## As Passed by the Senate

132nd General Assembly Regular Session 2017-2018

S. B. No. 88

**Senator Terhar** 

Cosponsors: Senators Eklund, Huffman, Coley, Burke, Hackett, Hite, Hoagland, Obhof, O'Brien, Peterson, Thomas, Wilson, Yuko

# A BILL

То	amend sections 118.05, 118.06, 118.11, 118.12,	1
	118.13, and 118.99 and to repeal the version of	2
	section 118.023 of the Revised Code that is	3
	scheduled to take effect September 29, 2017, to	4
	modify the composition and powers of the	5
	financial planning and supervision commission of	6
	a political subdivision that is in a state of	7
	fiscal emergency and to clarify the duties of	8
	that political subdivision.	9

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

Section 1. That sections 118.05, 118.06, 118.11, 118.12,	10
118.13, and 118.99 of the Revised Code be amended to read as	11
follows:	12
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Sec. 118.05. (A) Pursuant to the powers of the general	13
assembly and for the purposes of this chapter, upon the	14
occurrence of a fiscal emergency in any municipal corporation,	15
county, or township, as determined pursuant to section 118.04 of	16
the Revised Code, there is established, with respect to that	17
municipal corporation, county, or township, a body both	18

corporate and politic constituting an agency and instrumentality 19 of the state and performing essential governmental functions of 20 the state to be known as the "financial planning and supervision 21 commission for ..... (name of municipal corporation, 22 county, or township)," which, in that name, may exercise all 23 authority vested in such a commission by this chapter. Except as 24 otherwise provided in division (L) of this section, a separate 25 commission is established with respect to each municipal 26 corporation, county, or township as to which there is a fiscal 27 emergency as determined under this chapter. 28

(B) A commission shall consist of the following voting members:

(1) Four ex officio members: the treasurer of state; the 31 director of budget and management; in the case of a municipal 32 corporation, the mayor of the municipal corporation and the 33 presiding officer of the legislative authority of the municipal 34 corporation; in the case of a county, the president a member of 35 the board of county commissioners and the county auditor; in the 36 case of a county that has adopted a charter under Article X, 37 Ohio Constitution, and under that charter has both a county 38 executive and a county fiscal officer, the county executive and 39 the county fiscal officer; and in the case of a township, a 40 member of the board of township trustees and the county auditor. 41

The treasurer of state may designate a deputy treasurer or 42 director within the office of the treasurer of state or any 43 other appropriate person who is not an employee of the treasurer 44 of state's office; the director of budget and management may 45 designate an individual within the office of budget and 46 management or any other appropriate person who is not an 47 employee of the office of budget and management; the presiding 48

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officer of the legislative authority of the municipal 49 corporation may designate any other member of the legislative 50 authority; the board of county commissioners may designate any 51 other member of the board or the fiscal officer of the county; 52 and the board of township trustees may designate any other 53 member of the board or the fiscal officer of the township to 54 attend the meetings of the commission when the ex officio member 55 is absent or unable for any reason to attend. A designee, when 56 present, shall be counted in determining whether a quorum is 57 present at any meeting of the commission and may vote and 58 participate in all proceedings and actions of the commission. 59 The designations shall be in writing, executed by the ex officio 60 member or entity making the designation, and filed with the 61 secretary of the commission. The designations may be changed 62 from time to time in like manner, but due regard shall be given 63 to the need for continuity. 64

(2) If a municipal corporation, county, or township has a population of at least one thousand, three <u>additional members</u> nominated and appointed not later than fifteen days after the <u>auditor of state determines that a fiscal emergency exists</u> as follows:

The mayor and presiding officer of the legislative-70 authority of the municipal corporation, the board of county 71 commissioners, or the board of township trustees shall, within 72 ten days after the determination of the fiscal emergency by the 73 auditor of state under section 118.04 of the Revised Code, 74 submit in writing to the governor the nomination of five persons 75 agreed to by them and meeting the qualifications set forth in-76 this division. If the governor is not satisfied that at least 77 three of the nominees are well qualified, the governor shall 78 notify the mayor and presiding officer, or the board of county-79

