As Passed by the Senate

133rd General Assembly

Regular Session 2019-2020

Am. Sub. H. B. No. 665

Representatives Jones, Wilkin

Cosponsors: Representatives Smith, T., Baldridge, Stoltzfus, Clites, Cutrona, Edwards, Ghanbari, Lipps, McClain, Stephens, Swearingen, Wiggam

Senators Blessing, Brenner, Burke, Coley, Eklund, Gavarone, Hackett, Hoagland, Huffman, M., Huffman, S., McColley, Peterson, Roegner, Schaffer

A BILL

Го	amend sections 901.06, 901.71, 901.74, 1711.01,	1
	1711.02, 1711.03, 1711.05, 1711.07, 1711.08,	2
	1711.09, 1711.11, 1711.13, 1711.22, 1711.26,	3
	1711.33, 1711.50, 1711.51, 1711.52, 1711.53,	4
	1711.532, 1711.533, 1711.534, 1711.54, 1711.55,	5
	1711.551, 1711.552, 1711.56, 1711.57, 1711.99,	6
	3749.01, 3769.082, 3769.0811, and 5709.10; to	7
	amend, for the purpose of adopting new section	8
	numbers as indicated in parentheses, sections	9
	901.06 (1711.06), 1711.50 (993.01), 1711.51	10
	(993.02), 1711.52 (993.03), 1711.53 (993.04),	11
	1711.531 (993.05), 1711.532 (993.041), 1711.533	12
	(993.042), 1711.534 (993.043), 1711.54 (993.06),	13
	1711.55 (993.07), 1711.551 (993.08), 1711.552	14
	(993.071), 1711.56 (993.09), and 1711.57	15
	(993.10); to enact sections 993.99, 1711.071,	16
	1711.091, and 3769.086; and to repeal sections	17
	755.35, 755.36, 755.37, 901.07, and 1711.06 of	18
	the Revised Code to modify the laws governing	19
	agricultural societies, to recodify the law	20
	governing amusement ride safety, and to address	21

Am	۱. \$	Sub.	Н.	В.	No		665	
As	Pa	asse	d k	y 1	he	S	enate	

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funding and	other issues	related to county and	22
independent	agricultural	societies and the Ohio	23
Expositions	Commission		24

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

Section 1. That sections 901.06, 901.71, 901.74, 1711.01,	25
1711.02, 1711.03, 1711.05, 1711.07, 1711.08, 1711.09, 1711.11,	26
1711.13, 1711.22, 1711.26, 1711.33, 1711.50, 1711.51, 1711.52,	27
1711.53, 1711.532, 1711.533, 1711.534, 1711.54, 1711.55,	28
1711.551, 1711.552, 1711.56, 1711.57, 1711.99, 3749.01,	29
3769.082, 3769.0811, and 5709.10 be amended; sections 901.06	30
(1711.06), 1711.50 (993.01), 1711.51 (993.02), 1711.52 (993.03),	31
1711.53 (993.04), 1711.531 (993.05), 1711.532 (993.041),	32
1711.533 (993.042), 1711.534 (993.043), 1711.54 (993.06),	33
1711.55 (993.07), 1711.551 (993.08), 1711.552 (993.071), 1711.56	34
(993.09), and 1711.57 (993.10) be amended for the purpose of	35
adopting new section numbers as indicated in parentheses; and	36
sections 993.99, 1711.071, 1711.091, and 3769.086 of the Revised	37
Code be enacted to read as follows:	38
Sec. 901.71. (A) There is hereby created the advisory	39
committee on livestock exhibitions consisting of not more than	40
twenty-one members, as follows:	41
(1) The director of agriculture, or the director's	42
designee, who may be the chief of the division of fairs;	43
(2) The state veterinarian, or the state veterinarian's	44
designee;	45
(3) A representative of the Ohio cattlemen's association,	46

the Ohio purebred dairy cattle association, the Ohio pork producers council, the Ohio poultry association, the Ohio sheep improvement association, the Ohio fair managers association, the Ohio farm bureau federation, the Ohio farmers union, the Ohio department of education's agricultural education service, the Ohio state university extension, the national farmers organization, and the Ohio state grange, or their designees. Each of these members shall be chosen by the organization the member represents.

- (4) The chairperson of the Ohio expositions commission, or the chairperson's designee;
- (5) Three persons who shall be appointed by the director, each of whom shall serve as a member of a board of directors of a county or independent agricultural society organized under section 1711.01 or 1711.02 of the Revised Code. Of the initial appointments made by the director, one shall be for a term ending on December 31, 1996; one shall be for a term ending on December 31, 1997; and one shall be for a term ending on December 31, 1998.
- (6) Not more than three additional members appointed at the option of the director. If the director appoints one or more additional members, the first additional appointment shall be for a term ending on December 31, 1996, the second additional appointment shall be for a term ending on December 31, 1997, and the third additional appointment shall be for a term ending on December 31, 1998.

Following the completion of the initial terms of the appointments made by the director, each term of office shall be three years, commencing on the first day of January and ending on the thirty-first day of December. A member appointed by the

director shall hold office from the date of the member's appointment until the end of the term for which the member was appointed. Vacancies shall be filled in the same manner as the original appointment. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which the member's predecessor was appointed shall hold office for the remainder of the unexpired term. Any member shall continue in office subsequent to the expiration date of the member's term until the member's successor takes office or until a period of ninety days has elapsed, whichever occurs first.

Members may be removed from the committee only for misfeasance, malfeasance, or nonfeasance. A vacancy on the committee shall not impair the right of the other members to exercise all of the functions of the committee. A simple majority constitutes a quorum for the conduct of business of the committee. On request, each member shall be reimbursed for the actual and necessary expenses incurred in the discharge of the member's duties as a committee member.

(B) The committee shall be considered a part of the 9.5 department of agriculture for the administrative purposes required by this section, including the payment of expenses authorized to each member of the committee under this section. The director or the director's designee shall serve as chairperson of the committee. The director shall designate an employee or official of the department to act as the secretary of the committee. The secretary shall keep the minutes of the committee's meetings and a permanent journal of all meetings, proceedings, findings, determinations, and recommendations of the committee, including an itemized statement of the expenses allowed to each member of the committee under this section. The committee may request from the director, and the director shall

provide, meeting space, assistance, services, and information to	108
enable the committee to carry out its duties.	109
(C) The committee shall meet at least once annually after	110
the fifteenth day of October and before the first day of	111
December. The committee may meet at other times as the	112
chairperson or a majority of the committee members considers	113
appropriate, provided the chairperson gives members written	114
notice of any meeting at least seven days prior to the meeting.	115
(D) The committee may propose rules and may advise and	116
counsel the director on all matters relating to the	117
administration of exhibitions and any other matters that the	118
committee and the director consider appropriate in carrying out	119
sections 901.71 to 901.76 of the Revised Code.	120
Sec. 901.74. (A) Any person involved in any activity in	121
connection with exhibiting livestock at an exhibition or with	122
raising livestock with the apparent intent that the livestock	123
eventually is to be entered in an exhibition is subject to	124
disciplinary action by the department of agriculture for any of	125
the following reasons:	126
(1) The person has been convicted of or pleaded guilty to	127
a violation of section 901.76 or 2925.09 of the Revised Code, or	128
has been found by the director of agriculture to have tampered	129
with or sabotaged livestock;	130
(2) The director reasonably suspects that the person's	131
conduct in regard to raising or exhibiting the livestock	132
threatens, endangers, or adversely affects food safety or the	133
health, safety, or welfare of livestock;	134
(3) The person has refused to cooperate with the director	135

or the director's designee in the inspection, sampling, and

testing of livestock under section 901.73 of the Revised Code,	137
unless the person withheld consent to the inspection, sampling,	138
and testing and no search warrant was issued;	139

- (4) The person has violated a rule adopted by the director 140 under section 901.72 of the Revised Code from which the sponsor 141 of the exhibition at which the violation occurred could have 142 exempted itself under that section, but chose not to. 143
- (B) If one or more of the grounds for disciplinary action 144 listed in division (A)(1), (2), or (3) of this section exist, 145 the director, upon the director's own initiative, may conduct an 146 adjudication in accordance with Chapter 119. of the Revised Code 147 and may take any disciplinary action established by the director 148 by rules adopted in accordance with Chapter 119. of the Revised 149 Code. If one or more of the grounds for disciplinary action 150 listed in division (A) of this section exist, the director, upon 151 the request of a sponsor, may conduct an adjudication in 152 accordance with Chapter 119. of the Revised Code and may take 153 any disciplinary action established by the director by rules 154 adopted in accordance with Chapter 119. of the Revised Code. 155 Disciplinary action imposed under this section by the director 156 may include disqualifying the person, the person's family, 157 members of the person's household, or any other person 158 associated with the activity resulting in the disciplinary 159 action from participating in any class or with any species of 160 livestock in any current or future exhibition. 161
- (C) The director, in accordance with Chapter 119. of the 162 Revised Code, may adopt rules establishing the criteria and 163 procedures for the reinstatement of any person disqualified from 164 participation in an exhibition as a result of disciplinary 165 action taken by the director under this section. Any person 166

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disqualified by disciplinary action of the director may file a	167
written request with the director to seek reinstatement after	168
the period of disqualification ends or at any other time	169
established by rule. Upon the written request of the person	170
seeking the reinstatement, the director shall conduct an	171
adjudication in accordance with Chapter 119. of the Revised	172
Code.	173

Sec. 1711.50 993.01. As used in sections 1711.50 to 1711.57 of the Revised Codethis chapter:

