#### As Introduced

# 131st General Assembly Regular Session 2015-2016

S. B. No. 69

#### Senator Tavares Cosponsors: Senators Brown, Skindell

### A BILL

То	amend sections 4112.01, 4112.02, 4112.05,	1
	4112.08, 4112.14, 4112.15, and 4112.99 of the	2
	Revised Code to restrict a person's ability to	3
	require, solicit, mail, and publicly display	4
	social security numbers.	5

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

Section 1. That sections 4112.01, 4112.02, 4112.05,	6
4112.08, 4112.14, 4112.15, and 4112.99 of the Revised Code be	7
amended to read as follows:	8
Sec. 4112.01. (A) As used in this chapter:	9
(1) "Person" includes one or more individuals,	10
partnerships, associations, organizations, corporations, legal	11
representatives, trustees, trustees in bankruptcy, receivers,	12
and other organized groups of persons. "Person" also includes,	13
but is not limited to, any owner, lessor, assignor, builder,	14
manager, broker, salesperson, appraiser, agent, employee,	15
lending institution, and the state and all political	16
subdivisions, authorities, agencies, boards, and commissions of	17
the state.	18

(2) "Employer" includes the state, any political	19
subdivision of the state, any person employing four or more	20
persons within the state, and any person acting directly or	21
indirectly in the interest of an employer.	22
(3) "Employee" means an individual employed by any	23
employer but does not include any individual employed in the	24
domestic service of any person.	25
(4) "Labor organization" includes any organization that	26
exists, in whole or in part, for the purpose of collective	27
bargaining or of dealing with employers concerning grievances,	28
terms or conditions of employment, or other mutual aid or	29
protection in relation to employment.	30
(5) "Employment agency" includes any person regularly	31
undertaking, with or without compensation, to procure	32
opportunities to work or to procure, recruit, refer, or place	33
employees.	34
(6) "Commission" means the Ohio civil rights commission	35
created by section 4112.03 of the Revised Code.	36
(7) "Discriminate" includes segregate or separate.	37
(8) "Unlawful discriminatory practice" means any act	38
prohibited by section 4112.02, 4112.021, or 4112.022 of the	39
Revised Code.	40
(9) "Place of public accommodation" means any inn,	41
restaurant, eating house, barbershop, public conveyance by air,	42
land, or water, theater, store, other place for the sale of	43
merchandise, or any other place of public accommodation or	44
amusement of which the accommodations, advantages, facilities,	45
or privileges are available to the public.	46

(10) "Housing accommodations" includes any building or	47
structure, or portion of a building or structure, that is used	48
or occupied or is intended, arranged, or designed to be used or	49
occupied as the home residence, dwelling, dwelling unit, or	50
sleeping place of one or more individuals, groups, or families	51
whether or not living independently of each other; and any	52
vacant land offered for sale or lease. "Housing accommodations"	53
also includes any housing accommodations held or offered for	54
sale or rent by a real estate broker, salesperson, or agent, by	55
any other person pursuant to authorization of the owner, by the	56
owner, or by the owner's legal representative.	57
(11) "Restrictive covenant" means any specification	58
limiting the transfer, rental, lease, or other use of any	59
housing accommodations because of race, color, religion, sex,	60
military status, familial status, national origin, disability,	61
or ancestry, or any limitation based upon affiliation with or	62
approval by any person, directly or indirectly, employing race,	63
color, religion, sex, military status, familial status, national	64
origin, disability, or ancestry as a condition of affiliation or	65
approval.	66
(12) "Burial lot" means any lot for the burial of deceased	67
persons within any public burial ground or cemetery, including,	68
but not limited to, cemeteries owned and operated by municipal	69

- but not limited to, cemeteries owned and operated by municipal corporations, townships, or companies or associations incorporated for cemetery purposes.
- (13) "Disability" means a physical or mental impairment 72 that substantially limits one or more major life activities, 73 including the functions of caring for one's self, performing 74 manual tasks, walking, seeing, hearing, speaking, breathing, 75 learning, and working; a record of a physical or mental 76

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impairment; or being regarded as having a physical or mental	77
impairment.	78
(14) Except as otherwise provided in section 4112.021 of	79
the Revised Code, "age" means at least forty years old.	80
(15) "Familial status" means either of the following:	81
(a) One or more individuals who are under eighteen years	82
of age and who are domiciled with a parent or guardian having	83
legal custody of the individual or domiciled, with the written	84
permission of the parent or guardian having legal custody, with	85
a designee of the parent or guardian;	86
(b) Any person who is pregnant or in the process of	87
securing legal custody of any individual who is under eighteen	88
years of age.	89
(16)(a) Except as provided in division (A)(16)(b) of this	90
section, "physical or mental impairment" includes any of the	91
following:	92
(i) Any physiological disorder or condition, cosmetic	93
disfigurement, or anatomical loss affecting one or more of the	94
following body systems: neurological; musculoskeletal; special	95
sense organs; respiratory, including speech organs;	96
cardiovascular; reproductive; digestive; genito-urinary; hemic	97
and lymphatic; skin; and endocrine;	98
(ii) Any mental or psychological disorder, including, but	99
not limited to, mental retardation, organic brain syndrome,	100
emotional or mental illness, and specific learning disabilities;	101
(iii) Diseases and conditions, including, but not limited	102
to, orthopedic, visual, speech, and hearing impairments,	103
cerebral palsy, autism, epilepsy, muscular dystrophy, multiple	104

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sclerosis, cancer, heart disease, diabetes, human	105
immunodeficiency virus infection, mental retardation, emotional	106
illness, drug addiction, and alcoholism.	107
(b) "Physical or mental impairment" does not include any	108
of the following:	109
(i) Homosexuality and bisexuality;	110
(ii) Transvestism, transsexualism, pedophilia,	111
exhibitionism, voyeurism, gender identity disorders not	112
resulting from physical impairments, or other sexual behavior	113
disorders;	114
(iii) Compulsive gambling, kleptomania, or pyromania;	115
(iv) Psychoactive substance use disorders resulting from	116
the current illegal use of a controlled substance or the current	117
use of alcoholic beverages.	118
(17) "Dwelling unit" means a single unit of residence for	119
a family of one or more persons.	120
(18) "Common use areas" means rooms, spaces, or elements	121
inside or outside a building that are made available for the use	122
of residents of the building or their guests, and includes, but	123
is not limited to, hallways, lounges, lobbies, laundry rooms,	124
refuse rooms, mail rooms, recreational areas, and passageways	125
among and between buildings.	126
(19) "Public use areas" means interior or exterior rooms	127
or spaces of a privately or publicly owned building that are	128
made available to the general public.	129
(20) "Controlled substance" has the same meaning as in	130
section 3719.01 of the Revised Code.	131