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commissioners, or the board of township trustees to submit in-	80
writing, within five days, additional nominees agreed upon by-	81
them, not exceeding three. The governor shall appoint three	82
members from all the agreed-upon nominees so submitted or a	83
lesser number that the governor considers well qualified within-	84
thirty days after receipt of the nominations, and shall fill any	85
remaining positions on the commission by appointment of any	86
other persons meeting the qualifications set forth in this	87
division. All appointments by the governor shall be made with-	88
the advice and consent of the senate.	89
For a municipal corporation, the governor shall appoint	90
one member; the mayor shall appoint one member confirmed by the	91
legislative authority of the municipal corporation; and the	92
county auditor of the county in which the largest portion of the	93
territory of the municipal corporation is located shall appoint	94
one member. The county auditor may appoint the county auditor to	95
the commission.	96
For a county, the governor shall appoint one member and	97
the board of county commissioners shall appoint two members. In	98
the case of a county that has adopted a charter under Article X,	99
Ohio Constitution, and under that charter has both a county	100
executive and a county council, the governor shall appoint one	101
member, the county executive shall appoint one member, and the	102
county council shall appoint one member. A member of the board	103
of county commissioners, a county executive, or a member of the	104
county council is ineligible for appointment to the commission	105
under this paragraph.	106
For a township, the governor shall appoint one member and	107
the board of township trustees shall appoint two members. A	108
member of the board of township trustees is ineligible for	109

appointment to the commission under this paragraph.

Each of the three appointed members shall serve during the	111
life of the commission, subject to removal by <del>the governor <u>the</u></del>	112
appointing authority for misfeasance, nonfeasance, or	113
malfeasance in office. In the event of the death, resignation,	114
incapacity, removal, or ineligibility to serve of an appointed	115
member, the <del>governor, pursuant to the process for original</del>	116
appointment, appointing authority that appointed the member shall	117
appoint a successor.	118
Each appointed member shall be an individual:	119
(a) Who has knowledge and experience in financial matters,	120
financial management, or business organization or operations;	121
<del>(b) W</del> hose residency, office, or principal place of	122
professional or business activity is situated within the	123
municipal corporation, county, or township, except that a county	124
auditor who serves on the commission of a municipal corporation	125
is not required to reside or have an office or principal place	126
of professional or business activity in the municipal	127
corporation;	128
<del>(c) W</del> ho shall not become a candidate for elected public	129
office while serving as a member of the commission, except a	130
county auditor who serves on the commission of a municipal	131
corporation may be a candidate for reelection to the county	132

corporation may be a candidate for reelection to the county
auditor's office.
(C) Immediately after appointment of the initial appointed

(C) Immediately after appointment of the initial appointed 134 members of the commission, the governor shall call the first 135 meeting of the commission and shall cause written notice of the 136 time, date, and place of the first meeting to be given to each 137 member of the commission at least forty-eight hours in advance 138

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of the meeting.

(D) The director of budget and management shall serve as 140 chairperson of the commission. The commission shall elect one of 141 its members to serve as vice-chairperson and may appoint a 142 secretary and any other officers, who need not be members of the 143 commission, it considers necessary. The chairperson may remove a 144 an appointed member appointed by the governor if that member 145 fails to attend three consecutive meetings. In that event, the 146 governor appointing authority shall fill the vacancy in the same 147 manner as the original appointment. 148

(E) The commission may adopt and alter bylaws and rules, 149
which shall not be subject to section 111.15 or Chapter 119. of 150
the Revised Code, for the conduct of its affairs and for the 151
manner, subject to this chapter, in which its powers and 152
functions shall be exercised and embodied. 153

(F) Four members of a commission established pursuant to 154 divisions (B)(1) and (2) of this section constitute a quorum of 155 the commission. The affirmative vote of a majority of the 156 members of the commission is necessary for any action taken by 157 vote of the commission. No vacancy in the membership of the 158 commission shall impair the rights of a quorum by such vote to 159 exercise all the rights and perform all the duties of the 160 commission. Members of the commission, and their designees, are 161 not disqualified from voting by reason of the functions of the 162 other office they hold and are not disqualified from exercising 163 the functions of the other office with respect to the municipal 164 corporation, county, or township, its officers, or the 165 commission. 166