- (A) "Amusement ride" means any mechanical, aquatic, or 176 inflatable device, or combination of those devices that carries 177 or conveys passengers on, along, around, over, or through a 178 fixed or restricted course or within a defined area for the 179 purpose of providing amusement, pleasure, or excitement. 180 "Amusement ride" includes carnival rides, bungee jumping 181 facilities, and fair rides, but does not include passenger 182 tramways as defined in section 4169.01 of the Revised Code, 183 manufactured rock climbing walls in climbing facilities 184 regulated under Chapter 4175. of the Revised Code, or amusement 185 rides operated solely at trade shows for a limited period of 186 time. For purposes of this division, "trade show" means a place 187 of exhibition not open to the general public where amusement 188 ride manufacturers display, promote, operate, and sell amusement 189 rides to prospective purchasers. 190
- (B) "Temporary amusement ride" means an amusement ride 191 that is relocated at least once per year with or without 192 disassembly.
- (C) "Permanent amusement ride" means an amusement ride 194 that is erected to remain a lasting part of the premises. 195

(D) "Owner" means any person who owns or leases and	196
controls or manages the operation of an amusement ride, and	197
includes individuals, partnerships, corporations, both profit	198
and nonprofit, and the state and any of its political	199
subdivisions and their departments or agencies.	200
(E) "Operation" means the use or operation, or both, of an	201
amusement ride with riders.	202
(F) "Rider" means any person who sits, stands, or is	203
otherwise conveyed or carried as a passenger on an amusement	204
ride, but does not include employees or agents of the owner of	205
the amusement ride.	206
(G) "Amusement ride operator" means any person causing the	207
amusement ride to go, stop, or perform its function.	208
(H) "Reassembly" means the installation, erection, or	209
reconstruction of the main mechanical, safety, electrical, or	210
electronic components of an amusement ride following	211
transportation or storage and prior to operation. Replacement of	212
mechanical, safety, electrical, or electronic components of an	213
amusement ride for the purpose of repair or maintenance is not	214
reassembly.	215
(I) "Repair" means to restore an amusement ride to a	216
condition equal to or better than original design	217
specifications.	218
(J) "Maintenance" means the preservation and upkeep of an	219
amusement ride for the purpose of maintaining its designed	220
operational capability.	221
(K) "Inspection" means a physical examination of an	222
amusement ride by an inspector for the purpose of approving the	223
application for a permit. "Inspection" includes a reinspection.	224

(L) "Accident" means an occurrence during the operation of 225 an amusement ride that results in death or injury requiring 226 immediate hospital admission. 227 (M) "Serious injury" means an injury that does not require 228 immediate hospital admission but does require medical treatment, 229 other than first aid, by a physician. 230 (N) "First aid" means the one-time treatment or subsequent 231 observation of scratches, cuts not requiring stitches, burns, 232 splinters, and contusions or a diagnostic procedure, including 233 234 examinations and x-rays, that does not ordinarily require medical treatment even though provided by a physician or other 235 licensed professional personnel. 236 (0) "Advisory council" means the advisory council on 237 amusement ride safety created by section 1711.51-993.02 of the 238 Revised Code. 239 (P) "Safe operation" means, except as provided in section 240 1711.57 993.10 of the Revised Code, the practical application of 241 maintenance, inspection, and operational processes, as indicated 242 by the manufacturer, owner, or advisory council, that secures a 243 244 rider from threat of physical danger, harm, or loss. (Q) "Private facility" means any facility that is 245 accessible only to members of the facility and not accessible to 246 the general public, even upon payment of a fee or charge, and 247 that requires approval for membership by a membership committee 248 representing the current members who have a policy requiring 249 monetary payment to belong to the facility. 250 (R) "Bungee jumping" means a fall or jump from a height by 251 an individual who is attached to an elastic cord that prevents 252

the individual from hitting the ground, water, or other solid,

semi-solid, liquid, or elastic surface.	254
(S) "Bungee jumping facility" means a device or structure	255
utilized for bungee jumping.	256
(T) "Kiddie ride" means an amusement ride designed for use	257
by children under thirteen years of age who are unaccompanied by	258
another person. "Kiddie ride" includes a roller coaster that is	259
not more than forty feet in elevation at any point on the ride.	260
(U) "Climbing facility" has the same meaning as in section	261
4175.01 of the Revised Code.	262
Sec. 1711.51 993.02. (A) There is hereby created within	263
the department of agriculture an advisory council on amusement	264
ride safety to consist of the following members:	265
(1) The director of agriculture or the director's	266
designee;	267
(2) The general manager of the Ohio state fair or the	268
<pre>general manager's designee;</pre>	269
(3) The following members appointed by the governor with	270
the advice and consent of the senate:	271
(a) A representative of temporary amusement ride owners;	272
(b) A representative of the greater Ohio showmen's	273
association and the owner of a ride;	274
(c) Three representatives of owners of amusement parks;	275
(d) A representative of the Ohio fair managers'	276
association;	277
(e) A representative of the insurance industry;	278
(f) An engineer, who has an academic degree in engineering	279

and who is knowledgeable in the amusement ride industry;	280
(g) A representative of the Ohio festivals and events	281
association;	282
(h) Two representatives of the inflatable amusement ride	283
industry who are owners or operators of inflatable amusement	284
rides or consultants from the industry $ au_{\cdot}$	285
(4) A person registered as a professional engineer under	286
Chapter 4733. of the Revised Code who shall serve as a nonvoting	287
member, appointed by the director of agriculture. The director	288
shall appoint the initial member not later than thirty days	289
after the effective date of this amendment November 6, 2019.	290
(5) One member of the general public, appointed by the	291
speaker of the house of representatives;	292
(6) One member of the general public appointed by the	293
president of the senate.	294
(B) Annually, the governor shall designate one member of	295
the council as chairperson. The council shall select from its	296
membership a vice-chairperson to act as chairperson in the	297
chairperson's absence.	298
(C) Of the members first appointed by the governor, four	299
shall be appointed for terms of two years, three for terms of	300
four years, and two for terms of six years. The members	301
appointed initially by the speaker of the house of	302
representatives and the president of the senate shall each serve	303
terms of six years. Of the additional members appointed by the	304
governor who are representatives of the inflatable amusement	305
ride industry, the governor shall appoint one for an initial	306
term of four years and one for an initial term of six years. The	307
director of agriculture shall appoint the member who is a	308

professional engineer for an initial term of six years. All	309
members appointed after the initial terms shall serve six-year	310
terms.	311
(D) Any member appointed to fill a vacancy occurring prior	312
to the expiration of the term for which the member's predecessor	313
was appointed shall hold office for the remainder of that term.	314
Any member shall continue in office subsequent to the expiration	315
date of the member's term until the member's successor takes	316
office.	317
(E) Members of the council shall be residents of this	318
state and shall be reimbursed for actual and necessary expenses	319
incurred in attending meetings of the council and in the	320
performance of their official duties.	321
Sec. 1711.52 993.03. (A) The advisory council on amusement	322
ride safety shall do both of the following:	323
(1) Study any subject pertaining to amusement ride safety,	324
including administrative, engineering, and technical subjects,	325
and make findings and recommendations to the director of	326
agriculture in accordance with division (B) of this section;	327
(2) Prior to the adoption of any rules or amendments to	328
those rules under division (B) of section 1711.53 993.04 and	329
division (B) of section $\frac{1711.551}{993.08}$ of the Revised Code,	330
study the proposed rules to be adopted by the director regarding	331
amusement ride safety, advise the director, and make findings	332
and recommendations to the director in accordance with division	333
(B) of this section.	334
(B) Prior to submitting any findings or recommendations,	335
the advisory council shall vote on whether to submit such	336
findings or recommendations to the director. The advisory	337

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council	shall	submit	only	those	find	dings	and	recommendations	338
that re	ceive a	a majori	ty vo	ote of	the	advis	sory	council.	339

- (C) The director shall make available to the advisory

 council any information, reports, and studies requested by the

 advisory council.

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- Sec. 1711.53 993.04. (A) (1) No person shall operate an 343 amusement ride within the state without a permit issued by the 344 director of agriculture under division (A)(2) of this section. 345 The owner of an amusement ride, whether the ride is a temporary 346 amusement ride or a permanent amusement ride, who desires to 347 operate the amusement ride within the state shall, prior to the 348 operation of the amusement ride and annually thereafter, submit 349 to the department of agriculture an application for a permit, 350 together with the appropriate permit and inspection fee, on a 351 form to be furnished by the department. Prior to issuing any 352 permit the department shall, within thirty days after the date 353 on which it receives the application, inspect each amusement 354 ride described in the application. The owner of an amusement 355 ride shall have the amusement ride ready for inspection not 356 later than two hours after the time that is requested by the 357 358 person for the inspection.
- (2) For each amusement ride found to comply with the rules adopted by the director under division (B) of this section and division (B) of section 1711.551 993.08 of the Revised Code, the director shall issue an annual permit, provided that evidence of liability insurance coverage for the amusement ride as required by section 1711.54 993.06 of the Revised Code is on file with the department.
- (3) The director shall issue with each permit a decal
 indicating that the amusement ride has been issued the permit.