(21) "Disabled tenant" means a tenant or prospective	132
tenant who is a person with a disability.	133
(22) "Military status" means a person's status in "service	134
in the uniformed services" as defined in section 5923.05 of the	135
Revised Code.	136
Nevisea code.	150
(23) "Aggrieved person" includes both of the following:	137
(a) Any person who claims to have been injured by any	138
unlawful discriminatory practice described in division (H) of	139
section 4112.02 of the Revised Code;	140
(b) Any person who believes that the person will be	141
injured by, any unlawful discriminatory practice described in	142
division (H) of section 4112.02 of the Revised Code that is	143
about to occur.	144
	4.5
(24) "Social security number" means three or more	145
consecutive digits of a social security number.	146
(25) "Public record" has the same meaning as in section	147
149.43 of the Revised Code.	148
(B) For the purposes of divisions (A) to (F) of section	149
4112.02 of the Revised Code, the terms "because of sex" and "on	150
the basis of sex" include, but are not limited to, because of or	151
on the basis of pregnancy, any illness arising out of and	152
occurring during the course of a pregnancy, childbirth, or	153
related medical conditions. Women affected by pregnancy,	154
childbirth, or related medical conditions shall be treated the	155
same for all employment-related purposes, including receipt of	156
benefits under fringe benefit programs, as other persons not so	157
affected but similar in their ability or inability to work, and	158
nothing in division (B) of section 4111.17 of the Revised Code	159
shall be interpreted to permit otherwise. This division shall	160

not be construed to require an employer to pay for health	161
insurance benefits for abortion, except where the life of the	162
mother would be endangered if the fetus were carried to term or	163
except where medical complications have arisen from the	164
abortion, provided that nothing in this division precludes an	165
employer from providing abortion benefits or otherwise affects	166
bargaining agreements in regard to abortion.	167
Sec. 4112.02. It shall be an unlawful discriminatory	168
practice:	169
(A) For any employer, because of the race, color,	170
religion, sex, military status, national origin, disability,	171
age, or ancestry of any person, to discharge without just cause,	172
to refuse to hire, or otherwise to discriminate against that	173
person with respect to hire, tenure, terms, conditions, or	174
privileges of employment, or any matter directly or indirectly	175
related to employment.	176
(B) For an employment agency or personnel placement	177
service, because of race, color, religion, sex, military status,	178
national origin, disability, age, or ancestry, to do any of the	179
following:	180
(1) Refuse or fail to accept, register, classify properly,	181
or refer for employment, or otherwise discriminate against any	182
person;	183
(2) Comply with a request from an employer for referral of	184
applicants for employment if the request directly or indirectly	185
indicates that the employer fails to comply with the provisions	186
of sections 4112.01 to 4112.07 of the Revised Code.	187
(C) For any labor organization to do any of the following:	188
(1) Limit or classify its membership on the basis of race,	189

color, religion, sex, military status, national origin,	190
disability, age, or ancestry;	191
(2) Discriminate against, limit the employment	192
opportunities of, or otherwise adversely affect the employment	193
status, wages, hours, or employment conditions of any person as	194
an employee because of race, color, religion, sex, military	195
status, national origin, disability, age, or ancestry.	196
(D) For any employer, labor organization, or joint labor-	197
management committee controlling apprentice training programs to	198
discriminate against any person because of race, color,	199
religion, sex, military status, national origin, disability, or	200
ancestry in admission to, or employment in, any program	201
established to provide apprentice training.	202
(E) Except where based on a bona fide occupational	203
qualification certified in advance by the commission, for any	204
employer, employment agency, personnel placement service, or	205
labor organization, prior to employment or admission to	206
membership, to do any of the following:	207
(1) Elicit or attempt to elicit any information concerning	208
the race, color, religion, sex, military status, national	209
origin, disability, age, or ancestry of an applicant for	210
<pre>employment or membership;</pre>	211
(2) Make or keep a record of the race, color, religion,	212
sex, military status, national origin, disability, age, or	213
ancestry of any applicant for employment or membership;	214
(3) Use any form of application for employment, or	215
personnel or membership blank, seeking to elicit information	216
regarding race, color, religion, sex, military status, national	217
origin, disability, age, or ancestry; but an employer holding a	218

contract containing a nondiscrimination clause with the	219
government of the United States, or any department or agency of	220
that government, may require an employee or applicant for	221
employment to furnish documentary proof of United States	222
citizenship and may retain that proof in the employer's	223
personnel records and may use photographic or fingerprint	224
identification for security purposes;	225
(4) Print or publish or cause to be printed or published	226
any notice or advertisement relating to employment or membership	227
indicating any preference, limitation, specification, or	228
discrimination, based upon race, color, religion, sex, military	229
status, national origin, disability, age, or ancestry;	230
(5) Announce or follow a policy of denying or limiting,	231
through a quota system or otherwise, employment or membership	232
opportunities of any group because of the race, color, religion,	233
sex, military status, national origin, disability, age, or	234
ancestry of that group;	235
(6) Utilize in the recruitment or hiring of persons any	236
employment agency, personnel placement service, training school	237
or center, labor organization, or any other employee-referring	238
source known to discriminate against persons because of their	239
race, color, religion, sex, military status, national origin,	240
disability, age, or ancestry.	241
(F) For any person seeking employment to publish or cause	242
to be published any advertisement that specifies or in any	243
manner indicates that person's race, color, religion, sex,	244
military status, national origin, disability, age, or ancestry,	245
or expresses a limitation or preference as to the race, color,	246
religion, sex, military status, national origin, disability,	247
age, or ancestry of any prospective employer.	248

(G) For any proprietor or any employee, keeper, or manager	249
of a place of public accommodation to deny to any person, except	250
for reasons applicable alike to all persons regardless of race,	251
color, religion, sex, military status, national origin,	252
disability, age, or ancestry, the full enjoyment of the	253
accommodations, advantages, facilities, or privileges of the	254
place of public accommodation.	255
(H) For any person to do any of the following:	256
(1) Refuse to sell, transfer, assign, rent, lease,	257
sublease, or finance housing accommodations, refuse to negotiate	258
for the sale or rental of housing accommodations, or otherwise	259
deny or make unavailable housing accommodations because of race,	260
color, religion, sex, military status, familial status,	261
ancestry, disability, or national origin;	262
(2) Represent to any person that housing accommodations	263
are not available for inspection, sale, or rental, when in fact	264
they are available, because of race, color, religion, sex,	265
military status, familial status, ancestry, disability, or	266
national origin;	267
(3) Discriminate against any person in the making or	268
purchasing of loans or the provision of other financial	269
assistance for the acquisition, construction, rehabilitation,	270
repair, or maintenance of housing accommodations, or any person	271
in the making or purchasing of loans or the provision of other	272
financial assistance that is secured by residential real estate,	273
because of race, color, religion, sex, military status, familial	274
status, ancestry, disability, or national origin or because of	275
the racial composition of the neighborhood in which the housing	276
accommodations are located, provided that the person, whether an	277
individual, corporation, or association of any type, lends money	278

