795 of the notice or within such further period as the secretary of 796 state grants, the secretary of state, upon the expiration of 797 798 such period, shall cancel the license of the foreign corporation to transact business in this state, give notice of the 799 cancellation to the corporation by mail, and make a notation of 800 the cancellation on the secretary of state's records. 801

A foreign corporation whose license has been canceled may802be reinstated upon its filing with the secretary of state,803within two years of the cancellation, on a form prescribed by804the secretary of state, an application for reinstatement805accompanied by the fee specified in division (Q) of section806111.16 of the Revised Code. If the application for reinstatement807is submitted in a tax year or calendar year other than that in808

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which the cancellation occurred, the application also shall be 809 accompanied by a certificate of reinstatement issued by the 810 department of taxation. The name of a corporation whose license 811 has been canceled pursuant to this section shall be reserved for 812 a period of one year after the date of cancellation. If the 81.3 reinstatement is not made within one year after the date of 814 cancellation of the foreign license and it appears that a 815 corporate name, limited liability company name, limited 816 liability partnership name, limited partnership name, or trade 817 name has been filed, the name of which is not distinguishable 818 upon the record as provided in division (D) of section 1703.04 819 of the Revised Code, the secretary of state shall require the 820 applicant for the reinstatement, as a condition prerequisite to 821 such reinstatement, to apply for authorization to transact 822 823 business in this state under an assumed name.

Sec. 1703.29. (A) The failure of any corporation to obtain 824 a license under sections 1703.01 to 1703.31 of the Revised Code, 825 does not affect the validity of any contract with such 826 827 corporation, but no foreign corporation that should have obtained such license shall maintain any action in any court 828 until it has obtained such license. Before any such corporation 829 shall maintain such action on any cause of action arising at the 830 time when it was not licensed to transact business in this 831 state, it shall pay to the secretary of state a forfeiture of 832 two hundred fifty dollars and file in the secretary of state's 833 office the papers required by divisions (B) or (C) of this 834 section, whichever is applicable. 835

(B) If such corporation has not been previously licensed
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(1) Its application for a license certificate, together 840 with the filing fee, with such information as the secretary of 841 state requires as to the time it began to transact business in 842 this state and as to the number of its issued shares represented 843 in this state, and with the license fees on its shares 844 represented in this state plus a forfeiture of fifteen per cent 845 thereon. 846

(2) A certificate from the tax commissioner that the 847 corporation has paid all taxes that it should have paid had it 848 qualified to do business in this state at the time it began to 849 do so, plus any penalties assessable on said taxes on account of 850 failure to pay them within the time prescribed by law, or a 851 852 certificate of the commissioner that the corporation has furnished security satisfactory to the commissioner for the 853 payment of all such taxes and penalties. 854

(C) If such corporation has been previously licensed to 855 transact business in this state and its license has expired or 856 has been canceled by the secretary of state upon order of the 857 commissioner, or for failure to designate an agent for service 858 859 of process, it shall file, within two years of the cancellation or expiration, with the secretary of state its application for 860 reinstatement, as provided by law, together with the proper 861 reinstatement fee plus a forfeiture of fifteen per cent thereon. 862

Upon the filing of such application and payment of such fees and penalties or forfeitures, the secretary of state shall issue to such corporation a license certificate.

Sec. 1706.09. (A) Each limited liability company and 866 foreign limited liability company that has an effective 867 registration as a foreign limited liability company under 868 section 1706.511 of the Revised Code shall maintain continuously 869

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in this state an agent for service of process on the company. 870 The agent shall be one of the following: 871

(1) A natural person who is a resident of this state; 872

(2) A domestic or foreign corporation, nonprofit 873 corporation, limited liability company, partnership, limited 874 partnership, limited liability partnership, limited partnership 875 association, professional association, business trust, or 876 unincorporated nonprofit association that has a business address 877 in this state. If the agent is an entity other than a domestic 878 corporation, the agent shall meet the requirements of Title XVII 879 of the Revised Code for an entity of the agent's type to 880 transact business or exercise privileges in this state. 881

(B) (1) The secretary of state shall not accept original
articles of organization of a limited liability company or an
original registration of a foreign limited liability company for
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filing unless both of the following accompany the articles or
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registration:

(a) A written appointment of an agent as described in
division (A) of this section that is signed by an authorized
representative of the limited liability company or foreign
limited liability company;