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The owner of the amusement ride shall affix the decal on the	368
ride at a location where the decal is easily visible to the	369
patrons of the ride. A copy of the permit shall be kept on file	370
at the same address as the location of the amusement ride	371
identified on the permit, and shall be made available for	372
inspection, upon reasonable demand, by any person. An owner may	373
operate an amusement ride prior to obtaining a permit, provided	374
that the operation is for the purpose of testing the amusement	375
ride or training amusement ride operators and other employees of	376
the owner and the amusement ride is not open to the public.	377

- (B) (1) The director, in accordance with Chapter 119. of 378 the Revised Code, shall adopt rules providing for both of the 379 380 following:
- (a) A schedule of fines, with no fine exceeding five 381 thousand dollars, for violations of sections 1711.50 to 1711.57 382 of the Revised Code this chapter or any rules adopted under this 383 division; 384
- (b) The classification of amusement rides and rules for the safe operation and inspection of all amusement rides as are necessary for amusement ride safety and for the protection of the general public. The classification of amusement rides must identify those rides that need more comprehensive inspection and testing in addition to regular state inspections, taking into account hidden components integral to the safety of the ride.
- (2) (a) Rules adopted by the director for the safe operation and inspection of amusement rides shall be reasonable and shall be based upon generally accepted engineering standards and practices. The rules shall establish a minimum number of inspections to be conducted on each ride depending on the size, complexity, nature of the ride, and the number of days the ride

is in operation during the year for which the applicable permit	398
is valid. The rules also shall require the minimum number of	399
inspectors assigned to inspect a ride or rides to be reasonable	400
and adequate given the number, size, complexity, and nature of	401
the ride or rides.	402
(b) In adopting rules under this section, the director may	403
adopt by reference, in whole or in part, the national fire code	404
or the national electrical code (NEC) prepared by the national	405
fire protection association or the American national standards	406
institute (ANSI), or any other principles, tests, or standards	407
of nationally recognized technical or scientific authorities.	408
(c) In adopting rules under this section, the director	409
shall adopt, by reference, the following chapters of the	410
American society for testing and materials (ASTM) international	411
regarding amusement ride safety standards and any other	412
equivalent national standard:	413
(i) ASTM F1193-18;	414
(ii) ASTM F770-18;	415
(iii) ASTM F2291-18.	416
(d) Insofar as is practicable and consistent with sections	417
1711.50 to 1711.57 of the Revised Codethis chapter, rules	418
adopted under this division shall be consistent with the rules	419
of other states.	420
(3) The department shall cause sections 1711.50 to 1711.57	421
of the Revised Code this chapter and the rules adopted in	422
accordance with this division and division (B) of section	423
1711.551 993.08 of the Revised Code to be published in pamphlet	424
form and a copy to be furnished without charge to each owner of	425
an amusement ride who holds a current permit or is an applicant	426

therefor.

(C) With respect to an application for a permit for an	428
amusement ride, an owner may apply to the director for a waiver	429
or modification of any rule adopted under division (B) of this	430
section if there are practical difficulties or unnecessary	431
hardships for the amusement ride to comply with the rules. Any	432
application shall set forth the reasons for the request. The	433
director, with the approval of the advisory council on amusement	434
ride safety, may waive or modify the application of a rule to	435
any amusement ride if the public safety is secure. Any	436
authorization by the director under this division shall be in	437
writing and shall set forth the conditions under which the	438
waiver or modification is authorized, and the department shall	439
retain separate records of all proceedings under this division.	440
(D)(1) The director shall employ and provide for training	441
of a chief inspector and additional inspectors and employees as	442
may be necessary to administer and enforce sections 1711.50 to-	443
1711.57 of the Revised Codethis chapter. The director may	444
appoint or contract with other persons to perform inspections of	445
amusement rides, provided that the persons meet the	446
qualifications for inspectors established by rules adopted under	447
division (B) of this section and are not owners, or employees of	448
owners, of any amusement ride subject to inspection under	449
sections 1711.50 to 1711.57 of the Revised Codethis chapter.	450
When employing a new chief inspector or an additional inspector	451
after the effective date of this amendment November 6, 2019, the	452
director shall give preference to the following:	453
(a) An individual holding a level one or higher inspector	454
certification from either the national association of amusement	455
ride safety officials (NAARSO), the amusement industry	456

manufacturers and suppliers (AIMS) international, or another	457
substantially equivalent organization as determined by the	458
director; and	459
(b) An individual who intends, within one year of being	460
hired as an inspector, to complete the requirements for issuance	461
of a level one or higher inspector certification from NAARSO,	462
AIMS International, or another substantially equivalent	463
organization as determined by the director.	464
(2) No person shall inspect an amusement ride who, within	465
six months prior to the date of inspection, was an employee of	466
the owner of the ride.	467
(3) Before the director contracts with other persons to	468
inspect amusement rides, the director shall seek the advice of	469
the advisory council on amusement ride safety on whether to	470
contract with those persons. The advice shall not be binding	471
upon the director. After having received the advice of the	472
council, the director may proceed to contract with inspectors in	473
accordance with the procedures specified in division (E)(2) of	474
section 1711.11 of the Revised Code.	475
(4) With the advice and consent of the advisory council on	476
amusement ride safety, the director may employ a special	477
consultant to conduct an independent investigation of an	478
amusement ride accident. This consultant need not be in the	479
civil service of the state, but shall have qualifications to	480
conduct the investigation acceptable to the council.	481
(E)(1) Except as otherwise provided in division (E)(1) of	482
this section, the department shall charge the following	483
amusement ride fees:	484

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А	Permit	\$	225	
В	Annual inspection and reinspection per ride:			
С	Kiddie rides	\$	100	
D	Roller coaster	\$	1,200	
E	Aerial lifts or bungee jumping facilities	\$	450	
F	Go karts, per kart	\$	5	
G	Other rides	\$	160	
Н	Midseason operational inspection per ride	\$	25	
I	Expedited inspection per ride	\$	100	
J	Failure to cancel scheduled inspection per ride	\$	100	
K	Failure to have amusement ride ready for inspection per ride	\$	100	
	The go kart inspection fee is in addition to	the		486
ins	pection fee for the go kart track.			487
	The director shall adopt rules in accordance	_		488
	of the Revised Code establishing an annual fe on one hundred five dollars for an inspection an			489 490
	an inflatable ride. In adopting the rules, the			491
ens	ture that the fee reasonably reflects the costs	of inspect	ion	492

and reinspection of an inflatable ride. If the director issues a	493
permit for an inflatable ride for a time period of less than one	494
year, the director shall charge a prorated fee for the permit	495
equal to one-twelfth of the annual permit fee multiplied by the	496
number of full months for which the permit is issued.	497

The fees for an expedited inspection, failure to cancel a 498 scheduled inspection, and failure to have an amusement ride 499 ready for inspection do not apply to go karts. 500

As used in division (E)(1) of this section, "expedited inspection" means an inspection of an amusement ride by the department not later than ten days after the owner of the amusement ride files an application for a permit under this section.

- (2) All fees and fines collected by the department under

 sections 1711.50 to 1711.57 of the Revised Code this chapter

 shall be deposited in the state treasury to the credit of the

 amusement ride inspection fund, which is hereby created, and

 shall be used only for the purpose of administering and

 enforcing sections section 1711.11 of the Revised Code and

 1711.50 to 1711.57 of the Revised Code this chapter.

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- (3) The owner of an amusement ride shall be required to pay a reinspection fee only if the reinspection was conducted at the owner's request under division (F) of this section, if the reinspection is required by division (F) of this section because of an accident, or if the reinspection is required by division (F) of section 1711.55 993.07 of the Revised Code. If a reinspection is conducted at the request of the chief officer of a fair, festival, or event where the ride is operating, the reinspection fee shall be charged to the fair, festival, or event.

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(4) The rules adopted under division (B) of this section	523
shall define "roller coaster," "aerial lifts," "go karts," and	524
"other rides" for purposes of determining the fees under	525
division (E) of this section. The rules shall define "other	526
rides" to include go kart tracks.	527
(F) A reinspection of an amusement ride shall take place	528
if an accident occurs, if the owner of the ride or the chief	529
officer of the fair, festival, or event where the ride is	530
operating requests a reinspection, if the chief inspector	531
determines reinspection is necessary in accordance with section	532
1711.533-993.042 of the Revised Code, or if the reinspection is	533
required by division (F) of section $\frac{1711.55}{993.07}$ of the	534
Revised Code.	535
(G) As a supplement to its annual inspection of a	536
temporary amusement ride, the department may inspect the ride	537
during each scheduled event, as listed in the schedule of events	538
provided to the department by the owner pursuant to division (C)	539
of section $\frac{1711.55-993.07}{993.07}$ of the Revised Code, at which the ride	540
is operated in this state. These supplemental inspections are in	541
addition to any other inspection or reinspection of the ride as	542
may be required under sections 1711.50 to 1711.57 of the Revised	543
Codethis chapter, and the owner of the temporary amusement ride	544
is not required to pay an inspection or reinspection fee for	545
this supplemental inspection. Nothing in this division shall be	546
construed to prohibit the owner of a temporary amusement ride	547

(H) The department may annually conduct a midseason551operational inspection of every amusement ride upon which it552

having a valid permit to operate in this state from operating

supplemental inspection.

the ride at a scheduled event before the department conducts a

and reinspections;

section. The midseason operational inspection is in addition to any other inspection or reinspection of the amusement ride as may be required pursuant to sections 1711.50 to 1711.57 of the Revised Codethis chapter. The owner of an amusement ride shall submit to the department, at the time determined by the department, the midseason operational inspection fee specified in division (E) of this section. The director, in accordance with Chapter 119. of the Revised Code, shall adopt rules specifying the time period during which the department will conduct midseason operational inspections. Sec. 1711.532 993.041. Not later than November 1, 2019, and annually thereafter, the director of agriculture shall submit a detailed financial report to the speaker of the house of representatives and to the president of the senate that includes all of the following information: (A) The revenue from fees collected under section 1711.53-993.04 of the Revised Code and any other revenue collected for the amusement ride safety program during the twelve months immediately preceding the report's submission; (B) Expenses relating to the operation of the department of agriculture's amusement ride safety program established under sections 1711.50 to 1711.57 of the Revised Code this chapter during the twelve months immediately preceding the report's	554 555 556 557 558 559 560 561 562 563 564 565 566
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during the twelve months immediately preceding the report's	574
	575
submission;	576
(C) Any proposed changes to the fee schedule established	576577
under section 1711.53 993.04 of the Revised Code that the	
director determines are necessary for purposes of issuing	577
amusement ride permits and conducting amusement ride inspections	577 578