(G) The auditor of state shall serve as the "financial 167supervisor" to the commission unless the auditor of state elects 168

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to contract for that service. As used in this chapter, 169
"financial supervisor" means the auditor of state. 170

(H) At the request of the commission, the auditor of state 171 shall designate employees of the auditor of state's office to 172 assist the commission and the financial supervisor and to 173 coordinate the work of the auditor of state's office and the 174 financial supervisor. Upon the determination of a fiscal 175 emergency in any municipal corporation, county, or township, the 176 municipal corporation, county, or township shall provide the 177 commission with such reasonable office space in the principal 178 building housing city, county, or township government, where 179 feasible, as it determines is necessary to carry out its duties 180 under this chapter. 181

(I) The financial supervisor, the members of the 182 commission, the auditor of state, and any person authorized to 183 act on behalf of or assist them shall not be personally liable 184 or subject to any suit, judgment, or claim for damages resulting 185 from the exercise of or failure to exercise the powers, duties, 186 and functions granted to them in regard to their functioning 187 under this chapter, but the commission, the financial 188 supervisor, the auditor of state, and those other persons shall 189 be subject to mandamus proceedings to compel performance of 190 their duties under this chapter and with respect to any debt 191 obligations issued pursuant or subject to this chapter. 192

(J) At the request of the commission, the administrative
head of any state agency shall temporarily assign personnel
skilled in accounting and budgeting procedures to assist the
commission or the financial supervisor in its duties as
financial supervisor.

(K) The appointed members of the commission <u>who are</u> 198

members of the board of township trustees or are not elected	199
officials are not subject to section 102.02 of the Revised Code.	200
Each appointed member of the commission shall file with the	201
commission a signed written statement setting forth the general	202
nature of sales of goods, property, or services or of loans to	203
the municipal corporation, county, or township with respect to	204
which that commission is established, in which the appointed	205
member has a pecuniary interest or in which any member of the	206
appointed member's immediate family, as defined in section	207
102.01 of the Revised Code, or any corporation, partnership, or	208
enterprise of which the appointed member is an officer,	209
director, or partner, or of which the appointed member or a	210
member of the appointed member's immediate family, as so	211
defined, owns more than a five per cent interest, has a	212
pecuniary interest, and of which sale, loan, or interest such	213
member has knowledge. The statement shall be supplemented from	214
time to time to reflect changes in the general nature of any	215
such sales or loans.	216
(L) A commission is not established with respect to any	217

(L) A commission is not established with respect to any village or township with a population of less than one thousand as of the most recent federal decennial census. Upon the occurrence of a fiscal emergency in such a village or township, the auditor of state shall serve as the financial supervisor of the village or township and shall have all the powers and responsibilities of a commission.

Sec. 118.06. (A) (1) Within one hundred twenty days after 224 the first meeting of the commission, the mayor of the municipal 225 corporation or the board of county commissioners or board of 226 township trustees shall submit to the commission a detailed 227 financial plan, as approved or amended and approved by ordinance 228 or resolution of the legislative authority, containing the 229

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following: 230 (1) (a) Actions to be taken by the municipal corporation, 231 county, or township to: 232 (a) (i) Eliminate all fiscal emergency conditions 233 determined to exist pursuant to section 118.04 of the Revised 234 Code; 235 (b) (ii) Satisfy any judgments, past due accounts payable, 236 and all past due and payable payroll and fringe benefits; 237 (c) (iii) Eliminate the deficits in all deficit funds; 238 (d) (iv) Restore to construction funds and other special 239 funds moneys from such funds that were used for purposes not 240 within the purposes of such funds, or borrowed from such 241 construction funds by the purchase of debt obligations of the 242 municipal corporation, county, or township with the moneys of 243 such funds, or missing from the construction funds or such 244 special funds and not accounted for; 245 (e) <u>(v)</u> Balance the budgets, avoid future deficits in any 246 funds, and maintain current payments of payroll, fringe 247 benefits, and all accounts; 248 (f) (vi) Avoid any fiscal emergency condition in the 249 future; 250 (g) (vii) Restore the ability of the municipal 251 252 corporation, county, or township to market long-term general obligation bonds under provisions of law applicable to municipal 253 corporations, counties, or townships generally. 254 (2) (b) The legal authorities permitting the municipal 255 corporation, county, or township to take the actions enumerated 256