(b) A written acceptance of the appointment that is signed
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by the designated agent on a form prescribed by the secretary of
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state.
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(2) In cases not covered by division (B) (1) of this
section, the company shall appoint the agent described in
division (A) of this section and shall file with the secretary
of state, on a form prescribed by the secretary of state, a
written appointment of that agent that is signed by an

authorized representative of the company and a written899acceptance of the appointment that is signed by the designated900agent.901

(C) (C) (1) The written appointment of an agent shall set 902 forth the name and address in this state of the agent, including 903 the street and number or other particular description of the 904 agent's primary residence in this state or, if the agent is not 905 a natural person, the agent's usual place of business in this 906 907 state, and shall otherwise be in such form as the secretary of state prescribes. The secretary of state shall keep a record of 908 909 the names of limited liability companies and foreign limited liability companies, and the names and addresses of their 910 911 respective agents.

912 (2) As used in division (C)(1) of this section, "usual place of business" means a place in this state that is 913 customarily open during normal business hours and where an 914 individual is generally present who is authorized to perform the 915 services of a registered agent, including accepting service of 916 process and other notifications for the person serving as a 917 statutory agent. "Usual place of business" does not include a 918 post office box, regardless of whether that post office box has 919 920 an associated street address.

(D) If any agent described in division (A) of this section
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dies, resigns, or moves outside of this state, the limited
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liability company or foreign limited liability company shall
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appoint forthwith another agent and file with the secretary of
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state, on a form prescribed by the secretary of state, a written
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appointment of the agent and acceptance of appointment as
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described in division (B) (2) of this section.

(E) If the agent described in division (A) of this section 928

Page 32

changes the agent's address from the address stated in the 929 records of the secretary of state, the agent or the limited 930 liability company or foreign limited liability company shall 931 file forthwith with the secretary of state, on a form prescribed 932 by the secretary of state, a written statement setting forth the 933 new address. 934

(F) An agent described in division (A) of this section may 935 resign by filing with the secretary of state, on a form 936 937 prescribed by the secretary of state, a written notice of resignation that is signed by the agent and by mailing a copy of 938 that notice to the limited liability company or foreign limited 939 liability company at the current or last known address of its 940 principal office. The notice shall be mailed to the company on 941 or prior to the date that the notice is filed with the secretary 942 of state and shall set forth the name of the company, the name 943 and current address of the agent, the current or last known 944 address, including the street and number or other particular 945 description, of the company's principal office, a statement of 946 the resignation of the agent, and a statement that a copy of the 947 notice has been sent to the company within the time and in the 948 949 manner specified in this division. The authority of the resigning agent terminates thirty days after the filing of the 950 notice with the secretary of state. 951

(G) A limited liability company or foreign limited 952 953 liability company may revoke the appointment of its agent described in division (A) of this section by filing with the 954 secretary of state, on a form prescribed by the secretary of 955 state, a written appointment of another agent and an acceptance 956 of appointment in the manner described in division (B)(2) of 957 this section and a statement indicating that the appointment of 958 the former agent is revoked. 959

(H) (1) Any legal process, notice, or demand required or
permitted by law to be served upon a limited liability company
may be served upon the company as follows:
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(a) By delivering a copy of the process, notice, or demand
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(b) If the agent described in division (A) of this section
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is a natural person, by delivering a copy of the process,
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notice, or demand to the agent.
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(2) If the agent described in division (A) of this section 969 cannot be found or no longer has the address that is stated in 970 the records of the secretary of state or the limited liability 971 company or foreign limited liability company has failed to 972 maintain an agent as required by this section and if the party 973 or the agent or representative of the party that desires service 974 of the process, notice, or demand files with the secretary of 975 state an affidavit that states that one of those circumstances 976 exists and states the most recent address of the company that 977 the party who desires service has been able to ascertain after a 978 979 diligent search, then the service of the process, notice, or demand upon the secretary of state as the agent of the company 980 may be initiated by delivering to the secretary of state four 981 copies of the process, notice, or demand accompanied by a fee of 982 five dollars. The secretary of state shall give forthwith notice 983 of that delivery to the company at either its principal office 984 as shown upon the secretary of state's records or at any 985 different address specified in the affidavit of the party 986 desiring service and shall forward to the company at either 987 address by certified mail, return receipt requested, a copy of 988 the process, notice, or demand. Service upon the company is made 989 when the secretary of state gives the notice and forwards the 990 process, notice, or demand as set forth in division (H)(2) of 991 this section. 992