(D) The amount expended from any appropriations made for	583
the department of agriculture's amusement ride safety program	584
during the twelve months immediately preceding the report's	585
submission;	586
(E) Any additional revenue that the director determines is	587
necessary to meet the expenses of the amusement ride safety	588
program during the twelve months immediately following the	589
submission of the report;	590
casmission of one report,	030
(F) Any other information that the director determines is	591
necessary to include in the report.	592
Sec. 1711.533 993.042. (A) For purposes of this section,	593
"reporting body" means any of the following persons or entities:	594
(1) The department of agriculture;	595
(2) The Ohio expositions commission;	596
(3) A county agricultural society fair board;	597
(4) An independent agricultural society fair board;	598
(5) An owner of an amusement ride.	599
(B) If a reporting body receives, from an amusement ride	600
manufacturer or other entity responsible for parts or service	601
regarding the safety of the ride, any communication addressing	602
safety issues pertaining to an amusement ride, the reporting	603
body, within a reasonable time after receiving the	604
communication, shall forward the communication to the director	605
of agriculture and to the chief inspector employed by the	606
department of agriculture in accordance with section 1711.53	607
993.04 of the Revised Code.	608
(C) The chief inspector shall require the amusement ride	609

to be reinspected in accordance with section 1711.53 993.04 of	610
the Revised Code after receiving the communication under	611
division (B) of this section if the chief inspector determines	612
that reinspection is necessary.	613
(D) The director of agriculture shall include, on	614
amusement ride inspection forms prescribed by the department, a	615
line for the owner of an amusement ride to sign indicating that	616
all relevant safety and maintenance communications from the	617
manufacturer have been forwarded to the director and the chief	618
inspector in accordance with division (B) of this section.	619
Sec. 1711.534 993.043. If an inspector employed by or	620
under contract with the department of agriculture in accordance	621
with section $\frac{1711.53}{993.04}$ of the Revised Code issues a written	622
order to an owner of an amusement ride to replace or repair a	623
component or components of the amusement ride, the owner shall	624
respond in writing to the department within the time specified	625
in the order indicating the action the owner is taking to	626
address the issue.	627
If the replacements or repairs have not been completed	628
within the time specified in the order, the director shall	629
determine whether the amusement ride or component or components	630
of the ride may continue to operate.	631
Sec. 1711.531 993.05. (A) No person shall operate an	632
amusement ride powered from an electric light company source	633
unless the amusement ride operates through a fusible switch,	634
enclosed circuit breaker, or panelboard that has been:	635
(1) Rated by the underwriters laboratories for service	636
entrance applications;	637

(2) Installed in compliance with the national electrical

code;	639
(3) Metered through a meter installed by the electric	640
light company.	641
(B) An amusement ride owner shall not use an electric	642
light company source as described in division (A) of this	643
section unless the owner has written certification that the	644
fusible switch, enclosed circuit breaker, or panelboard	645
satisfies the requirements established in divisions (A)(1) to	646
(3) of this section and that is issued by a person certified	647
under section 3783.03 or licensed under section 4740.06 of the	648
Revised Code. The owner shall make the certificate available to	649
the director of agriculture upon request.	650
(C) This section does not apply to either of the following	651
types of amusement rides:	652
(1) Rides that do not require electrical current;	653
(2) Rides that the director exempts in rules the director	654
adopts.	655
(D) A person licensed pursuant to section 4740.06 of the	656
Revised Code, when conducting an inspection pursuant to this	657
section, is not violating section 3783.06 of the Revised Code.	658
(E) As used in this section, "electric light company" has	659
the same meaning as in section 4905.03 of the Revised Code.	660
Sec. 1711.54 993.06. No permit shall be issued under	661
division (A) of section $\frac{1711.53}{993.04}$ of the Revised Code,	662
until the owner of the amusement ride has filed with the	663
department of agriculture a certificate of insurance evidencing	664
that there is liability insurance in effect with an insurer	665
authorized or approved to write such insurance in this state on	666

the operation of the ride providing coverage, subject to a	667
limit, exclusive of interest and costs, of not less than five	668
hundred thousand dollars because of bodily injury to or death of	669
one person in each occurrence, and, subject to such limit for	670
one person, to a limit of not less than one million dollars	671
because of bodily injury to or death of two or more persons in	672
each occurrence. The insurance policy may include a deductible	673
clause, provided that any settlement made by the insurance	674
company with the injured party or his the injured party's legal	675
representative shall be paid as though the deductible clause did	676
not apply. Each policy, by its original terms or an endorsement,	677
shall obligate the insurer that the insurer will not cancel the	678
policy without thirty days' written notice and a complete report	679
of the reasons for such cancellation being given to the	680
department. Each policy, by its original terms or an	681
endorsement, shall obligate the insurer that the insurer will,	682
within twenty-four hours, report to the department if it pays a	683
claim or reserves any amount to pay an anticipated claim that	684
reduces the liability insurance coverage to a limit of less than	685
one million dollars because of bodily injury to or death of two	686
or more persons in each occurrence. If the policy is canceled	687
during its term or lapses for any reason, including coverage	688
reduced below the required amount, the owner shall replace the	689
policy with another policy fully complying with the requirements	690
of this section. If the owner fails to file a certificate of	691
insurance for new or replacement insurance, the owner shall	692
cease all operations under the permit immediately upon the	693
cancellation or lapse of the insurance and further operations	694
shall not be conducted without the specific approval of the	695
department, which shall be given after the owner has complied	696
with this section.	697

Sec. 1711.55 993.07. (A) (1) As used in this section, "major repair" means a repair that is outside of the normal maintenance conducted on an amusement ride.	698
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(2) The owner of an amusement ride shall maintain a current maintenance, repair, and inspection record for each amusement ride in accordance with rules prescribed under division (B) of section 1711.53 993.04 of the Revised Code. The owner shall take photographs of the portion of the ride subject to any major repair prior to and after the major repair. The owner also shall prepare a detailed written description of each such major repair. The owner shall include the photographs and such descriptions in the record. The owner also shall include in the record information on the date and nature of all inspections of the amusement ride made by the department of agriculture or the owner, and a record of all violations of the rules issued by the department and actions taken by the owner to correct such violations.

The department or any inspector employed by the department may request an owner's record at any time and, upon request, the owner shall make the record available to the department or inspector.

(3) No owner shall fail to keep maintenance, repair, and inspection records as required under division (A)(1) of this section and no owner shall fail to make such records available to the department or any inspector employed by the department upon request.

The owner of a temporary amusement ride shall inspect that ride in accordance with rules prescribed under division (B) of section 1711.53 993.04 of the Revised Code each time that there is a reassembly of the ride.

(B) The owner of an amusement ride shall maintain records	728
of all serious injuries involving riders, containing such	729
information as the department prescribes, on forms prescribed by	730
the department. These records shall be made available for	731
inspection by the department on request. In the case of an	732
accident, the owner of an amusement ride shall immediately	733
notify the department by telephone or in person and subsequently	734
file a written report with the department within twenty-four	735
hours of the accident.	736
(C)(1) The owner of a temporary amusement ride shall	737
submit both of the following to the department:	738
(a) A list of locations and dates where the ride was	739
either stored for a period longer than thirty days or operated	740
outside of this state. Upon review of the list, the department	741
may require additional testing, inspections, and documentation	742
to be completed prior to issuing a permit.	743
(b) A tentative schedule of events at which the owner's	744
ride will operate during the upcoming season.	745
(2) The director shall adopt rules establishing timetables	746
and procedures for providing and updating the information	747
required under division (C)(1) of this section.	748
(D) An amusement ride operator shall be at least sixteen	749
years of age, shall be in attendance whenever the ride is in	750
operation, and shall operate no more than one ride at a time.	751
The owner or amusement ride operator may deny any person	752
entrance to the amusement ride if the owner or operator believes	753
the entry may jeopardize the safety of the person desiring	754
entry, riders, or other persons.	755

(E) In addition to the annual inspection or reinspection

of an amusement ride for a permit or other reason required by	757
the rules adopted under division (B) of section 1711.53 993.04	758
of the Revised Code, the department may inspect any amusement	759
ride after the report of an accident or in response to a	760
complaint filed with the department.	761
(F) The director may order in writing a temporary	762
cessation of the operation of an amusement ride that the	763
department finds by inspection to be unsafe by reason of a	764
violation of the rules adopted under division (B) of section	765
1711.53 993.04 of the Revised Code. The operation of that	766
amusement ride shall not resume until the condition causing the	767
violation has been corrected and the amusement ride is	768
reinspected. Any reinspection under this division shall take	769
place within twenty-four hours after notice to the department by	770
the owner that the condition causing the violation has been	771
corrected.	772
Sec. 1711.552 993.071. (A) The owner of an amusement ride	773
shall keep a manual, either in electronic or written form, for	774
each of the owner's amusement rides that are subject to	775
inspection in this state, if such manual exists and is	776
obtainable.	777
(B) The owner shall make each manual required to be kept	778
under division (A) of this section available upon request of the	779
1	
chief inspector or any additional inspector who is employed by	780
	780 781
chief inspector or any additional inspector who is employed by	
chief inspector or any additional inspector who is employed by the department of agriculture in accordance with division (D) of	781