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as one of the principal aspects or incident to the person's	279
principal business and not only as a part of the purchase price	280
of an owner-occupied residence the person is selling nor merely	281
casually or occasionally to a relative or friend;	282
(4) Discriminate against any person in the terms or	283
conditions of selling, transferring, assigning, renting,	284
leasing, or subleasing any housing accommodations or in	285
furnishing facilities, services, or privileges in connection	286
with the ownership, occupancy, or use of any housing	287
accommodations, including the sale of fire, extended coverage,	288
or homeowners insurance, because of race, color, religion, sex,	289
military status, familial status, ancestry, disability, or	290
national origin or because of the racial composition of the	291
neighborhood in which the housing accommodations are located;	292
(5) Discriminate against any person in the terms or	293
conditions of any loan of money, whether or not secured by	294
mortgage or otherwise, for the acquisition, construction,	295
rehabilitation, repair, or maintenance of housing accommodations	296
because of race, color, religion, sex, military status, familial	297
status, ancestry, disability, or national origin or because of	298
the racial composition of the neighborhood in which the housing	299
accommodations are located;	300
(6) Refuse to consider without prejudice the combined	301
income of both husband and wife for the purpose of extending	302
mortgage credit to a married couple or either member of a	303
married couple;	304
(7) Print, publish, or circulate any statement or	305
advertisement, or make or cause to be made any statement or	306
advertisement, relating to the sale, transfer, assignment,	307
rental, lease, sublease, or acquisition of any housing	308

accommodations, or relating to the loan of money, whether or not	309
secured by mortgage or otherwise, for the acquisition,	310
construction, rehabilitation, repair, or maintenance of housing	311
accommodations, that indicates any preference, limitation,	312
specification, or discrimination based upon race, color,	313
religion, sex, military status, familial status, ancestry,	314
disability, or national origin, or an intention to make any such	315
preference, limitation, specification, or discrimination;	316
(8) Except as otherwise provided in division (H)(8) or	317
(17) of this section, make any inquiry, elicit any information,	318
make or keep any record, or use any form of application	319
containing questions or entries concerning race, color,	320
religion, sex, military status, familial status, ancestry,	321
disability, or national origin in connection with the sale or	322
lease of any housing accommodations or the loan of any money,	323
whether or not secured by mortgage or otherwise, for the	324
acquisition, construction, rehabilitation, repair, or	325
maintenance of housing accommodations. Any person may make	326
inquiries, and make and keep records, concerning race, color,	327
religion, sex, military status, familial status, ancestry,	328
disability, or national origin for the purpose of monitoring	329
compliance with this chapter.	330
(9) Include in any transfer, rental, or lease of housing	331
accommodations any restrictive covenant, or honor or exercise,	332
or attempt to honor or exercise, any restrictive covenant;	333
(10) Induce or solicit, or attempt to induce or solicit, a	334
housing accommodations listing, sale, or transaction by	335
representing that a change has occurred or may occur with	336
respect to the racial, religious, sexual, military status,	337
familial status, or ethnic composition of the block,	338

neighborhood, or other area in which the housing accommodations	339
are located, or induce or solicit, or attempt to induce or	340
solicit, a housing accommodations listing, sale, or transaction	341
by representing that the presence or anticipated presence of	342
persons of any race, color, religion, sex, military status,	343
familial status, ancestry, disability, or national origin, in	344
the block, neighborhood, or other area will or may have results	345
including, but not limited to, the following:	346
(a) The lowering of property values;	347
(b) A change in the racial, religious, sexual, military	348
status, familial status, or ethnic composition of the block,	349
neighborhood, or other area;	350
(c) An increase in criminal or antisocial behavior in the	351
block, neighborhood, or other area;	352
(d) A decline in the quality of the schools serving the	353
block, neighborhood, or other area.	354
(11) Deny any person access to or membership or	355
participation in any multiple-listing service, real estate	356
brokers' organization, or other service, organization, or	357
facility relating to the business of selling or renting housing	358
accommodations, or discriminate against any person in the terms	359
or conditions of that access, membership, or participation, on	360
account of race, color, religion, sex, military status, familial	361
status, national origin, disability, or ancestry;	362
(12) Coerce, intimidate, threaten, or interfere with any	363
person in the exercise or enjoyment of, or on account of that	364
person's having exercised or enjoyed or having aided or	365
encouraged any other person in the exercise or enjoyment of, any	366
right granted or protected by division (H) of this section;	367

(13) Discourage or attempt to discourage the purchase by a	368
prospective purchaser of housing accommodations, by representing	369
that any block, neighborhood, or other area has undergone or	370
might undergo a change with respect to its religious, racial,	371
sexual, military status, familial status, or ethnic composition;	372
(14) Refuse to sell, transfer, assign, rent, lease,	373
sublease, or finance, or otherwise deny or withhold, a burial	374
lot from any person because of the race, color, sex, military	375
status, familial status, age, ancestry, disability, or national	376
origin of any prospective owner or user of the lot;	377
(15) Discriminate in the sale or rental of, or otherwise	378
make unavailable or deny, housing accommodations to any buyer or	379
renter because of a disability of any of the following:	380
(a) The buyer or renter;	381
(b) A person residing in or intending to reside in the	382
housing accommodations after they are sold, rented, or made	383
available;	384
(c) Any individual associated with the person described in	385
division (H)(15)(b) of this section.	386
(16) Discriminate in the terms, conditions, or privileges	387
of the sale or rental of housing accommodations to any person or	388
in the provision of services or facilities to any person in	389
connection with the housing accommodations because of a	390
disability of any of the following:	391
(a) That person;	392
(b) A person residing in or intending to reside in the	393
housing accommodations after they are sold, rented, or made	394
available:	395

(c) Any individual associated with the person described in	396
division (H)(16)(b) of this section.	397
(17) Except as otherwise provided in division (H)(17) of	398
this section, make an inquiry to determine whether an applicant	399
for the sale or rental of housing accommodations, a person	400
residing in or intending to reside in the housing accommodations	401
after they are sold, rented, or made available, or any	402
individual associated with that person has a disability, or make	403
an inquiry to determine the nature or severity of a disability	404
of the applicant or such a person or individual. The following	405
inquiries may be made of all applicants for the sale or rental	406
of housing accommodations, regardless of whether they have	407
disabilities:	408
(a) An inquiry into an applicant's ability to meet the	409
requirements of ownership or tenancy;	410
(b) An inquiry to determine whether an applicant is	411
(b) An inquiry to determine whether an applicant is	
qualified for housing accommodations available only to persons	412
with disabilities or persons with a particular type of	413
disability;	414
(c) An inquiry to determine whether an applicant is	415
qualified for a priority available to persons with disabilities	416
or persons with a particular type of disability;	417
(d) An inquiry to determine whether an applicant currently	418
uses a controlled substance in violation of section 2925.11 of	419
the Revised Code or a substantively comparable municipal	420
ordinance;	421
(a) An inquiry to determine whether an applicant of are	400
(e) An inquiry to determine whether an applicant at any	422
time has been convicted of or pleaded guilty to any offense, an	423
element of which is the illegal sale, offer to sell,	424