(I) The secretary of state shall keep a record of each 993 process, notice, and demand that pertains to a limited liability 994 company or foreign limited liability company and that is 995 delivered to the secretary of state's office under this section 996 or another law of this state that authorizes service upon the 997 secretary of state in connection with a limited liability 998 999 company or foreign limited liability company. In that record, the secretary of state shall record the time of each delivery of 1000 that type and the secretary of state's subsequent action with 1001 respect to the process, notice, or demand. 1002

(J) This section does not limit or affect the right to
 serve any process, notice, or demand upon a limited liability
 company or foreign limited liability company in any other manner
 permitted by law.

(K) A written appointment of an agent or a written
statement filed by a limited liability company or foreign
limited liability company with the secretary of state shall be
signed by an authorized representative of the company.

(L) Upon the failure of a limited liability company or 1011 foreign limited liability company to continuously maintain a 1012 statutory agent or file a change of name or address of a 1013 statutory agent, the secretary of state shall give notice 1014 thereof by ordinary or electronic mail to the company at the 1015 electronic mail address provided to the secretary of state, or 1016 at the address set forth in the notice of resignation. Unless 1017 the default is cured within thirty days after the mailing by the 1018 secretary of state of the notice or within any further period of 1019

time that the secretary of state grants, upon the expiration of 1020 that period of time from the date of the mailing, the articles 1021 of the limited liability company or the registration of the 1022 foreign limited liability company shall be canceled without 1023 further notice or action by the secretary of state. The 1024 secretary of state shall make a notation of the cancellation on 1025 the secretary of state's records. 1026

A limited liability company or foreign limited liability 1027 company whose articles or registration has been canceled may be 1028 reinstated by filing, within two years of the cancellation, on a 1029 form prescribed by the secretary of state, an application for 1030 reinstatement and the required appointment of agent or required 1031 statement, and by paying the filing fee specified in division 1032 (Q) of section 111.16 of the Revised Code. The rights and 1033 privileges of a limited liability company or foreign limited 1034 liability company whose articles or registration has been 1035 reinstated are subject to section 1706.46 of the Revised Code. 1036 The secretary of state shall furnish the tax commissioner a 1037 monthly list of all limited liability companies and foreign 1038 limited liability companies canceled and reinstated under this 1039 division. 1040

Sec. 1729.11. (A) An association whose articles of 1041 incorporation have been canceled or an association that has been 1042 dissolved in a manner other than for a voluntary dissolution as 1043 provided in section 1729.55 of the Revised Code, or a judicial 1044 dissolution as provided in section 1729.61 of the Revised Code, 1045 may be reinstated by filing, within two years of the 1046 cancellation or dissolution, on a form prescribed by the 1047 secretary of state for the administration of this chapter, an 1048 application for reinstatement and the required appointment of a 1049 statutory agent, and by paying a filing fee of ten dollars. 1050

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(B) Upon reinstatement of an association's articles of 1051 incorporation, the rights, privileges, and franchises, including 1052 all real or personal property rights and credits and all 1053 contract and other rights, of the association existing at the 1054 time that its articles were canceled or the dissolution became 1055 effective shall continue in effect as if the articles had not 1056 been canceled or the dissolution had not occurred; and the 1057 association shall again be entitled to exercise the rights, 1058 privileges, and franchises authorized by its articles. 1059

Sec. 1746.04. (A) Except as set forth in section 1746.031060of the Revised Code, before transacting business in this state,1061a business trust shall file in the office of the secretary of1062state, on forms prescribed by the secretary of state, a report1063containing the following information:1064

(1) A list of the names and addresses of its trustees; 1065

(2) The address of its principal office;

(3) In the case of a foreign business trust, the addressof its principal office within this state, if any;1068

(4) The business names of the business trust, includingany fictitious or assumed names;1070

(5) (a)The name and primary residence or usual place of1071business address within this state of a designated agent upon1072whom process against the business trust may be served;1073

(b) As used in division (A) (5) (a) of this section, "usual1074place of business" means a place in this state that is1075customarily open during normal business hours and where an1076individual is generally present who is authorized to perform the1077services of a registered agent, including accepting service of1078process and other notifications for the person serving as a1079