(1) Heed all written warnings and directions that require

a person to meet certain conditions or to refrain from certain	786
actions regarding an amusement ride, as determined by rule by	787
the director of agriculture;	788
(2) Refrain from behaving or acting in any manner that may	789
cause injury or contribute to injuring	

1711.50 to 1711.57 of the Revised Code this chapter or any rules	815
issued under division (B) of section 1711.53 993.04 of the	816
Revised Code pursuant to a schedule of fines established under	817
division (B) of that section 1711.53 of the Revised Code. The	818
fine shall not exceed five thousand dollars. In addition, the	819
director may order the revocation of an owner's permit for an	820
amusement ride for failure to file a certificate of insurance as	821
required under division (A) of section 1711.54 993.06 of the	822
Revised Code, for failure to maintain records of serious	823
injuries or to report accidents as required under division (B)	824
of section 1711.55 <u>993.07</u> of the Revised Code, or for violation	825
of a temporary cessation order issued pursuant to division (F)	826
of section 1711.55 <u>993.07</u> of the Revised Code.	827
(B) Any hearing or other procedures held with respect to	828
any refusal to issue a permit, any order of the director, or any	829
fine shall be conducted in accordance with sections 119.06 to	830
119.13 of the Revised Code. Notwithstanding the provisions of	831
section 119.12 of the Revised Code, all appeals from any fine	832
by, or order of, the director shall be to the court of common	833
pleas of the county where the place of business of the owner is	834
located or to the common pleas court of the county in which the	835
owner is a resident or in which the amusement ride is located,	836
in the case of a temporary amusement ride, or to the court of	837
common pleas of the county where the amusement ride is located	838
in the case of a permanent amusement ride.	839
Sec. 1711.57 993.10. Sections 1711.50 to 1711.57 of the	840
Revised Code do This chapter does not apply to any of the	841
following:	842
(A) A private facility;	843

(B) A single-passenger coin-operated ride that is

manually, mechanically, or electrically operated, is customarily	845
placed either singly or in groups in a public location, and does	846
not normally require the supervision or services of an amusement	847
ride operator;	848
(C) Nonmechanized playground equipment, including swings,	849
stationary spring-mounted animal features, rider-propelled	850
merry-go-rounds, climbers, slides, rock climbing walls,	851
trampolines, and swinging gates, except where an admission fee	852
is charged for usage or an admission fee is charged to areas	853
where such equipment is located;	854
(D) Devices regulated or licensed by the federal aviation	855
administration or the federal railroad administration in the	856
United States department of transportation, the department of	857
transportation, or the bureau of motor vehicles in the	858
department of public safety;	859
(E) Vessels regulated by the department of natural	860
resources under Chapters 1547. and 1548. of the Revised Code or	861
under the jurisdiction of the United States coast guard;	862
(F) Tractors, trucks, or similar vehicles at competition	863
events;	864
(G) Automobiles or motorcycles at competition events;	865
(H) Animals ridden in competitive events or shows;	866
(I) Physical fitness devices;	867
(J) Devices to which the definition of "safe operation" in	868
section $\frac{1711.50-993.01}{993.01}$ of the Revised Code does not apply as	869
determined by the director of agriculture, including mechanized	870
bulls, surfboards, zip lines, vertical wind tunnels, skateboard	871
or bicycle rodeo devices, cable wakeboard or ski facilities, or	872

other devices that are not intended or manufactured to secure	873
the rider from threat of physical danger, harm, or loss.	874
(K) A manufactured climbing wall that is located in a	875
climbing facility, as defined and regulated by Chapter 4175. of	876
the Revised Code.	877
Sec. 993.99. Whoever violates section 993.08 of the	878
Revised Code is guilty of a minor misdemeanor on the first	879
offense and on each subsequent offense the person is guilty of a	880
misdemeanor of the fourth degree.	881
Sec. 1711.01. When thirty (A) A county agricultural	882
society is created when both of the following occur:	883
(1) Thirty or more persons who are residents of the same	884
county organize themselves into a county agricultural society	885
which adopts adopt a constitution and bylaws, selects officers,	886
and otherwise conducts its affairs in conformity to law, and to-	887
the governing the society.	888
(2) The residents described in division (A) of this	889
section elect a board of directors in accordance with section	890
1711.08 of the Revised Code.	891
(B) A county agricultural society created under this	892
section shall operate in accordance with this chapter and the	893
rules of the department adopted by the director of agriculture,	894
and when such society has held an annual exhibition in-	895
accordance with sections 1711.04 and 1711.05 of the Revised Code	896
and made proper report to the department, then, upon-	897
presentation to the county .	898
(C) A county agricultural society shall consist solely of	899
members who are residents of the county in which the society is	900
organized.	901

(D)(1) A member of a county agricultural society shall pay	902
an annual membership fee in an amount fixed by each society or	903
its board of directors. The member shall pay the fee to the	904
society's secretary or treasurer as the society's bylaws direct.	905
(2) A county agricultural society shall issue a printed	906
certificate of membership to each member who pays the required	907
fee. The society shall issue the certificates from a book in	908
which duplicate stubs of the certificates are properly filled	909
out. The society shall keep each stub for not less than five	910
years after the date on which the corresponding certificate is	911
issued. The society shall ensure that all certificates are	912
numbered consecutively.	913
(E) No person shall pay for or secure more than one	914
membership. No person shall secure a membership for any other	915
person.	916
(F) A society shall keep a list of the members of the	917
society in the office of the society secretary. The society	918
shall make the list available for public inspection upon	919
request.	920
(G)(1) The county auditor of a the county in which a	921
<pre>county agricultural society has been created shall request the</pre>	922
county treasurer to transfer sixteen hundred dollars to the	923
society each year. The county treasurer shall transfer the money	924
if all of the following have occurred:	925
(a) The society has held an annual exhibition in	926
accordance with sections 1711.04 and 1711.05 of the Revised	927
Code.	928
(b) The society has made a report to the director of	929
agriculture in accordance with section 1711.06 of the Revised	930

Code.	931
(c) The director of agriculture presents a certificate	932
from the director of agriculture that the laws of the state and	933
the rules of the department have been complied with, to the	934
county auditor of each county in which such a society is	935
organized shall annually draw an order on the county treasurer	936
of such county in favor of the president of such society for the	937
sum of eight hundred dollars, and the treasurer shall pay	938
itindicating that the society has complied with the applicable	939
laws of this state and the applicable rules adopted by the	940
director. The total amount of such order	941
(2) The county auditor shall not exceed the transfer an	942
amount under division (C)(1) of this section that exceeds the	943
amount paid in regular class premiums by the county agricultural	944
society under section 1711.04 of the Revised Code.	945
Sec. 1711.02. When thirty (A) An independent agricultural	946
society is created if both of the following occur:	947
(1) Thirty or more persons of the same county, or of not	948
more than three contiguous counties, have been organized into an	949
independent agricultural society which has held an annual	950
exhibit in each of three years previous to January 1, 1919, in a	951
county in which is located a county agricultural society, and	952
when such independent society adopt a constitution and bylaws	953
governing the society.	954
(2) The persons described in division (A)(1) of this	955
section elect a board of directors in accordance with section	956
1711.08 of the Revised Code.	957
(B) An independent agricultural society created under	958
division (A) of this section shall energte in accordance with	050

this chapter and applicable rules adopted by the director of	960
agriculture.	961
(C) (1) For purposes of division (C) (2) of this section,	962
"appropriate amount" means the share of the sum of sixteen	963
hundred dollars, calculated in proportion to the populations of	964
the respective counties according to the last federal census	965
before the annual payment is made, but not exceeding the amount	966
paid in regular class premiums. If the independent agricultural	967
society is located in only one county, the appropriate amount is	968
the amount paid in regular class premiums not exceeding sixteen	969
<pre>hundred dollars.</pre>	970
(2) The auditor of a county in which an independent	971
agricultural society is located annually shall request the	972
county treasurer to transfer the appropriate amount to the	973
independent agricultural society and the treasurer shall so	974
transfer such money if all of the following have occurred:	975
(a) The society has held an annual exhibition in	976
accordance with sections 1711.04 and 1711.05 of the Revised Code	977
and made proper .	978
(b) The society has made a report to the department	979
director of agriculture, then, upon the presentation to the	980
county auditor of in accordance with section 1711.06 of the	981
Revised Code.	982
(c) The director of agriculture presents a certificate	983
from the director of agriculture to the county auditor	984
indicating that the society has complied with the laws of this	985
state and the rules of the department have been complied with:	986
(A) If the members of such independent society are all	987
residents of the same county, the auditor of such county shall	988