cultivation, manufacture, other production, shipment,	425
transportation, delivery, or other distribution of a controlled	426
substance.	427
(18)(a) Refuse to permit, at the expense of a person with	428
a disability, reasonable modifications of existing housing	429
accommodations that are occupied or to be occupied by the person	430
with a disability, if the modifications may be necessary to	431
afford the person with a disability full enjoyment of the	432
housing accommodations. This division does not preclude a	433
landlord of housing accommodations that are rented or to be	434
rented to a disabled tenant from conditioning permission for a	435
proposed modification upon the disabled tenant's doing one or	436
more of the following:	437
(i) Providing a reasonable description of the proposed	438
modification and reasonable assurances that the proposed	439
modification will be made in a workerlike manner and that any	440
required building permits will be obtained prior to the	441
commencement of the proposed modification;	442
(ii) Agreeing to restore at the end of the tenancy the	443
interior of the housing accommodations to the condition they	444
were in prior to the proposed modification, but subject to	445
reasonable wear and tear during the period of occupancy, if it	446
is reasonable for the landlord to condition permission for the	447
proposed modification upon the agreement;	448
(iii) Paying into an interest-bearing escrow account that	449
is in the landlord's name, over a reasonable period of time, a	450
reasonable amount of money not to exceed the projected costs at	451
the end of the tenancy of the restoration of the interior of the	452
housing accommodations to the condition they were in prior to	453
the proposed modification, but subject to reasonable wear and	454

tear during the period of occupancy, if the landlord finds the	455
account reasonably necessary to ensure the availability of funds	456
for the restoration work. The interest earned in connection with	457
an escrow account described in this division shall accrue to the	458
benefit of the disabled tenant who makes payments into the	459
account.	460
(b) A landlord shall not condition permission for a	461
proposed modification upon a disabled tenant's payment of a	462
security deposit that exceeds the customarily required security	463
deposit of all tenants of the particular housing accommodations.	464
(19) Refuse to make reasonable accommodations in rules,	465
policies, practices, or services when necessary to afford a	466
person with a disability equal opportunity to use and enjoy a	467
dwelling unit, including associated public and common use areas;	468
(20) Fail to comply with the standards and rules adopted	469
under division (A) of section 3781.111 of the Revised Code;	470
(21) Discriminate against any person in the selling,	471
brokering, or appraising of real property because of race,	472
color, religion, sex, military status, familial status,	473
ancestry, disability, or national origin;	474
(22) Fail to design and construct covered multifamily	475
dwellings for first occupancy on or after June 30, 1992, in	476
accordance with the following conditions:	477
(a) The dwellings shall have at least one building	478
entrance on an accessible route, unless it is impractical to do	479
so because of the terrain or unusual characteristics of the	480
site.	481
(b) With respect to dwellings that have a building	482

entrance on an accessible route, all of the following apply:

(i) The public use areas and common use areas of the	484
dwellings shall be readily accessible to and usable by persons	485
with a disability.	486
(ii) All the doors designed to allow passage into and	487
within all premises shall be sufficiently wide to allow passage	488
by persons with a disability who are in wheelchairs.	489
(iii) All premises within covered multifamily dwelling	490
units shall contain an accessible route into and through the	491
dwelling; all light switches, electrical outlets, thermostats,	492
and other environmental controls within such units shall be in	493
accessible locations; the bathroom walls within such units shall	494
contain reinforcements to allow later installation of grab bars;	495
and the kitchens and bathrooms within such units shall be	496
designed and constructed in a manner that enables an individual	497
in a wheelchair to maneuver about such rooms.	498
For purposes of division (H)(22) of this section, "covered	499
multifamily dwellings" means buildings consisting of four or	500
more units if such buildings have one or more elevators and	501
ground floor units in other buildings consisting of four or more	502
units.	503
(I) For any person to discriminate in any manner against	504
any other person because that person has opposed any unlawful	505
discriminatory practice defined in this section or because that	506
person has made a charge, testified, assisted, or participated	507
in any manner in any investigation, proceeding, or hearing under	508
sections 4112.01 to 4112.07 of the Revised Code.	509
(J) For any person to aid, abet, incite, compel, or coerce	510
the doing of any act declared by this section to be an unlawful	511
discriminatory practice, to obstruct or prevent any person from	512

complying with this chapter or any order issued under it, or to	513
attempt directly or indirectly to commit any act declared by	514
this section to be an unlawful discriminatory practice.	515
(K) (1) For any person to do any of the following with the	516
social security number of an individual residing in this state:	517
(a) Place the social security number on any card, tag,	518
badge, or other device issued or used for identification or	519
membership, for the purpose of providing access to products or	520
services, or any other card, tag, badge, or device issued to an	521
individual. As used in division (K)(1)(a) of this section,	522
"place" includes printing, embedding, encoding within a magnetic	523
strip or on a chip, and any other means of affixing the social	524
security number on a card, tag, badge, or device.	525
(b) Solicit or require the use of the social security	526
number as a password for computerized service, telephone	527
customer service, or a web site, or require that an individual	528
provide the individual's social security number as a condition	529
to access goods, services, or a web site;	530
(c) Solicit or require an individual to transmit the	531
individual's social security number over the internet, unless	532
the connection is secure or the social security number is	533
<pre>encrypted;</pre>	534
(d) Print an individual's social security number on	535
mailing material that does not require an envelope or in any	536
other manner that makes a social security number visible without	537
the envelope being opened;	538
(e) Publicly display, or otherwise make available to the	539
public, including by sale to the public, the social security	540
number of another individual	541

(2) Nothing in division (K) of this section prohibits a	542
person from including the person's own social security number,	543
or the social security number of the individual's minor child,	544
on materials sent through the mail. Division (K) of this section	545
does not apply to the mailing of a public record that contains a	546
social security number. Division (K) of this section does not	547
prevent the collection, use, or release of a social security	548
number as required by state or federal law or the use of a	549
social security number for internal verification or	550
administrative purposes.	551
(L)(1) Nothing in division (H) of this section shall bar	552
any religious or denominational institution or organization, or	553
any nonprofit charitable or educational organization that is	554
operated, supervised, or controlled by or in connection with a	555
religious organization, from limiting the sale, rental, or	556
occupancy of housing accommodations that it owns or operates for	557
other than a commercial purpose to persons of the same religion,	558
or from giving preference in the sale, rental, or occupancy of	559
such housing accommodations to persons of the same religion,	560
unless membership in the religion is restricted on account of	561
race, color, or national origin.	562
(2) Nothing in division (H) of this section shall bar any	563
bona fide private or fraternal organization that, incidental to	564
its primary purpose, owns or operates lodgings for other than a	565
commercial purpose, from limiting the rental or occupancy of the	566
lodgings to its members or from giving preference to its	567
members.	568
(3) Nothing in division (H) of this section limits the	569
applicability of any reasonable local, state, or federal	570