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statutory agent. "Usual place of business" does not include a	1080
post office box, regardless of whether that post office box has	1081
an associated street address.	1082
(6) The irrevocable consent of the business trust to	1083
service of process upon its designated agent and to service of	1084
process upon the secretary of state if, without the registration	1085
of another agent with the secretary of state, its designated	1086
agent has died, resigned, lost authority, dissolved, become	1087
disqualified, or has removed from this state, or if its	1088
designated agent cannot, with due diligence, be found.	1089
Such report shall have attached as an exhibit an executed	1090
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copy of the trust instrument or a true and correct copy of it,	1091
certified to be such by a trustee before an official authorized	1092
to administer oaths or by a public official in another state in	1093
whose office an executed copy is on file.	1094
(B) Not more than ninety days after the occurrence of any	1095
event causing any filing, including exhibits, made pursuant to	1096
division (A) of this section, or any previous filing made	1097
pursuant to this division, to be inaccurate or incomplete, there	1098
shall be filed in the office of the secretary of state all	1099
information necessary to maintain the accuracy and completeness	1100
of such filing.	1101
(C) The secretary of state shall charge and collect the	1102

fees specified in division (T) of section 111.16 of the Revised 1103 Code for each filing made under division (A) or (B) of this 1104 section, except for filings under division (B) of this section 1105 pertaining solely to division (A) (5) of this section, for which 1106 the secretary of state shall charge and collect the fee 1107 specified in division (R) of section 111.16 of the Revised Code. 1108

(D) The trust instrument and other information filed in 1109 the office of the secretary of state are matters of public 1110 record, and persons dealing with a business trust are charged 1111 with constructive notice of the contents of any such instrument 1112 or information by reason of such filing. 1113 (E) A copy of a trust instrument or other information 1114 filed in the office of the secretary of state shall be accepted 1115 as prima-facie evidence of the existence of the instrument or 1116 other information and of its contents, and conclusive evidence 1117 of the existence of such record. 1118 (F) The agent designated pursuant to division (A) (5) of 1119 this section shall be one of the following: 1120 (1) A natural person who is a resident of this state; 1121 (2) A domestic or foreign corporation, nonprofit 1122 corporation, limited liability company, partnership, limited 1123 partnership, limited liability partnership, limited partnership 1124 association, professional association, business trust, or 1125 unincorporated nonprofit association that has a business address 1126 in this state. If the agent is an entity other than a domestic 1127 1128 corporation, the agent shall meet the requirements of Title XVII of the Revised Code for an entity of the agent's type to 1129 transact business or exercise privileges in this state. 1130 Sec. 1747.03. (A) Before transacting real estate business 1131 in this state, a real estate investment trust shall file the 1132

(1) An executed copy of the trust instrument or a true and
correct copy of it, certified to be such by a trustee before an
official authorized to administer oaths or by a public official
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following report in the office of the secretary of state, on

forms prescribed by the secretary of state:

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in another state in whose office an executed copy is on file;	1138
(2) A list of the names and addresses of its trustees;	1139
(3) The address of its principal office;	1140
(4) In the case of a foreign real estate investment trust,	1141
the address of its principal office within this state, if any;	1142
(5) The business name of the trust;	1143
(6)(a) The name and primary residence or usual place of	1144
business address within this state of a designated agent upon	1145
whom process against the trust may be served;	1146
(b) As used in division (A)(6)(a) of this section, "usual	1147
place of business" means a place in this state that is	1148
customarily open during normal business hours and where an	1149
individual is generally present who is authorized to perform the	1150
services of a registered agent, including accepting service of	1151
process and other notifications for the person serving as a	1152
statutory agent. "Usual place of business" does not include a	1153
post office box, regardless of whether that post office box has	1154
an associated street address.	1155
(7) The irrevocable consent of the trust to service of	1156
process on its designated agent and to service of process upon	1157
the secretary of state if, without the registration of another	1158

agent with the secretary of state, its designated agent has 1159 died, resigned, lost authority, dissolved, become disqualified, 1160 or has removed from this state, or if its designated agent 1161 cannot, with due diligence, be found; 1162

(8) Not more than ninety days after the occurrence of any
event causing any filing made pursuant to divisions (A) (2) to
(6) of this section, or any previous filing made pursuant to
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this division, to be inaccurate or incomplete, all information1166necessary to maintain the accuracy and completeness of such1167filing.1168

(B) For filings under this section, the secretary of state
shall charge and collect the fee specified in division (T) of
section 111.16 of the Revised Code, except for filings under
division (A) (8) of this section pertaining solely to division
(A) (6) of this section, for which the secretary of state shall
charge and collect the fee specified in division (R) of section
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111.16 of the Revised Code.