1018

the president of the independent society for a sum equal to the	990
amount paid in regular class premiums not exceeding eight	991
hundred dollars, and such treasurer shall pay said order;	992
(B) If the members of such independent society are not all	993
residents of the same county, the auditor of each county in-	994
which one or more of such members reside shall draw an order on-	995
each of the respective county treasurers for a share of the sum-	996
of eight hundred dollars, calculated in proportion to the	997
populations of the respective counties according to the last-	998
federal census before such order, but not exceeding the amount	999
paid in regular class premiums, and such treasurers shall pay	1000
such orders from the respective county funds adopted by the	1001
director.	1002
Sec. 1711.03. Upon the presentation of a certificate from	1003
the board of county commissioners of any county, certifying that	1004
any county or independent agricultural society that is then	1005
receiving state or county aid has expended a definite sum of	1006
money, not less than one hundred dollars, in the furtherance and	1007
carrying on of junior club work in the county, the county	1008
auditor of such county annually shall draw an order on the	1009
county treasurer of such county in favor of said society for an-	1010
amount equal to the amount so expended in junior club work, if	1011
said amount does not exceed five hundred dollars; and in case	1012
such amount exceeds five hundred dollars, then such order shall-	1013
be for five hundred dollars. Said treasurer shall pay said order	1014
upon presentation thereof.	1015
In (A) (1) The board of county commissioners of a county,	1016
in which a county or independent agricultural society is located	1017

that receives state or county aid, annually shall appropriate an

draw an order on the county treasurer of such county in favor of

amount determined by the board for the society's junior club.	1019
The board shall ensure that the amount appropriated is at least	1020
one hundred dollars. The board shall certify the amount	1021
appropriated to the county auditor.	1022
(2) The county auditor shall request the county treasurer	1023
to pay the certified amount to the appropriate county or	1024
independent agricultural society. Upon receipt of the request,	1025
the county treasurer shall pay the requested amount to the	1026
society.	1027
(B)(1) In any county in which there is no agricultural	1028
society, either county or independent, that is then receiving	1029
state or county aid, the board of county commissioners of said-	1030
the county <u>annually</u> may appropriate annually to any such	1031
society, either county or independent, located in an adjoining	1032
county, a sum not greater than five hundred dollars an amount of	1033
money for the purpose of encouraging junior club work in the	1034
county having no such -society. Upon certification by the board	1035
of county commissioners of the county having no such society to-	1036
the auditor of the county having no such society that such an-	1037
appropriation has been made to an agricultural society in an	1038
adjoining county, said The board shall certify the amount	1039
appropriated to the county auditor.	1040
(2) The county auditor shall draw an order on request the	1041
county treasurer of the county having no such society in favor	1042
of such society in the adjoining county and said treasurer shall	1043
to pay said order upon presentation thereofthe certified amount	1044
to the appropriate county or independent agricultural society.	1045
Upon receipt of the request, the county treasurer shall pay the	1046
requested amount to the society.	1047
Sec. 1711.05. Every county agricultural society annually	1048

shall publish do all of the following:	1049
an abstract of its treasurer's account in a newspaper of	1050
general circulation in the county and make	1051
(A) Make a report of its proceedings during the year. It	1052
shall also make;	1053
(B) File a financial report, in accordance with the rules	1054
of the department section 117.38 of agriculture, a synopsis of	1055
its awards for improvement in agriculture and in household	1056
manufactures the Revised Code and forward such synopsis it to	1057
the director of agriculture at or before the annual meeting of	1058
the directors of the society with the director of agriculture,	1059
as provided for in section $901.06_{-}1711.06_{-}$ of the Revised Code.	1060
No payment after such date shall be made from the county	1061
treasury to such society unless a certificate from the director	1062
is presented to the county auditor showing that such reports	1063
have the report has been made;	1064
(C) Publish an announcement in either a newspaper of	1065
general circulation in the county or on the society's web site	1066
for not less than two weeks that contains all of the following:	1067
(1) A statement indicating that the annual financial	1068
report has been filed in accordance with division (B) of this	1069
<pre>section;</pre>	1070
(2) A statement indicating that any person who wishes to	1071
obtain a copy of the report may contact the treasurer of the	1072
society;	1073
(3) The treasurer of the society's contact information	1074
that a person may use to obtain a copy of the report.	1075
Sec. 901.06 1711.06. (A) Prior to the first day of	1076

December of each year, the director of agriculture shall set a	1077
date in January of the following year, on which the director	1078
shall meet with the presidents or other authorized delegates of	1079
agricultural societies which conduct fairs in compliance with	1080
sections 1711.01 to 1711.35, inclusive, of the Revised Code, this	1081
<pre>chapter and regulations of the department of agriculture. At</pre>	1082
such meeting the director shall consult with such presidents and	1083
delegates about the wants, prospects, and conditions of	1084
agricultural societies throughout the state.	1085
(B) Each society shall <u>prepare and deliver its an</u> annual	1086
report to the director at or before each meeting required by	1087
division (A) of this section.	1088
(C) The director shall do both of the following:	1089
(1) Notify the president and the secretary of each such	1090
society of the date of <u>such_the annual_meeting</u> not less than_at_	1091
<pre>least_thirty days prior to the meeting;</pre>	1092
(2) Adopt-regulations which rules in accordance with	1093
Chapter 119. of the Revised Code that provide for both of the	1094
<pre>following:</pre>	1095
(a) A uniform method for the election of the directors and	1096
officers of all agricultural societies which that receive any	1097
support out of the state or county treasuries, except the date	1098
for holding such the election;	1099
(b) General Any other rules under which such societies	1100
shall be conducted that the director determines are necessary to	1101
carry out this chapter.	1102
(D) Except for section 1711.11 of the Revised Code,	1103
references made in this chapter to rules adopted by the director	1104
mean rules adopted under division (C) of this section.	1105

Sec. 1711.07. (A) The board of directors of a county or	1106
independent agricultural society shall consist of at least eight	1107
members. An employee of the OSU extension and the county school	1108
superintendent shall be members ex officioserve with the board	1109
as a nonvoting member. Their The director of agriculture shall	1110
determine the terms of office shall be determined by the for	1111
members of the board in accordance with rules of the department	1112
adopted by the director of agriculture. Any	1113
(B) The board may fill any vacancy in on the board caused	1114
by death, resignation, refusal to qualify, removal from county,	1115
or other cause may be filled by the board until the society's	1116
next annual election, when . At that election, a new director	1117
shall be elected for the unexpired term. There	1118
(C) (1) There shall be an annual election of directors by	1119
ballot at a time and a place fixed by the board, but this . The	1120
election shall not be held later than the first Saturday in	1121
December 1994, and not later than <u>by</u> the fifteenth day of	1122
November each year thereafter, beginning in 1995. The	1123
(2) The secretary of the society shall give notice of the	1124
election, for three weeks prior to the holding-thereofelection ,	1125
in by doing one of the following:	1126
(a) Publishing the notice in a newspaper of general	1127
circulation in the county or as provided in section 7.16 of the	1128
Revised Code, or by letter mailed;	1129
(b) Mailing the notice to each member of the society;	1130
(c) Publishing the notice on the society's web site. Only	1131
(D) Only the following persons holding may vote in an	1132
election held in accordance with this section:	1133

(1) Those who hold membership certificates at the close of	1134
the annual county fair, or at least fifteen calendar days before	1135
the date of election, as may be fixed by the board, may vote,	1136
unless the election is held on the fairground during the fair,	1137
in which case all persons holding;	1138
(2) Those who hold membership certificates on the date and	1139
hour of the election <u>may vote</u> if the election is held on the	1140
fairground during the fair. When the election is to be held	1141
during the fair, notice of the election <u>also</u> shall be	1142
prominently mentioned in the premium list, in addition to the	1143
notice required in a newspaper. The	1144
(E) The terms of office of the retiring directors shall	1145
expire, and those of the directors-elect shall begin, not later	1146
than the first Saturday in January 1995, and not later than the-	1147
thirtieth day of November each year-thereafter, beginning in-	1148
1995 .	1149
(F) The secretary of the society shall send the name and	1150
address of each member of its board to the director of	1151
agriculture, within ten days after the election, both of the	1152
<pre>following to the director:</pre>	1153
(1) The name and address of each member of its board;	1154
(2) A copy of the document containing the member's	1155
signature verifying that the member voted in the election.	1156
(G) A candidate for director shall not count or record	1157
votes in any election conducted in accordance with this section.	1158
Sec. 1711.071. The treasurer of a county or independent	1159
agricultural society, or a person under the supervision of the	1160
treasurer, shall collect, account for, record, deposit, and	1161
disburse all funds of the society	1162

Sec. 1711.08. (A) The board of directors of a county or	1163
independent agricultural society shall annually meet not later	1164
than the first Saturday of January 1995, and beginning in 1995	1165
not later than the thirtieth day of November, and at . At such	1166
meeting, the board shall elect a president, a vice-president, a	1167
treasurer, a secretary, and such other officers as it may deem	1168
proper. The	1169
(B) The president, the vice-president, and the treasurer	1170
shall serve one year, and the secretary not more than three	1171
years as the board may determine, and until their successors are	1172
elected and qualified. The president and the vice-president	1173
shall be directors. The secretary and the treasurer may or may	1174
not be directors. Before election of officers the newly elected	1175
directors shall qualify by taking oath or affirmation before a	1176
competent authority, and in electing officers the board shall	1177
conform to the rules of the department adopted by the director	1178
of agriculture.	1179
Sec. 1711.09. (A) Except as otherwise provided in this	1180
section, county agricultural societies, independent agricultural	1181
societies, and the Ohio expositions commission shall not permit	1182
during any fair, or for one week before or three days after any	1183
fair, any dealing in spirituous liquors, or at any time allow or	1184
tolerate immoral shows, lottery devices, games of chance, or	1185
gambling of any kind, including pool selling and paddle wheels,	1186
anywhere on the fairground; and shall .	1187
(B) A county or independent agricultural society or the	1188
Ohio expositions commission shall not permit no a person at any	1189
time to operate any side show, amusement, game, or device, or	1190
offer for sale any novelty by auction or solicitation, on the	1191
fairground who has not first obtained from the director of	1192