restrictions regarding the maximum number of occupants permitted

to occupy housing accommodations. Nothing in that division	572
prohibits the owners or managers of housing accommodations from	573
implementing reasonable occupancy standards based on the number	574
and size of sleeping areas or bedrooms and the overall size of a	575
dwelling unit, provided that the standards are not implemented	576
to circumvent the purposes of this chapter and are formulated,	577
implemented, and interpreted in a manner consistent with this	578
chapter and any applicable local, state, or federal restrictions	579
regarding the maximum number of occupants permitted to occupy	580
housing accommodations.	581
(4) Nothing in division (H) of this section requires that	582
housing accommodations be made available to an individual whose	583
tenancy would constitute a direct threat to the health or safety	584
of other individuals or whose tenancy would result in	585
substantial physical damage to the property of others.	586
(5) Nothing in division (H) of this section pertaining to	587
discrimination on the basis of familial status shall be	588
construed to apply to any of the following:	589
(a) Housing accommodations provided under any state or	590
federal program that have been determined under the "Fair	591
Housing Amendments Act of 1988," 102 Stat. 1623, 42 U.S.C.A.	592
3607, as amended, to be specifically designed and operated to	593
assist elderly persons;	594
(b) Housing accommodations intended for and solely	595
occupied by persons who are sixty-two years of age or older;	596
(c) Housing accommodations intended and operated for	597
occupancy by at least one person who is fifty-five years of age	598
or older per unit, as determined under the "Fair Housing	599

Amendments Act of 1988," 102 Stat. 1623, 42 U.S.C.A. 3607, as

amended.	601
$\frac{\text{(L)}}{\text{(M)}}$ Nothing in divisions (A) to (E) of this section	602
shall be construed to require a person with a disability to be	603
employed or trained under circumstances that would significantly	604
increase the occupational hazards affecting either the person	605
with a disability, other employees, the general public, or the	606
facilities in which the work is to be performed, or to require	607
the employment or training of a person with a disability in a	608
job that requires the person with a disability routinely to	609
undertake any task, the performance of which is substantially	610
and inherently impaired by the person's disability.	611
$\frac{(M)}{(N)}$ Nothing in divisions (H)(1) to (18) of this section	612
shall be construed to require any person selling or renting	613
property to modify the property in any way or to exercise a	614
higher degree of care for a person with a disability, to relieve	615
any person with a disability of any obligation generally imposed	616
on all persons regardless of disability in a written lease,	617
rental agreement, or contract of purchase or sale, or to forbid	618
distinctions based on the inability to fulfill the terms and	619
conditions, including financial obligations, of the lease,	620
agreement, or contract.	621
$\frac{(N)}{(O)}$ An aggrieved individual may enforce the	622
individual's rights relative to discrimination on the basis of	623
age as provided for in this section by instituting a civil	624
action, within one hundred eighty days after the alleged	625
unlawful discriminatory practice occurred, in any court with	626
jurisdiction for any legal or equitable relief that will	627
effectuate the individual's rights.	628
A person who files a civil action under this division is	629
barred, with respect to the practices complained of, from	630

instituting a civil action under section 4112.14 of the Revised	631
Code and from filing a charge with the commission under section	632
4112.05 of the Revised Code.	633
$\frac{(0)}{(P)}$ With regard to age, it shall not be an unlawful	634
discriminatory practice and it shall not constitute a violation	635
of division (A) of section 4112.14 of the Revised Code for any	636
employer, employment agency, joint labor-management committee	637
controlling apprenticeship training programs, or labor	638
organization to do any of the following:	639
(1) Establish bona fide employment qualifications	640
reasonably related to the particular business or occupation that	641
may include standards for skill, aptitude, physical capability,	642
intelligence, education, maturation, and experience;	643
(2) Observe the terms of a bona fide seniority system or	644
any bona fide employee benefit plan, including, but not limited	645
to, a retirement, pension, or insurance plan, that is not a	646
subterfuge to evade the purposes of this section. However, no	647
such employee benefit plan shall excuse the failure to hire any	648
individual, and no such seniority system or employee benefit	649
plan shall require or permit the involuntary retirement of any	650
individual, because of the individual's age except as provided	651
for in the "Age Discrimination in Employment Act Amendment of	652
1978," 92 Stat. 189, 29 U.S.C.A. 623, as amended by the "Age	653
Discrimination in Employment Act Amendments of 1986," 100 Stat.	654
3342, 29 U.S.C.A. 623, as amended.	655
(3) Retire an employee who has attained sixty-five years	656
of age who, for the two-year period immediately before	657
retirement, is employed in a bona fide executive or a high	658
policymaking position, if the employee is entitled to an	659
immediate nonforfeitable annual retirement benefit from a	660

pension, profit-sharing, savings, or deferred compensation plan,	661
or any combination of those plans, of the employer of the	662
employee, which equals, in the aggregate, at least forty-four	663
thousand dollars, in accordance with the conditions of the "Age	664
Discrimination in Employment Act Amendment of 1978," 92 Stat.	665
189, 29 U.S.C.A. 631, as amended by the "Age Discrimination in	666
Employment Act Amendments of 1986," 100 Stat. 3342, 29 U.S.C.A.	667
631, as amended;	668
(4) Observe the terms of any bona fide apprenticeship	669
program if the program is registered with the Ohio	670
apprenticeship council pursuant to sections 4139.01 to 4139.06	671
of the Revised Code and is approved by the federal committee on	672
apprenticeship of the United States department of labor.	673
$\frac{P}{Q}$ Nothing in this chapter prohibiting age	674
discrimination and nothing in division (A) of section 4112.14 of	675
the Revised Code shall be construed to prohibit the following:	676
(1) The designation of uniform age the attainment of which	677
is necessary for public employees to receive pension or other	678
retirement benefits pursuant to Chapter 145., 742., 3307.,	679
3309., or 5505. of the Revised Code;	680
(2) The mandatory retirement of uniformed patrol officers	681
of the state highway patrol as provided in section 5505.16 of	682
the Revised Code;	683
(3) The maximum age requirements for appointment as a	684
patrol officer in the state highway patrol established by	685
section 5503.01 of the Revised Code;	686
(4) The maximum age requirements established for original	687
appointment to a police department or fire department in	688
sections 124.41 and 124.42 of the Revised Code;	689