pursuant to division (A)(1)(a) of this section;

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(3) (c) A description of the source and amount of all	258
funds available to the municipal corporation, county, or	259
township, including funds upon which the municipal corporation,	260
county, or township previously has placed restrictions;	261
(d) The approximate dates of the commencement, progress	262
upon, and completion of the actions enumerated pursuant to	263
division (A)(1)(a) of this section, a five-year forecast	264
reflecting the effects of those actions, and a reasonable period	265
of time expected to be required to implement the plan. The	266
municipal corporation, county, or township, in consultation with	267
the commission and the financial supervisor, shall prepare a	268
reasonable time schedule for progress toward and achievement of	269
the requirements for the financial plan and the financial plan	270
shall be consistent with that time schedule.	271
<del>(4) <u>(</u>e) The</del> amount and purpose of any issue of debt	272
obligations that will be issued, together with assurances that	273
any such debt obligations that will be issued will not exceed	274
debt limits supported by appropriate certifications by the	275

any such debt obligations that will be issued, together with assurances that debt limits supported by appropriate certifications by the fiscal officer of the municipal corporation, county, or township and the county auditor;

(5) (f) Assurances that the municipal corporation, county,278or township will establish monthly levels of expenditures and279encumbrances pursuant to division (B)(2) of section 118.07 of280the Revised Code;281

(6) (g) Assurances that the municipal corporation, county,282or township will conform to statutes with respect to tax budgets283and appropriation measures;284

(7)(h)The detail, the form, and the supporting285information that the commission may direct;286

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(8)—(i) An evaluation of the feasibility of entering into 287 shared services agreements with other political subdivisions for 288 the joint exercise of any power, performance of any function, or 289 rendering of any service, if so authorized by statute. 290

(2) The financial plan developed under division (A) of this section shall provide for the use of all funds available to the municipal corporation, county, or township, including funds upon which restrictions previously had been placed by the municipal corporation, county, or township, but shall not include funds upon which such restrictions have been placed by other sections of the Revised Code or the Ohio Constitution.

(B) The financial plan developed pursuant to division (A) 298 of this section shall be filed with the financial supervisor and 299 the financial planning and supervision commission and shall be 300 updated annually. After consultation with the financial 301 supervisor, the commission shall either approve or reject any 302 initial or subsequent financial plan. If the commission rejects 303 the initial or any subsequent financial plan, it shall forthwith 304 inform the mayor and legislative authority of the municipal 305 corporation or the board of county commissioners or board of 306 township trustees of the reasons for its rejection. Within 307 thirty days after the rejection of any plan, the mayor with the 308 approval of the legislative authority by the passage of an 309 ordinance or resolution, or the board of county commissioners or 310 board of township trustees, shall submit another plan meeting 311 the requirements of <del>divisions <u>division</u> (A) <del>(1) to (7)</del> of this</del> 312 section $_{\tau}$  to the commission and the financial supervisor for 313 approval or rejection by the commission. 314

(C) Any initial or subsequent financial plan passed by the315municipal corporation, county, or township shall be approved by316

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the commission if it complies with divisions division (A) (1) to317(7) of this section, and if the commission finds that the plan318is bona fide and can reasonably be expected to be implemented319within the period specified in the plan.320

(D) Any financial plan may be amended subsequent to its adoption in the same manner as the passage and approval of the initial or subsequent plan pursuant to divisions (A) to (C) of this section.