(C) All persons shall be given the opportunity to acquire
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knowledge of the contents of the trust instrument and other
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information filed in the office of the secretary of state, but
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no person dealing with a real estate investment trust shall be
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charged with constructive notice of the contents of any such
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(D) A copy of a trust instrument or other information
filed in the office of the secretary of state is prima-facie
evidence of the existence of the instrument or other information
and of its contents, and is conclusive evidence of the existence
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(E) The agent designated pursuant to division (A) (6) of 1187this section shall be one of the following: 1188

(1) A natural person who is a resident of this state; 1189

(2) A domestic or foreign corporation, nonprofit
(2) A domestic or foreign corporation, limited
(2) A domestic or foreign corporation, limited
(2) A domestic or foreign corporation, nonprofit
(3) A domestic or foreign corporation, nonprofit
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in this state. If the agent is an entity other than a domestic 1195
corporation, the agent shall meet the requirements of Title XVII 1196
of the Revised Code for an entity of the agent's type to 1197
transact business or exercise privileges in this state. 1198

Sec. 1776.07. (A) Any partnership that maintains an 1199 effective statement of partnership authority under section 1200 1776.33 of the Revised Code shall maintain continuously in this 1201 state an agent for service of process on the partnership. The 1202 agent shall be one of the following: 1203

(1) A natural person who is a resident of this state; 1204

(2) A domestic or foreign corporation, nonprofit 1205 corporation, limited liability company, partnership, limited 1206 partnership, limited liability partnership, limited partnership 1207 association, professional association, business trust, or 1208 unincorporated nonprofit association that has a business address 1209 in this state. If the agent is an entity other than a domestic 1210 corporation, the agent shall meet the requirements of Title XVII 1211 of the Revised Code for an entity of the agent's type to 1212 transact business or exercise privileges in this state. 1213

(B) (1)The secretary of state shall not accept an1214original statement of partnership authority for filing unless1215the statement of partnership authority includes a written1216appointment of an agent as this section requires and a written1217acceptance of the appointment signed by the designated agent.1218

(2) The written appointment of an agent shall set forth1219the name and address in this state of the agent, including the1220street and number of the agent's primary residence in this state1221or, if the agent is not a natural person, the agent's usual1222place of business in this state, and shall otherwise be in such1223

form as the secretary of state prescribes. The secretary of	1224
state shall keep a record of the names of partnerships, and the	1225
names and addresses of their respective agents.	1226
(3) As used in division (B)(2) of this section, "usual	1227
place of business" means a place in this state that is	1228
customarily open during normal business hours and where an	1229
individual is generally present who is authorized to perform the	1230
services of a registered agent, including accepting service of	1231
process and other notifications for the person serving as a	1232
statutory agent. "Usual place of business" does not include a	1233
post office box, regardless of whether that post office box has	1234
an associated street address.	1235
(C) If an agent dies, resigns, or moves outside of this	1236
state, the partnership shall appoint forthwith another agent and	1237
file with the secretary of state an amendment to its statement	1238
of partnership authority appointing a new agent and including a	1239

of partnership authority appointing a new agent and including a 1239 written acceptance of the appointment that is signed by the 1240 designated agent. 1241

(D) If the address of an agent changes from that stated in
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the records of the secretary of state, the partnership forthwith
shall file with the secretary of state an amendment to its
statement of partnership authority setting forth the new
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address.