(5) Any maximum age not in conflict with federal law that	690
may be established by a municipal charter, municipal ordinance,	691
or resolution of a board of township trustees for original	692
appointment as a police officer or firefighter;	693
(6) Any mandatory retirement provision not in conflict	694
with federal law of a municipal charter, municipal ordinance, or	695
resolution of a board of township trustees pertaining to police	696
officers and firefighters;	697
(7) Until January 1, 1994, the mandatory retirement of any	698
employee who has attained seventy years of age and who is	699
serving under a contract of unlimited tenure, or similar	700
arrangement providing for unlimited tenure, at an institution of	701
higher education as defined in the "Education Amendments of	702
1980," 94 Stat. 1503, 20 U.S.C.A. 1141(a).	703
$\frac{(Q)}{(R)}(1)$ (a) Except as provided in division $\frac{(Q)}{(R)}(1)$ (b)	704
of this section, for purposes of divisions (A) to (E) of this	705
section, a disability does not include any physiological	706
disorder or condition, mental or psychological disorder, or	707
disease or condition caused by an illegal use of any controlled	708
substance by an employee, applicant, or other person, if an	709
employer, employment agency, personnel placement service, labor	710
organization, or joint labor-management committee acts on the	711
basis of that illegal use.	712
(b) Division $\frac{(Q)(R)}{(R)}(1)$ (a) of this section does not apply	713
to an employee, applicant, or other person who satisfies any of	714
the following:	715
(i) The employee, applicant, or other person has	716
successfully completed a supervised drug rehabilitation program	717
and no longer is engaging in the illegal use of any controlled	718

substance, or the employee, applicant, or other person otherwise	719
successfully has been rehabilitated and no longer is engaging in	720
that illegal use.	721
(ii) The employee, applicant, or other person is	722
participating in a supervised drug rehabilitation program and no	723
longer is engaging in the illegal use of any controlled	724
substance.	725
(iii) The employee, applicant, or other person is	726
erroneously regarded as engaging in the illegal use of any	727
controlled substance, but the employee, applicant, or other	728
person is not engaging in that illegal use.	729
(2) Divisions (A) to (E) of this section do not prohibit	730
an employer, employment agency, personnel placement service,	731
labor organization, or joint labor-management committee from	732
doing any of the following:	733
(a) Adopting or administering reasonable policies or	734
procedures, including, but not limited to, testing for the	735
illegal use of any controlled substance, that are designed to	736
ensure that an individual described in division $\frac{(Q)}{(R)}(1)$ (b) (i)	737
or (ii) of this section no longer is engaging in the illegal use	738
of any controlled substance;	739
(b) Prohibiting the illegal use of controlled substances	740
and the use of alcohol at the workplace by all employees;	741
(c) Requiring that employees not be under the influence of	742
alcohol or not be engaged in the illegal use of any controlled	743
substance at the workplace;	744
(d) Requiring that employees behave in conformance with	745
the requirements established under "The Drug-Free Workplace Act	746
of 1988." 102 Stat 4304. 41 U.S.C.A. 701. as amended:	747

(e) Holding an employee who engages in the illegal use of	748
any controlled substance or who is an alcoholic to the same	749
qualification standards for employment or job performance, and	750
the same behavior, to which the employer, employment agency,	751
personnel placement service, labor organization, or joint labor-	752
management committee holds other employees, even if any	753
unsatisfactory performance or behavior is related to an	754
employee's illegal use of a controlled substance or alcoholism;	755
(f) Exercising other authority recognized in the	756
"Americans with Disabilities Act of 1990," 104 Stat. 327, 42	757
U.S.C.A. 12101, as amended, including, but not limited to,	758
requiring employees to comply with any applicable federal	759
standards.	760
(3) For purposes of this chapter, a test to determine the	761
illegal use of any controlled substance does not include a	762
medical examination.	763
(4) Division $\frac{(Q)}{(R)}$ of this section does not encourage,	764
prohibit, or authorize, and shall not be construed as	765
encouraging, prohibiting, or authorizing, the conduct of testing	766
for the illegal use of any controlled substance by employees,	767
applicants, or other persons, or the making of employment	768
decisions based on the results of that type of testing.	769
$\frac{R}{R}$ This section does not apply to a religious	770
corporation, association, educational institution, or society	771
with respect to the employment of an individual of a particular	772
religion to perform work connected with the carrying on by that	773
religious corporation, association, educational institution, or	774
society of its activities.	775

The unlawful discriminatory practices defined in this

section do not make it unlawful for a person or an appointing	777
authority administering an examination under section 124.23 of	778
the Revised Code to obtain information about an applicant's	779
military status for the purpose of determining if the applicant	780
is eligible for the additional credit that is available under	781
that section.	782
Sec. 4112.05. (A) The commission, as provided in this	783
section, shall prevent any person from engaging in unlawful	784
discriminatory practices, provided that, before instituting the	785
formal hearing authorized by division (B) of this section, it	786
shall attempt, by informal methods of conference, conciliation,	787
and persuasion, to induce compliance with this chapter.	788
and personnell, so induce comprising mean only only only con-	, 00
(B)(1) Any person may file a charge with the commission	789
alleging that another person has engaged or is engaging in an	790
unlawful discriminatory practice. In the case of a charge	791
alleging an unlawful discriminatory practice described in	792
division (A), (B), (C), (D), (E), (F), (G), (I), $\frac{\text{or}}{\text{or}}$ (J), $\frac{\text{or}}{\text{or}}$ (K)	793
of section 4112.02 or in section 4112.021 or 4112.022 of the	794
Revised Code, the charge shall be in writing and under oath and	795
shall be filed with the commission within six months after the	796
alleged unlawful discriminatory practice was committed. In the	797
case of a charge alleging an unlawful discriminatory practice	798
described in division (H) of section 4112.02 of the Revised	799
Code, the charge shall be in writing and under oath and shall be	800
filed with the commission within one year after the alleged	801
unlawful discriminatory practice was committed.	802
(2) Upon receiving a charge, the commission may initiate a	803
preliminary investigation to determine whether it is probable	804
that an unlawful discriminatory practice has been or is being	805
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engaged in. The commission also may conduct, upon its own

initiative and independent of the filing of any charges, a	807
preliminary investigation relating to any of the unlawful	808
discriminatory practices described in division (A), (B), (C),	809
(D), (E), (F), (I), $\frac{\text{or}}{\text{or}}$ (J), or (K) of section 4112.02 or in	810
section 4112.021 or 4112.022 of the Revised Code. Prior to a	811
notification of a complainant under division (B)(4) of this	812
section or prior to the commencement of informal methods of	813
conference, conciliation, and persuasion under that division,	814
the members of the commission and the officers and employees of	815
the commission shall not make public in any manner and shall	816
retain as confidential all information that was obtained as a	817
result of or that otherwise pertains to a preliminary	818
investigation other than one described in division (B)(3) of	819
this section.	820
(3)(a) Unless it is impracticable to do so and subject to	821
its authority under division (B)(3)(d) of this section, the	822
commission shall complete a preliminary investigation of a	823
charge filed pursuant to division (B)(1) of this section that	824
alleges an unlawful discriminatory practice described in	825
division (H) of section 4112.02 of the Revised Code, and shall	826
take one of the following actions, within one hundred days after	827
the filing of the charge:	828
(i) Notify the complainant and the respondent that it is	829
not probable that an unlawful discriminatory practice described	830
in division (H) of section 4112.02 of the Revised Code has been	831
or is being engaged in and that the commission will not issue a	832
complaint in the matter;	833
complaint in the matter,	033
(ii) Initiate a complaint and schedule it for informal	834
methods of conference, conciliation, and persuasion;	835