325 (E) If the commission finds that the financial plan\_ submitted by the municipal corporation, county, or township 326 fails to include a description of the source and amount of all 327 funds available to the municipal corporation, county, or 328 township or fails to provide for the use of all such funds in 329 implementing the plan, the commission may prohibit expenditures 330 from the general fund and all funds of the municipal 331 corporation, county, or township in any month from exceeding 332 eighty-five per cent of expenditures from the general fund and 333 all funds for that month in the preceding fiscal year. The 334 commission may authorize a higher per cent for any month upon 335 justification of need by the municipal corporation, county, or 336 township. If the commission considers it prudent, the commission 337 also may limit expenditures from any other fund of the municipal 338 corporation, county, or township. Any limitations imposed under 339 this division remain in effect until the commission approves an 340 amended financial plan that includes a description of the source 341 and amount of all funds available to the municipal corporation, 342 county, or township and that provides for the use of all such 343 funds in implementing the plan. 344

(F) If a municipal corporation, county, or township fails 345 to submit a financial plan as required by this section, or fails 346

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to substantially comply with an approved financial plan, upon 347 certification of the commission, the commission shall notify the 348 office of budget and management and all state funding for that 349 municipal corporation, county, or township other than benefit 350 assistance to individuals shall be withheld until subsequent 3.51 notification from the commission to the office of budget and 352 management that a feasible plan has been submitted and approved 353 or substantial compliance with the plan has been achieved, as 354 the case may be. Upon receipt of the subsequent notification, 355 the office of budget and management shall release all funds 356 withheld from the political subdivision under this section. 357

Sec. 118.11. (A) The municipal corporation, county, or 358 township and all its officers and employees having possession of 359 the required information or the responsibility for developing 360 such information, shall at all times cooperate in assisting the 361 functions of the financial planning and supervision commission 362 by providing to the commission or, when authorized by the 363 commission, the financial supervisor, on a continuing basis, all 364 information requested, ordered, or needed by the commission or 365 the financial supervisor to formulate judgments regarding 366 367 revenue and expenditure estimates, the financial plan or any modification thereof submitted by the municipal corporation, 368 county, or township, the monitoring of the implementation of the 369 financial plan, and consideration of any amendments of the 370 financial plan initiated by the commission or the municipal 371 corporation, county, or township. All The municipal corporation, 372 county, or township and its officers and employees shall provide 373 <u>accurate</u> information and reports by the municipal corporation, 374 county, or township and its officers and employees shall be to 375 the commission and the financial supervisor in such form and 376 detail as requested from time to time by the commission or the 377

financial supervisor. The municipal corporation, county, or	378
township and its officers and employees shall provide the	379
requested information and reports within thirty days after the	
commission or financial supervisor requests the information or	381
reports.	382
(D) The commission shall nerriculand engaging the	383
(B) The commission shall review and approve the	
information and reports submitted to it or to the financial	384
supervisor by the municipal corporation, county, or township	385
under division (A) of this section. If the commission determines	386
that a municipal corporation, county, or township has not	387
promptly provided accurate information and reports under that	388
division, the commission may prohibit expenditures from the	389
general fund and all funds of the municipal corporation, county,	390
or township in any month from exceeding eighty-five per cent of	391
expenditures from the general fund and all funds for that month	392
in the preceding fiscal year. The commission may authorize a	393
higher per cent for any month upon justification of need by the	394
municipal corporation, county, or township. If the commission	395
considers it prudent, the commission also may limit expenditures	396
from any other fund of the municipal corporation, county, or	397
township. Any limitations imposed under this division remain in	398
effect until the commission determines that the municipal	399
corporation, county, or township has provided the accurate	400
information and reports requested by the commission or the	401
financial supervisor.	402
Sec. 118.12. (A) After the date by which the municipal	403
corporation, county, or township is required to submit a	404
financial plan or segment of a financial plan to the financial	405
planning and supervision commission, if the municipal	405
pranning and supervision commission, if the municipal	400

planning and supervision commission, if the municipal406corporation, county, or township has failed to submit a407financial plan or segment as required by this chapter,408

