As Passed by the House

132nd General Assembly

Regular Session

H. B. No. 40

2017-2018

Representatives Dever, Greenspan

Cosponsors: Representatives Antani, Becker, Blessing, Boccieri, Brenner, Brinkman, Butler, Conditt, Dean, Duffey, Faber, Goodman, Hambley, Householder, Huffman, Keller, Koehler, Lipps, McColley, Retherford, Riedel, Roegner, Romanchuk, Schaffer, Sprague, Stein, Perales, Anielski, Ginter, Green, Hood, Johnson, Lanese, Merrin, Patton, Scherer, Wiggam, Young

A BILL

То	enact sections 113.60, 113.61, 113.62, 113.63,	1
	113.64, 113.65, 113.66, 113.67, 113.68, and	2
	113.69 of the Revised Code to require the	3
	Treasurer of State to establish the Ohio State	4
	Government Expenditure Database.	-

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

Section 1. That sections 113.60, 113.61, 113.62, 113.63,	6
113.64, 113.65, 113.66, 113.67, 113.68, and 113.69 of the	7
Revised Code be enacted to read as follows:	8
Sec. 113.60. As used in sections 113.60 to 113.69 of the Revised Code:	9 10
(A) "Expenditure" means a payment, distribution, loan,	11
advance, reimbursement, deposit, or gift of money from a state	12
entity to any vendor and that is processed through the Ohio	13
administrative knowledge system.	14
(B) "Political subdivision" means a county, city, village,	15

township, park district, school district, or regional transit	16
authority.	17
(C) "School district" means a city, local, exempted	18
village, or joint vocational school district; a science,	19
technology, engineering, and mathematics school established	20
under Chapter 3326. of the Revised Code; or an educational	21
service center. "School district" does not mean a community	22
school established under Chapter 3314. of the Revised Code.	23
(D) "State entity" means the general assembly, the supreme	24
court, the court of claims, the office of an elected state	25
officer, or a department, bureau, board, office, commission,	26
agency, institution, instrumentality, or other governmental	27
entity of this state established by the constitution or laws of	28
this state for the exercise of any function of state government,	29
but excludes a political subdivision, an institution of higher	30
education, the public employees retirement system, the Ohio	31
police and fire pension fund, the state teachers retirement	32
system, the school employees retirement system, the state	33
highway patrol retirement system, and the city of Cincinnati	34
retirement system. "State entity" does not include the nonprofit	35
corporation formed under section 187.01 of the Revised Code.	36
(E) "Vendor" means any person, partnership, corporation,	37
association, organization, state entity, or other party,	38
including any executive officer, legislative officer, judicial	39
officer, or member or employee of a state entity, that does	40
<pre>either of the following:</pre>	41
(1) Sells, leases, or otherwise provides equipment,	42
materials, goods, supplies, or services to a state entity	43
pursuant to a contract between the vendor and a state entity;	44

Sec. 113.63. (A) The Ohio state government expenditure

database shall include the following features:

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(1) A searchable database of all expenditures;	72
(2) The ability to filter expenditures by the following	73
<pre>categories:</pre>	74
(a) The category of expense; and	75
(b) The Ohio administrative knowledge system accounting	76
code for a specific good or service.	77
(3) The ability to search and filter by any of the factors	78
<u>listed in section 113.62 of the Revised Code;</u>	79
(4) The ability to aggregate data contained in the	80
database;	81
(5) The ability to determine the total amount of	82
expenditures awarded to a vendor by a state entity;	83
(6) The ability to download information obtained through	84
the database; and	
(7) A searchable database of state and school district	86
employee salary and employment information.	87
(B) At least monthly through the Ohio administrative	88
knowledge system, each state entity shall provide information to	89
the treasurer of state for inclusion in the Ohio state	90
government expenditure database regarding each of the entity's	91
expenditures paid to a vendor for the preceding month.	92
(C) The information required under division (A)(7) of this	93
section shall be provided to the treasurer of state by the	94
department of administrative services or the department of	95
education, as applicable, with data fields provided in a format,	96
manner, and time frame determined by the treasurer of state.	97
Sec. 113.64. The treasurer of state shall develop and	98

publish on the web site of the treasurer of state graphical	99
representations of data contained in the Ohio state government	100
expenditure database, including charts and graphs, to enhance	101
and organize the data. The topics illustrated by and frequency	102
of developing and publishing these representations shall be	103
determined by the treasurer of state.	104
Sec. 113.65. Not later than one year after the Ohio state	105
government expenditure database is implemented, the treasurer of	106
state shall provide, on the web site of the treasurer of state,	107
an opportunity for public comment as to the utility of the	108
database.	109
Sec. 113.66. The Ohio state government expenditure	110
database shall not include any information that is determined to	111
be confidential or is not a public record under the laws of this	112
state. But the treasurer of state and employees of the treasurer	113
of state are not liable for the disclosure of a record contained	114
in the Ohio state government expenditure database that is	115
determined to be confidential or is not a public record under	116
the laws of this state.	117
Sec. 113.67. The treasurer of state shall include in the	118
annual report of the treasurer of state required under section	119
149.01 of the Revised Code data regarding the usage of the Ohio	120
state government expenditure database.	121
Sec. 113.68. Each state entity shall display on its web	122
site a prominent internet link to the Ohio state government	123
expenditure database.	124
Sec. 113.69. The treasurer of state may adopt reasonable	125
rules under section 111.15 of the Revised Code that implement,	126
and are consistent with, sections 113.60 to 113.68 of the	127

Revised Code. 128