(iii) Initiate a complaint and refer it to the attorney

general with a recommendation to seek a temporary or permanent	837
injunction or a temporary restraining order. If this action is	838
taken, the attorney general shall apply, as expeditiously as	839
possible after receipt of the complaint, to the court of common	840
pleas of the county in which the unlawful discriminatory	841
practice allegedly occurred for the appropriate injunction or	842
order, and the court shall hear and determine the application as	843
expeditiously as possible.	844
(b) If it is not practicable to comply with the	845
requirements of division (B)(3)(a) of this section within the	846
one-hundred-day period described in that division, the	847
commission shall notify the complainant and the respondent in	848
writing of the reasons for the noncompliance.	849
(c) Prior to the issuance of a complaint under division	850
(B)(3)(a)(ii) or (iii) of this section or prior to a	851
notification of the complainant and the respondent under	852
division (B)(3)(a)(i) of this section, the members of the	853
commission and the officers and employees of the commission	854
shall not make public in any manner and shall retain as	855
confidential all information that was obtained as a result of or	856
that otherwise pertains to a preliminary investigation of a	857
charge filed pursuant to division (B)(1) of this section that	858
alleges an unlawful discriminatory practice described in	859
division (H) of section 4112.05 of the Revised Code.	860
(d) Notwithstanding the types of action described in	861
divisions (B)(3)(a)(ii) and (iii) of this section, prior to the	862
issuance of a complaint or the referral of a complaint to the	863

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attorney general and prior to endeavoring to eliminate an

section 4112.02 of the Revised Code by informal methods of

unlawful discriminatory practice described in division (H) of

conference, conciliation, and persuasion, the commission may

seek a temporary or permanent injunction or a temporary

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restraining order in the court of common pleas of the county in

which the unlawful discriminatory practice allegedly occurred.

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- (4) If the commission determines after a preliminary 871 investigation other than one described in division (B)(3) of 872 this section that it is not probable that an unlawful 873 discriminatory practice has been or is being engaged in, it 874 shall notify any complainant under division (B)(1) of this 875 section that it has so determined and that it will not issue a 876 complaint in the matter. If the commission determines after a 877 preliminary investigation other than the one described in 878 division (B)(3) of this section that it is probable that an 879 unlawful discriminatory practice has been or is being engaged 880 in, it shall endeavor to eliminate the practice by informal 881 methods of conference, conciliation, and persuasion. 882
- (5) Nothing said or done during informal methods of 883 conference, conciliation, and persuasion under this section 884 shall be disclosed by any member of the commission or its staff 885 or be used as evidence in any subsequent hearing or other 886 proceeding. If, after a preliminary investigation and the use of 887 informal methods of conference, conciliation, and persuasion 888 under this section, the commission is satisfied that any 889 unlawful discriminatory practice will be eliminated, it may 890 treat the charge involved as being conciliated and enter that 891 disposition on the records of the commission. If the commission 892 fails to effect the elimination of an unlawful discriminatory 893 practice by informal methods of conference, conciliation, and 894 persuasion under this section and to obtain voluntary compliance 895 with this chapter, the commission shall issue and cause to be 896 served upon any person, including the respondent against whom a 897

complainant has filed a charge pursuant to division (B)(1) of	898
this section, a complaint stating the charges involved and	899
containing a notice of an opportunity for a hearing before the	900
commission, a member of the commission, or a hearing examiner at	901
a place that is stated in the notice and that is located within	902
the county in which the alleged unlawful discriminatory practice	903
has occurred or is occurring or in which the respondent resides	904
or transacts business. The hearing shall be held not less than	905
thirty days after the service of the complaint upon the	906
complainant, the aggrieved persons other than the complainant on	907
whose behalf the complaint is issued, and the respondent, unless	908
the complainant, an aggrieved person, or the respondent elects	909
to proceed under division (A)(2) of section 4112.051 of the	910
Revised Code when that division is applicable. If a complaint	911
pertains to an alleged unlawful discriminatory practice	912
described in division (H) of section 4112.02 of the Revised	913
Code, the complaint shall notify the complainant, an aggrieved	914
person, and the respondent of the right of the complainant, an	915
aggrieved person, or the respondent to elect to proceed with the	916
administrative hearing process under this section or to proceed	917
under division (A)(2) of section 4112.051 of the Revised Code.	918

- (6) The attorney general shall represent the commission at any hearing held pursuant to division (B)(5) of this section and shall present the evidence in support of the complaint.
- (7) Any complaint issued pursuant to division (B)(5) of this section after the filing of a charge under division (B)(1) of this section shall be so issued within one year after the complainant filed the charge with respect to an alleged unlawful discriminatory practice.

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(C) Any complaint issued pursuant to division (B) of this

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section may be amended by the commission, a member of the 928 commission, or the hearing examiner conducting a hearing under 929 division (B) of this section, at any time prior to or during the 930 hearing. The respondent has the right to file an answer or an 931 amended answer to the original and amended complaints and to 932 appear at the hearing in person, by attorney, or otherwise to 933 examine and cross-examine witnesses.

- (D) The complainant shall be a party to a hearing under 935 division (B) of this section, and any person who is an 936 indispensable party to a complete determination or settlement of 937 a question involved in the hearing shall be joined. Any 938 aggrieved person who has or claims an interest in the subject of 939 the hearing and in obtaining or preventing relief against the 940 unlawful discriminatory practices complained of shall be 941 permitted to appear only for the presentation of oral or written 942 arguments, to present evidence, perform direct and cross-943 examination, and be represented by counsel. The commission shall 944 adopt rules, in accordance with Chapter 119. of the Revised Code 945 governing the authority granted under this division. 946
- (E) In any hearing under division (B) of this section, the 947 commission, a member of the commission, or the hearing examiner 948 shall not be bound by the Rules of Evidence but, in ascertaining 949 the practices followed by the respondent, shall take into 950 account all reliable, probative, and substantial statistical or 951 other evidence produced at the hearing that may tend to prove 952 the existence of a predetermined pattern of employment or 953 membership, provided that nothing contained in this section 954 shall be construed to authorize or require any person to observe 955 the proportion that persons of any race, color, religion, sex, 956 military status, familial status, national origin, disability, 957 age, or ancestry bear to the total population or in accordance 958

with any criterion other than the individual qualifications of 959 the applicant.