agriculture a license under section 1711.11 of the Revised Code.	1193
This	1194
(C) This section does not prohibit the sale of lottery	1195
tickets by the state lottery commission pursuant to Chapter	1196
3770. of the Revised Code at the state fairground during the	1197
state fair. In addition, a county or independent agricultural	1198
society may permit, at any time except during a fair or for one	1199
week before or three days after a fair, a charitable	1200
organization to conduct in accordance with Chapter 2915. of the	1201
Revised Code games of chance or bingo on the fairground of any	1202
county. A charitable organization may lease all or part of the	1203
fairground from the agricultural society for that purpose.	1204
(D) Any sales of intoxicating liquor transacted on the	1205
fairground shall be is subject to Chapters 4301., 4303., and	1206
4399. of the Revised Code.	1207
Any agricultural society that permits the sale of	1208
intoxicating liquor on its fairground shall apply any proceeds-	1209
gained by the society from the permit holder and from activities-	1210
coincident to the sale of intoxicating liquor first to pay the	1211
cost of insurance on all buildings on the fairground, and then-	1212
for any other purpose authorized by law.	1213
Sec. 1711.091. (A) Any member of a county or independent	1214
agricultural society may sell seasonal tickets or passes for the	1215
society's annual exhibition. The sale of such tickets or passes	1216
need not be conducted on the premises of the fairgrounds.	1217
(B) Any person may sell tickets for fundraisers held by a	1218
county or independent agricultural society, or for the benefit	1219
of the society, during the society's annual exhibition.	
of the boolety, darling the boolety b annual omitbreton.	1220

generated from ticket sales under this section in an appropriate	1222
fund used by or for the benefit of the society.	1223
Sec. 1711.11. (A) No person shall operate any concession	1224
at any fair or exposition conducted by a county or independent	1225
agricultural society or by the Ohio expositions commission	1226
without first obtaining from the director of agriculture a	1227
license to do so under division (B) of this section, nor shall	1228
any officer, agent, or employee of a county or independent	1229
agricultural society or of the Ohio expositions commission grant	1230
a privilege or concession to any person to do so, unless the	1231
person holds a license.	1232
For the purposes of this section, "concession" means any	1233
show, amusement other than an amusement ride as defined in	1234
section $\frac{1711.50}{993.01}$ of the Revised Code, game, or novelty	1235
stand operation at a fair or exposition, but does not include	1236
food or drink operations.	1237
(B) A-The director shall issue a license shall be issued	1238
by the director only upon a written application containing a	1239
detailed description of the concession. Blank-The director shall	1240
prepare and furnish blank applications for licenses shall be	1241
prepared and furnished by the director.	1242
(C) No The director shall not issue a license shall be	1243
issued—until the applicant has paid a fee of seventy dollars to	1244
the director, except that no . However, the director shall not	1245
<pre>collect a fee shall be collected from a nonprofit organizations</pre>	1246
which are organization that is recorded as such by the secretary	1247
of state or with the internal revenue service. The director	1248
shall pay the fee into the state treasury to the credit of the	1249
amusement ride inspection fund established by section 1711.53	1250
993.04 of the Revised Code.	1251

- (D) A—The director shall include on a license issued under
 this section shall contain—a detailed description of the
 1253
 concession licensed, shall expire—. A license expires on the
 thirty-first day of December following the date of issue, and .

 A licensee shall be kept by the licensee—keep the license—in a
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 conspicuous place where the licensee's concession is in
 1257
 operation.
- 1259 (E) (1) The director shall employ and provide training for a chief inspector and additional inspectors and employees as 1260 necessary to administer and enforce this section. The director 1261 1262 may appoint or contract with other persons to perform inspections of concessions, provided that the persons meet the 1263 qualifications for inspectors established by rules adopted under 1264 division (G) of this section and are not owners or employees of 1265 owners of any concession subject to inspection under this 1266 section. No person shall inspect a concession who, within six 1267 months prior to the date of inspection, was an employee of the 1268 owner of the concession. 1269
- (2) Before the director contracts with other persons to 1270 inspect concessions, the director shall seek the advice of the 1271 advisory council on amusement ride safety on whether to contract 1272 with those persons. The advice shall is not be binding upon the 1273 director. After having received receiving the advice of the 1274 council, the director may proceed to contract for amusement ride 1275 inspectors and award the contract to the lowest responsive and 1276 responsible bidder in accordance with section 9.312 of the 1277 Revised Code. In order to determine the lowest responsive and 1278 responsible bid, the director, with the advice of the council, 1279 shall adopt rules governing the terms of the contract between 1280 the department of agriculture and the inspector. The rules shall 1281 prescribe the training and work experience required of an 1282

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inspector, any insurance or bonds required of an inspector, and	1283
all the services the inspector will be required to perform on	1284
behalf of the department in an efficient professional manner.	1285
(F) This section does not require the officers of any	1286
county or independent agricultural society or of the Ohio	1287
expositions commission to grant any privilege or concession to	1288
any licensee.	1289
(G) The director shall enforce this section and, in	1290
accordance with Chapter 119. of the Revised Code, adopt all	1291
rules that are necessary for its enforcement. If the director	1292
finds that this section has been violated or that the licensee	1293
has been dishonest or has been fraudulent in dealings with the	1294
public, the director, in accordance with Chapter 119. of the	1295
Revised Code, shall revoke the licensee's license or fine the	1296
licensee not more than one thousand dollars, or both. The	1297
director, for a period not exceeding two years from the date of	1298
revocation, may refuse to issue another license to a person for	1299
a concession for which the person's license has been revoked.	1300
Notwithstanding section 119.12 of the Revised Code, all appeals	1301
from any fine by, or order of, the director shall be to the	1302
court of common pleas of the county where the place of business	1303
of the person is located or to the common pleas court of the	1304
county in which the person is a resident or in which the	1305
concession is located.	1306
(H) Any person holding a license issued under this section	1307
who permits or tolerates at any place on the fairground where	1308

the person's concession is in operation, any immoral show,

including pool selling and paddle wheels, or who violates the

terms of the license issued to the person, shall forfeit the

lottery device, game of chance, or gambling of any kind,

license, and the director shall not issue any other license to	1313
the person until after a period of two years from the	1314
forfeiture. For the purposes of this division, "lottery device,"	1315
"game of chance," and "gambling of any kind" do not include the	1316
sale of lottery tickets by the state lottery commission pursuant	1317
to Chapter 3770. of the Revised Code at the state fairground	1318
during the state fair. For the purposes of this section and	1319
section 1711.09 of the Revised Code, contests, games,	1320
tournaments, and other activities, the outcome of which is	1321
predominantly determined by the skill of the contestants,	1322
participants, or players, whether or not the contestants,	1323
participants, or players pay a price for the opportunity to win	1324
a prize, do not constitute a game of chance or gambling within	1325
the meaning, purpose, and intent of this section and section	1326
1711.09 of the Revised Code or sections 2915.01 to 2915.04 of	1327
the Revised Code. The foregoing definition does not apply where	1328
the contest, game, tournament, or other activity contains or	1329
includes any mechanical or physical device which directly or	1330
indirectly impedes, impairs, or thwarts the skill of the	1331
contestant, participant, or player.	1332

Sec. 1711.13. County agricultural societies are hereby

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declared bodies corporate and politic, and as such they shall be
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are capable of suing and being sued and of holding in fee simple
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any real estate purchased by them as sites for their fairs. In
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addition, they may do either or both of the following:
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(A) Mortgage their grounds for the purpose of renewing or 1338 extending pre-existing debts, and for the purpose of furnishing 1339 money to purchase additional land, but if the board of county 1340 commissioners has caused money to be paid out of the county 1341 treasury to aid in the purchase of the grounds, no mortgage 1342 shall be given without the consent of the board. 1343

Deeds, conveyances, and agreements in writing, made to and	1344
by such societies, for the purchase of real estate as sites for	1345
their fairs, shall vest a title in fee simple to the real estate	1346
described in those documents, without words of inheritance.	1347
(B) Enter Subject to section 1711.33 of the Revised Code,	1348
<pre>enter_into agreements to obtain loans and credit for expenses</pre>	1349
related to the purposes of the county agricultural society,	1350
provided that the agreements are in writing and are first	1351
approved by the board of directors of the society. The total $\frac{1}{1}$	1352
indebtedness annual payments for debt obligation incurred by a	1353
county agricultural society pursuant to this division shall not	1354
exceed an amount equal to twenty-five per cent of its prior	1355
three-year average of annual revenues.	1356
Sec. 1711.22. (A) (1) When a county or a county	1357
agricultural society owns or holds under a lease real estate	1358
used as a fairground, and such society has the control and	1359
management of such lands and buildings, the board of county	1360
commissioners shall, on the request of such society, annually	1361
appropriate from the general fund not more than two thousand	1362
dollars nor less than fifteen hundred dollars for the purpose of	1363
encouraging agricultural fairs.	1364
(2) In any county in which there is located one or more	1365
independent agricultural societies, the board, for the purpose	1366
of encouraging such societies, may appropriate, in addition to	1367
the sum appropriated for the county agricultural society, a sum	1368
not greater than the amount appropriated for the county society.	1369
(B) In a county in which there is no county agricultural	1370
society, or in which there is no fair held by such a society,	1371
but in which there exists an independent agricultural society	1372
that has held an annual exposition in each of three years	1373

previous to January 1, 1933, the board shall, on the request of	1374
the independent agricultural society, annually appropriate from	1375
the general fund not more than two thousand nor less than five	1376
fifteen hundred dollars for the purpose of encouraging such	1377
independent agricultural fairs.	1378
(C) No board shall appropriate money as provided by this	1379
section unless the director of agriculture has certified to the	1380
board that the county or independent agricultural society is	1381
complying with all laws, rules and regulations governing the	1382
operation of county or independent agricultural societies.	1383
An appropriation so made shall be paid by the (D) The	1384
county treasurer shall pay any money appropriated in accordance	1385
with this section to the treasurer of the society for whose use	1386
it was made, upon an order <u>issued</u> from the county auditor—issued—	1387
therefor.	1388
Sec. 1711.26. When the premises in the possession or under-	1389
the control of a county or independent agricultural society and	1390
used by it as a site on which to hold annual exhibitions are	1391
greater in size than is necessary for the purposes to which they	1392
are devoted, or are not suitable in their formation or character	1393
for such purposes, such society, or, if the title to such-	1394
premises is in the county, the board of county commissioners,	1395
(A) A county agricultural society or independent agricultural	1396
society may sell any part thereof, of the premises that are used	1397
by the society as a site on which to hold annual exhibitions or	1398
exchange any part thereof for other lands, so as to reduce the	1399
size of such premises or change their formation or character if	1400
such premises are in the possession or under the control of the	1401
society and either of the following apply:	1402
(1) The premises are greater in size than is necessary for	1403