expendicules from the general fund <u>ula all fund</u> of the	105
municipal corporation, county, or township in any month may not	410
exceed eighty-five per cent of expenditures from the general	411
fund <u>and all funds</u> for such month in the preceding fiscal year,	412
except the commission may authorize a higher per cent for any	413
month upon justification of need by the municipal corporation,	414
county, or township. If considered prudent by the commission,	415
expenditures from any other fund of the municipal corporation,	416
county, or township also may be limited.	417
(B) After submission of a proposed financial plan by the	418
municipal corporation, county, or township to the commission,	419
until approval or disapproval no expenditure may be made	420
contrary to such proposed financial plan.	
(C) After disapproval by the commission of a proposed	422
financial plan, no expenditure may be made by the municipal	423
corporation, county, or township inconsistent with the reasons	424
for disapproval given pursuant to division (B) of section 118.06	425
of the Revised Code; and if the municipal corporation, county,	426
or township fails to submit a revised financial plan within the	427
time required, the expenditure limits of division (A) of this	428
section are applicable.	

expenditures from the general fund<u>and all funds</u> of the

(D) After approval of a financial plan, or any amendment
thereof, no expenditure may be made contrary to the approved
financial plan, or amendment thereof, without the advance
approval of the financial supervisor. The commission, by a
majority vote, may overrule the decision of the financial
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supervisor.

Sec. 118.13. (A) No appropriation measure may be adopted436contrary to the financial plan approved by the financial437planning and supervision commission. Any existing appropriation438

measure inconsistent with the approved financial plan is 439 ineffective for purposes of any expenditures to the extent it 440 authorizes expenditures in excess of the revenues available 441 after approval of the financial plan, and shall be amended 442 promptly by the legislative authority of the municipal 443 corporation, county, or township to be consistent with the 444 445 financial plan. Any appropriation measure prior to approval by the legislative authority of the municipal corporation, county, 446 or township shall be submitted to the commission or, when 447 authorized by the commission, the financial supervisor for 448 review to determine whether the measure is consistent with the 449 financial plan. The municipal corporation, county, or township, 450 through the appropriate representatives of the legislative 451 authority and the fiscal officer, shall cooperate with the 452 commission or the financial supervisor in such review. The 453 commission or the financial supervisor shall advise of any 454 modifications in such appropriation measure deemed necessary to 455 conform to the financial plan. 456

(B) Prior to giving a certificate of estimated resources
or amendment thereof to the municipal corporation, county, or
township, the county budget commission shall consult with the
commission, and the commission shall revise such certificate or
amended certificate in any respect in which the certificate or
amended certificate is, in its judgment, inconsistent with the
financial plan.

(C) Any tax budget of the municipal corporation, county,
or township shall be consistent with the financial plan approved
by the commission. Before submitting the tax budget to the
county auditor, the municipal corporation, county, or township
shall submit such tax budget to the commission and shall
cooperate with the commission in its review of such tax budget.

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The municipal corporation, county, or township shall make such 470 modifications in the tax budget as the commission determines to 471 be necessary to conform to the financial plan. If the municipal 472 corporation, county, or township fails to make such 473 474 modifications, the commission shall certify to the budget commission the modifications necessary to conform to the 475 financial plan, and the budget commission shall make such 476 modifications. This division does not apply to a county, 477 township, or municipal corporation for which the county budget 478 commission has waived the requirement to adopt a tax budget 479 pursuant to section 5705.281 of the Revised Code. 480

(D) Nothing in this section, and no delay or failure or
refusal to act under or comply with the provisions of this
section, delays, modifies, or affects the expenditure
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restrictions contained <u>in division (E) of section 118.06 or</u>
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<u>division (B) of section 118.11 or</u> in section 118.12 of the
Revised Code.