(E) An agent may resign by filing a written and signed 1247 notice of resignation with the secretary of state on a form the 1248 secretary prescribes and mailing a copy of that notice to the 1249 partnership. The agent shall mail the copy of the notice to the 1250 partnership at the current or last known address of its 1251 principal office on or prior to the date that the agent files 1252 the notice with the secretary of state. The notice shall include 1253

the name of the partnership, the name and current address of the 1254 agent, the current or last known address, including the street 1255 and number or other particular description, of the partnership's 1256 principal office, a statement of the resignation of the agent, 1257 and a statement that a copy of the notice was provided to the 1258 partnership within the time and in the manner specified in this 1259 division. The resigning agent's authority terminates thirty days 1260 after filing the notice with the secretary of state. 1261

(F) A partnership may revoke the appointment of its agent 1262
by filing with the secretary of state an amendment to its 1263
statement of partnership authority indicating that the 1264
appointment of the former agent is revoked and that a new agent 1265
is appointed. A written acceptance signed by the new designated 1266
agent shall accompany the filing. 1267

(G) (1) Any legal process, notice, or demand required or
permitted by law to be served upon a partnership with an
effective statement of partnership authority may be served upon
the partnership as follows:

(a) If its agent is a natural person, by delivering a copy1272of the process, notice, or demand to the agent;1273

(b) If its agent is not a natural person, by delivering a 1274
copy of the process, notice, or demand to the address of the 1275
agent in this state as contained in the records of the secretary 1276
of state. 1277

(2) (a) If its agent cannot be found or no longer has the
address stated in the records of the secretary of state or the
partnership has failed to maintain an agent as this section
requires, and the party, agent, or representative that desires
service files with the secretary of state an affidavit stating

that one of those circumstances exists and the most recent1283address of the partnership ascertained after a diligent search,1284then service upon the secretary of state as the agent of the1285partnership may be initiated by delivering to the secretary of1286state four copies of the process, notice, or demand accompanied1287by a fee of not less than five and not more than seven dollars,1288as determined by the secretary of state.1289

(b) The secretary of state forthwith shall give notice of
that delivery to the partnership at either its principal office
as shown upon the secretary of state's records or at any
different address specified in the affidavit of the party
desiring service and shall forward to the partnership at either
address by certified mail, return receipt requested, a copy of
the process, notice, or demand.

(c) Service upon the partnership is made when the
secretary of state gives the notice and forwards the process,
notice, or demand as set forth in division (G) (2) of this
section.

(H) The secretary of state shall keep a record of each 1301 process, notice, and demand that pertains to a partnership and 1302 that is delivered to the secretary of state's office under this 1303 section or another law of this state that authorizes service 1304 upon the secretary of state in connection with a partnership. In 1305 that record, the secretary shall record the time of each 1306 delivery of that type and the secretary's subsequent action with 1307 respect to the process, notice, or demand. 1308

(I) Nothing in this section limits or affects the right to
serve process in any other manner now or hereafter provided by
law. This section is an extension of, and not a limitation upon,
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the right otherwise existing of service of legal process.

Sec. 1782.04. (A) Each limited partnership shall maintain 1313 continuously in this state an agent for service of process on 1314 the limited partnership. The agent shall be one of the 1315 following: 1316

(1) A natural person who is a resident of this state; 1317

(2) A domestic or foreign corporation, nonprofit 1318 corporation, limited liability company, partnership, limited 1319 partnership, limited liability partnership, limited partnership 1320 association, professional association, business trust, or 1321 unincorporated nonprofit association that has a business address 1322 in this state. If the agent is an entity other than a domestic 1323 corporation, the agent shall meet the requirements of Title XVII 1324 of the Revised Code for an entity of the agent's type to 1325 transact business or exercise privileges in this state. 1326

(B) The secretary of state shall not accept a certificate 1327 of limited partnership for filing unless there is filed with the 1328 certificate a written appointment of an agent that is signed by 1329 the general partners of the limited partnership and a written 1330 acceptance of the appointment that is signed by the agent, or 1331 unless there is filed a written appointment of an agent that is 1332 signed by any authorized officer of the limited partnership and 1333 a written acceptance of the appointment that is either the 1334 original acceptance signed by the agent or a photocopy, 1335 facsimile, or similar reproduction of the original acceptance 1336 signed by the agent. 1337

In the discretion of the secretary of state, an original 1338 appointment of statutory agent may be submitted on the same form 1339 as the certificate of limited partnership but shall not be 1340 considered a part of the certificate. 1341