(F) The testimony taken at a hearing under division (B) of 961 this section shall be under oath and shall be reduced to writing 962 and filed with the commission. Thereafter, in its discretion, 963 the commission, upon the service of a notice upon the 964 complainant and the respondent that indicates an opportunity to 965 be present, may take further testimony or hear argument. 966

(G) (1) If, upon all reliable, probative, and substantial 967 evidence presented at a hearing under division (B) of this 968 section, the commission determines that the respondent has 969 engaged in, or is engaging in, any unlawful discriminatory 970 practice, whether against the complainant or others, the 971 commission shall state its findings of fact and conclusions of 972 law and shall issue and, subject to the provisions of Chapter 973 119. of the Revised Code, cause to be served on the respondent 974 an order requiring the respondent to cease and desist from the 975 unlawful discriminatory practice, requiring the respondent to 976 take any further affirmative or other action that will 977 effectuate the purposes of this chapter, including, but not 978 limited to, hiring, reinstatement, or upgrading of employees 979 with or without back pay, or admission or restoration to union 980 membership, and requiring the respondent to report to the 981 commission the manner of compliance. If the commission directs 982 payment of back pay, it shall make allowance for interim 983 earnings. If it finds a violation of division (K) of section 984 4112.02 of the Revised Code, the commission additionally shall 985 require the respondent to pay the fine required under division 986 (B) of section 4112.99 of the Revised Code. If it finds a 987 violation of division (H) of section 4112.02 of the Revised 988 Code, the commission additionally shall require the respondent 989

to pay actual damages and reasonable attorney's fees, and may	990
award to the complainant punitive damages as follows:	991
(a) If division (G)(1)(b) or (c) of this section does not	992
apply, punitive damages in an amount not to exceed ten thousand	993
dollars;	994
(b) If division (G)(1)(c) of this section does not apply	995
and if the respondent has been determined by a final order of	996
the commission or by a final judgment of a court to have	997
committed one violation of division (H) of section 4112.02 of	998
the Revised Code during the five-year period immediately	999
preceding the date on which a complaint was issued pursuant to	1000
division (B) of this section, punitive damages in an amount not	1001
to exceed twenty-five thousand dollars;	1002
(c) If the respondent has been determined by a final order	1003
of the commission or by a final judgment of a court to have	1004
committed two or more violations of division (H) of section	1005
4112.02 of the Revised Code during the seven-year period	1006
immediately preceding the date on which a complaint was issued	1007
pursuant to division (B) of this section, punitive damages in an	1008
amount not to exceed fifty thousand dollars.	1009
(2) Upon the submission of reports of compliance, the	1010
commission may issue a declaratory order stating that the	1011
respondent has ceased to engage in particular unlawful	1012
discriminatory practices.	1013
(H) If the commission finds that no probable cause exists	1014
for crediting charges of unlawful discriminatory practices or	1015
if, upon all the evidence presented at a hearing under division	1016
(B) of this section on a charge, the commission finds that a	1017
respondent has not engaged in any unlawful discriminatory	1018

practice against the complainant or others, it shall state its	1019
findings of fact and shall issue and cause to be served on the	1020
complainant an order dismissing the complaint as to the	1021
respondent. A copy of the order shall be delivered in all cases	1022
to the attorney general and any other public officers whom the	1023
commission considers proper.	1024
(I) Until the time period for appeal set forth in division	1025
(H) of section 4112.06 of the Revised Code expires, the	1026
commission, subject to the provisions of Chapter 119. of the	1027
Revised Code, at any time, upon reasonable notice, and in the	1028
manner it considers proper, may modify or set aside, in whole or	1029
in part, any finding or order made by it under this section.	1030
Sec. 4112.08. This chapter shall be construed liberally	1031
for the accomplishment of its purposes, and any law inconsistent	1032
with any provision of this chapter shall not apply. Nothing	1033
contained in this chapter shall be considered to repeal any of	1034
the provisions of any law of this state relating to	1035
discrimination because of race, color, religion, sex, military	1036
status, familial status, disability, national origin, age, or	1037
ancestry, except that any person filing a charge under division	1038
(B)(1) of section 4112.05 of the Revised Code, with respect to	1039
the unlawful discriminatory practices complained of, is barred	1040
from instituting a civil action under section 4112.14 or	1041
division $\frac{\text{(N)}_{(0)}}{\text{(O)}}$ of section 4112.02 of the Revised Code.	1042
Sec. 4112.14. (A) No employer shall discriminate in any	1043
job opening against any applicant or discharge without just	1044
cause any employee aged forty or older who is physically able to	1045
perform the duties and otherwise meets the established	1046
requirements of the job and laws pertaining to the relationship	1047
between employer and employee.	1048

(B) Any person aged forty or older who is discriminated	1049
against in any job opening or discharged without just cause by	1050
an employer in violation of division (A) of this section may	1051
institute a civil action against the employer in a court of	1052
competent jurisdiction. If the court finds that an employer has	1053
discriminated on the basis of age, the court shall order an	1054
appropriate remedy which shall include reimbursement to the	1055
applicant or employee for the costs, including reasonable	1056
attorney's fees, of the action, or to reinstate the employee in	1057
the employee's former position with compensation for lost wages	1058
and any lost fringe benefits from the date of the illegal	1059
discharge and to reimburse the employee for the costs, including	1060
reasonable attorney's fees, of the action. The remedies	1061
available under this section are coexistent with remedies	1062
available pursuant to sections 4112.01 to 4112.11 of the Revised	1063
Code; except that any person instituting a civil action under	1064
this section is, with respect to the practices complained of,	1065
thereby barred from instituting a civil action under division	1066
$\frac{\text{(N)}_{-}(\text{O})}{\text{(O)}}$ of section 4112.02 of the Revised Code or from filing a	1067
charge with the Ohio civil rights commission under section	1068
4112.05 of the Revised Code.	1069

- (C) The cause of action described in division (B) of this 1070 section and any remedies available pursuant to sections 4112.01 1071 to 4112.11 of the Revised Code shall not be available in the 1072 case of discharges where the employee has available to the 1073 employee the opportunity to arbitrate the discharge or where a 1074 discharge has been arbitrated and has been found to be for just 1075 cause.
- Sec. 4112.15. There is hereby created in the state 1077 treasury the civil rights commission general reimbursement fund, 1078 which shall be used to pay operating costs of the commission. 1079

All amounts received by the commission, and all amounts awarded	1080
by a court to the commission, for attorney's fees, court costs,	1081
expert witness fees, and other litigation expenses shall be paid	1082
into the state treasury to the credit of the fund. All amounts	1083
received by the commission for copies of commission documents	1084
and for other goods and services furnished by the commission	1085
shall be paid into the state treasury to the credit of the fund.	1086
All of the fines collected under division (B) of section 4112.99	1087
of the Revised Code shall be paid into the state treasury to the	1088
credit of the fund.	1089
Sec. 4112.99. (A) Whoever violates this chapter is subject	1090
to a civil action for damages, injunctive relief, or any other	1091
appropriate relief.	1092
(B) In addition to any damages and relief that may be	1093
available in division (A) of this section, whoever violates	1094
division (K) of section 4112.02 of the Revised Code shall be	1095
fined not more than one thousand dollars for the first violation	1096
of that division, and not more than two thousand dollars for	1097
each subsequent violation.	1098
Section 2. That existing sections 4112.01, 4112.02,	1099
4112.05, 4112.08, 4112.14, 4112.15, and 4112.99 of the Revised	1100
Code are hereby repealed.	1101