(E) For purposes of the financial plan, tax budgets, and 487 certificates of estimated resources, the revenue estimates shall 488 not include revenues conditioned upon future favorable action by 489 490 the electorate of the municipal corporation, county, or township or by the general assembly or congress, other than 491 appropriations of moneys for existing and continuing programs at 492 current levels. The estimate of revenues for any month shall 493 separately state and designate as conditional those revenues 494 which are conditioned upon the future issuance of debt 495 obligations, transfers of funds, advances from funds, payments 496 or reimbursements from the sale of debt obligations, sale of 497 capital assets of the municipal corporation, county, or 498 499 township, increases in utility rates and other charges, or imposition or increase in taxes, and shall be accompanied by 500

documentation showing that the council or official with 501 authority to act to achieve realization of such conditional 502 revenues has acted in time for realization of such revenues in 503 the month or months indicated. In any event, there shall not be 504 included any source or amount which in the judgment of the 505 commission, or when authorized by the commission, the financial 506 supervisor, is uncertain of realization to form a proper basis 507 for financial planning or budgeting. 508

Sec. 118.99. (A) During the fiscal emergency period, no officer or employee of the municipal corporation, county, or township shall do any of the following:

(1) Knowingly enter into any contract, financial
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obligation, or other liability of the municipal corporation,
county, or township involving an expenditure, or make any
expenditure in excess of the amount permitted <u>by division (E) of</u>
section 118.06 or division (B) of section 118.11 or by section
118.12 of the Revised Code;
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(2) Knowingly enter into any contract, financial 518 obligation, or other liability of the municipal corporation, 519 county, or township, or knowingly execute or deliver debt 520 obligations, or transfer, advance, or borrow moneys from one 521 fund of the municipal corporation, county, or township to or for 522 any other fund of the municipal corporation, county, or township 523 where any of such actions are required to be approved by the 524 financial planning and supervision commission unless such 525 actions have been so approved or deemed to be approved as 526 provided in or pursuant to this chapter; 527

(3) Knowingly fail or refuse to take any of the actions
required by this chapter for the preparation or amendment of the
financial plan, or knowingly prepare, present, or certify any
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information or report for the commission or any of its 531 employees, advisory committees, task forces, or agents that is 532 false or misleading or which is recklessly prepared or presented 533 without due care for its accuracy, or, upon learning that any 534 such information is false or misleading, or was recklessly 535 prepared or presented, knowingly fail promptly to advise the 536 commission, or the employee, advisory committee, task force, or 537 agent to whom such information was given, of that fact; 538

(4) Knowingly use or cause to be used moneys of a 539 construction fund for purposes other than the lawful purposes of 540 the construction fund, or knowingly use or cause to be used 541 moneys of a fund created under this chapter for the payment of 542 principal and interest on debt obligations, or a bond retirement 543 fund, or sinking fund for other than the payment of the 544 principal of and interest on debt obligations or other 545 authorized costs or payments from such funds, or knowingly fail 546 to perform the duty of such officer or employee to cause the 547 prompt deposit of moneys to any of the funds referred to in this 548 division. 549

(B) The prohibitions set forth in division (A) of this
section are in addition to any other prohibitions provided by
law for a municipal corporation, county, or township, or by or
pursuant to a municipal charter.
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(C) In addition to any other penalty or liability provided 554 by law for a municipal corporation, county, or township, or by 555 or pursuant to a municipal charter, a violation of division (A) 556 (1), (2), (3), or (4) of this section is a misdemeanor of the 557 second degree. Upon conviction of any officer or employee of a 558 municipal corporation, county, or township for any violation 559 under division (A) (1), (2), (3), or (4) of this section, such 560

officer or employee shall forfeit office or employment. For the561seven-year period immediately following the date of conviction,562such officer shall also be ineligible to hold any public office563or other position of trust in this state or be employed by any564public entity in this state.565

 Section 2. That existing sections 118.05, 118.06, 118.11,
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 118.12, 118.13, and 118.99 of the Revised Code are hereby
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 repealed.
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Section 3. The version of section 118.023 of the Revised569Code that is scheduled to take effect September 29, 2017, is570hereby repealed. It is not the intent of this repeal to affect571the continued operation of the version of section 118.023 of the572Revised Code that is currently in effect.573

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