Page 46

(C)(1) The written appointment of an agent shall set	1342
forth the name and address in this state of the agent, including	1343
the street and number or other particular description<u>of</u> the	1344
agent's primary residence in this state or, if the agent is not	1345
a natural person, the agent's usual place of business in this	1346
state, and shall otherwise be in the form the secretary of state	1347
prescribes. The secretary of state shall keep a record of the	1348
names of limited partnerships, and the names and addresses of	1349
their respective agents.	1350
(2) As used in division (C)(1) of this section, "usual	1351
place of business" means a place in this state that is	1352
customarily open during normal business hours and where an	1353
individual is generally present who is authorized to perform the	1354
services of a registered agent, including accepting service of	1355
process and other notifications for the person serving as a	1356
statutory agent. "Usual place of business" does not include a	1357
post office box, regardless of whether that post office box has	1358
an associated street address.	1359
(D) If any agent dies, removes from the state, or resigns,	1360
the limited partnership shall forthwith appoint another agent	1361
and file with the secretary of state, on a form prescribed by	1362
the secretary of state, a written appointment of the new agent.	1363
(E) If the agent changes the agent's address from that	1364
appearing upon the record in the office of the secretary of	1365
state, the limited partnership or the agent forthwith shall file	1366
with the secretary of state, on a form prescribed by the	1367
secretary of state, a written statement setting forth the new	1368
address.	1369

(F) An agent may resign by filing with the secretary of 1370state, on a form prescribed by the secretary of state, a written 1371

notice to that effect that is signed by the agent and by sending 1372 a copy of the notice to the limited partnership at its current 1373 or last known address or its principal office on or prior to the 1374 date the notice is filed with the secretary of state. The notice 1375 shall set forth the name of the limited partnership, the name 1376 and current address of the agent, the current or last known 1377 address, including the street and number or other particular 1378 description, of the limited partnership's principal office, the 1379 resignation of the agent, and a statement that a copy of the 1380 notice has been sent to the limited partnership within the time 1381 and in the manner prescribed by this division. Upon the 1382 expiration of thirty days after the filing, the authority of the 1383 agent shall terminate. 1384

(G) A limited partnership may revoke the appointment of an agent by filing with the secretary of state, on a form prescribed by the secretary of state, a written appointment of another agent and a statement that the appointment of the former agent is revoked.

(H) Except when an original appointment of an agent is
filed with the certificate of limited partnership, a written
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appointment of an agent or a written statement filed by a
limited partnership with the secretary of state shall be signed
by any authorized officer of the limited partnership, or the
general partners of the limited partnership, or a majority of
them.

Sec. 1785.06. A professional association, within thirty1397days after the thirtieth day of June in each even-numbered year,1398shall furnish a statement to the secretary of state showing the1399names and post-office addresses of all of the shareholders in1400the association and certifying that all of the shareholders are1401

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duly licensed, certificated, or otherwise legally authorized to 1402 render within this state the same professional service for which 1403 the association was organized or, in the case of a combination 1404 of professional services described in division (B) of section 1405 1785.01 of the Revised Code, to render within this state any of 1406 the applicable types of professional services for which the 1407 1408 association was organized. This statement shall be made on a form that the secretary of state shall prescribe, shall be 1409 signed by an officer of the association, and shall be filed in 1410 the office of the secretary of state. 1411

If any professional association fails to file the biennial 1412 statement within the time required by this section, the 1413 secretary of state shall give notice of the failure by ordinary 1414 or electronic mail to the last known physical or electronic 1415 address of the association or its agent. If the biennial 1416 statement is not filed within thirty days after the mailing of 1417 the notice, the secretary of state, upon the expiration of that 1418 period, shall cancel the association's articles of 1419 incorporation, give notice of the cancellation to the 1420 association by ordinary or electronic mail sent to the last 1421 known physical or electronic address of the association or its 1422 agent, and make a notation of the cancellation on the records of 1423 1424 the secretary of state.

A professional association whose articles have been 1425 canceled pursuant to this section may be reinstated by filing, 1426 within two years of the cancellation, an application for 1427 reinstatement and the required biennial statement or statements 1428 and by paying the reinstatement fee specified in division (Q) of 1429 section 111.16 of the Revised Code. The rights, privileges, and 1430 franchises of a professional association whose articles have 1431 been reinstated are subject to section 1701.922 of the Revised 1432

Page 49

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Code. The secretary of state shall inform the tax commissioner	1433
of all cancellations and reinstatements under this section.	1434
Section 2. That existing sections 1345.02, 1701.07,	1435
1702.06, 1702.59, 1703.041, 1703.15, 1703.29, 1706.09, 1729.11,	1436
1746.04, 1747.03, 1776.07, 1782.04, and 1785.06 of the Revised	1437
Code are hereby repealed.	1438