the purposes to which they are devoted.	1404
(2) The premises are not suitable in their formation or	1405
character for the purposes to which they are devoted.	1406
(B) If the title to the premises described in division (A)	1407
of this section is held by the county, the board of county	1408
commissioners may sell any part of the premises or exchange any	1409
part thereof for other lands if division (A)(1) or (2) of this	1410
section applies. The board shall notify the applicable society	1411
of its intention to make such a sale or exchange. The board	1412
shall provide the notice in writing fourteen days prior to the	1413
<pre>sale or exchange.</pre>	1414
Sec. 1711.33. (A) When a board of county commissioners	1415
pays or has paid money out of the county treasury for the	1416
purchase of real estate as a site for the holding of fairs by a	1417
county agricultural society, the society shall not encumber such	1418
real estate with incur any debt, by mortgage or otherwise,	1419
without the consent of the board, entered upon its journal.	1420
When such (B) With respect to real estate debt for which	1421
consent is obtained under division (A) of this section, the a	1422
society may encumber such real estate, in order to pay the cost	1423
of necessary repairs and improvements thereon, up to an amount	1424
not exceeding fifty per cent of its value. In order to ascertain	1425
the value of such real estate the board shall appoint three	1426
disinterested freeholders who are residents of the county to	1427
appraise such real estate. The appraisers so appointed shall,	1428
within ten days after their appointment, upon actual view of	1429
such real estate, appraise it and return such appraisement under	1430
oath to the board. The appraisement so made shall be considered	1431
the value of such real estate for the purpose of mortgage or	1432
other encumbrance.	1433

Sec. 1711.99. (A) Whoever violates section 1711.11 of the	1434
Revised Code shall be fined not less than one hundred nor more	1435
than five hundred dollars.	1436
(B) Whoever violates section 1711.12 of the Revised Code	1437
shall be fined not less than ten nor more than fifty dollars.	1438
(C) Whoever violates section 1711.551 of the Revised Code	1439
is guilty of a minor misdemeanor; on each subsequent offense	1440
such person is guilty of a misdemeanor of the fourth degree.	1441
Sec. 3749.01. As used in sections 3749.01 to 3749.10 of	1442
the Revised Code:	1443
(A) "Board of health" means a city board of health or a	1444
general health district, or an authority having the duties of a	1445
city board of health as authorized by section 3709.05 of the	1446
Revised Code.	1447
(B) "Health district" means any city or general health	1448
district created pursuant to section 3709.01 of the Revised	1449
Code.	1450
(C) "Person" means the state, any political subdivision,	1451
special district, public or private corporation, individual,	1452
firm, partnership, association, or any other entity.	1453
(D) "Licensor" means a city board of health or a general	1454
health district, an authority having the duties of a city board	1455
of health as authorized pursuant to section 3709.05 of the	1456
Revised Code, or the director of the department of health when	1457
acting under section 3749.07 of the Revised Code.	1458
(E) "Director" means the director of the department of	1459
health or his an authorized representative of the director of	1460
health.	1461

(F) "Private residential swimming pool" means any indoor	1462
or outdoor structure, chamber, or tank containing a body of	1463
water for swimming, diving, or bathing located at a dwelling	1464
housing no more than three families and used exclusively by the	1465
residents and their nonpaying guests.	1466
(G) "Public swimming pool" means any indoor or outdoor	1467
structure, chamber, or tank containing a body of water for	1468
swimming, diving, or bathing that is intended to be used	1469
collectively for swimming, diving, or bathing and is operated by	1470
any person whether as the owner, lessee, operator, licensee, or	1471
concessionaire, regardless of whether or not \underline{a} fee is charged	1472
for use, but does not mean any public bathing area or private	1473
residential swimming pool.	1474
(H) "Public spa" means any public swimming pool that is	1475
typically operated as a smaller, higher temperature pool for	1476
recreational or nonmedical uses.	1477
(I) "Special use pool" means a public swimming pool	1478
containing flume slides, wave generating equipment, or other	1479
special features that necessitate different design and safety	1480
requirements. "Special use pool" does not include any water	1481
slide or wave generating pool at a public amusement area which	1482
is licensed and inspected by the department of agriculture	1483
pursuant to sections 1711.50 to 1711.57 Chapter 993. of the	1484
Revised Code.	1485
(J) "Public bathing area" means an impounding reservoir,	1486
basin, lake, pond, creek, river, or other similar natural body	1487
of water.	1488
Sec. 3769.082. (A) There is hereby created in the state	1489

treasury the Ohio fairs fund. Moneys to the credit of The

director of agriculture shall distribute money in the fund shall-	1491
be distributed by the director of agriculture annually, on or	1492
before the first day of March, as follows:	1493
(1) To each county agricultural society and to each	1494
independent agricultural society conducting an annual fair,	1495
twelve per cent of the total <pre>money money in the Ohio fairs</pre>	1496
fund, to be allocated for general operations;	1497
(2) To the Ohio expositions commission, the sum of one	1498
hundred twenty thousand dollars annually, to be divided equally	1499
as purse money among four stake races for two-year-old and	1500
three-year-old colts and for four stake races for two-year-old	1501
and three-year-old fillies at each gait of trotting and pacing;	1502
provided, that five thousand dollars and all entry fees shall be	1503
added to each race by the Ohio expositions commission.	1504
If the races in this division cannot be contested due to	1505
unfavorable weather or other unavoidable cause, the races may be	1506
transferred to a suitable track approved by the director of-	1507
agriculture and the Ohio exposition commission.	1508
(3) To each county agricultural society and each	1509
independent agricultural society conducting horse races during	1510
their its annual fair, the sum of four thousand dollars, to be	1511
used as purse money for horse races in accordance with this	1512
section, and the additional sum of one thousand dollars to each	1513
such county agricultural society and independent agricultural	1514
society to be used for race track maintenance and other expenses	1515
necessary for the conduct of such horse races or colt stakes.	1516
A grant of four thousand dollars shall be available to	1517
each county or independent agricultural society for the conduct	1518
of four stake races for two-year-old and three-year-old colts	1519

and for four stake races for two-year-old and three-year-old	1520
fillies at each gait of trotting and pacing; provided, that at	1521
least five hundred dollars shall be added to each race.	1522
Exclusive of entrance fees and the excess moneys money provided	1523
in division (A)(4) of this section from the grant of four	1524
thousand dollars for purse money provided in this division, a	1525
sum not to exceed three thousand dollars may be used by a	1526
society to reach the required purse for each of the eight stake	1527
races. Such stake races shall be distributed as evenly as	1528
possible throughout the racing season.	1529

- (4) In the event that the moneys money available on the 1530 first day of March of any year are less than that required to 1531 carry out divisions (A)(1), (2), and (3) of this section, the 1532 moneys money so available in the Ohio fairs fund shall be 1533 prorated equally to the items set forth in such divisions. In 1534 the event that the moneys money available on the first day of 1535 March of any year are in excess of that required to carry out 1536 divisions (A)(1), (2), and (3) of this section, such excess 1537 shall be distributed equally to those county agricultural 1538 societies and independent agricultural societies conducting 1539 stake races, such excess to be added to the stake races 1540 conducted under division (A)(3) of this section. The balance of 1541 such excess shall be distributed to provide four per cent of 1542 such excess to the Ohio expositions commission to be added to 1543 the purses pursuant to division (A)(2) of this section, and the 1544 balance shall be distributed to the county and independent 1545 agricultural societies conducting stake races, such excess to be 1546 added to and divided equally among the stake races conducted 1547 under division (A)(3) of this section. 1548
- (B) County agricultural societies and independent 1549 agricultural societies participating under division (A)(3) of 1550

this section shall, on or before the first day of November in	1551
the year immediately preceding the year in which the moneys-	1552
money are to be distributed, make application for participation	1553
in such distribution to the director of agriculture on forms	1554
provided by the director.	1555
(C) Distribution of moneys money pursuant to division (A)	1556
(3) of this section shall not be paid to county agricultural	1557
societies and independent agricultural societies that conduct on	1558
their race courses automobile or motorcycle races during any	1559
year for which such distribution is requested, unless such	1560
automobile or motorcycle races are not conducted during the days	1561
and nights that horse racing is being conducted at such fair.	1562
(D) All the foals in stake races conducted for two-year-	1563
old and three-year-old colts and fillies under this section	1564
shall have been sired by a stallion registered with the state	1565
racing commission. To be eligible for registration, a stallion	1566
shall be one of the following:	1567
(1) Owned by a resident of Ohio and regularly standing the	1568
entire stud season in Ohio;	1569
(2) Owned by a resident of a state other than Ohio but	1570
regularly standing the entire stud season in Ohio and leased by	1571
a resident of Ohio for a term of not less than ten years;	1572
(3) Owned jointly by a resident of a state other than Ohio	1573
and a resident of Ohio, regularly standing the entire stud	1574
season in Ohio, and leased by a resident of Ohio for a term of	1575
not less than ten years.	1576
Each race shall be conditioned to admit only registered	1577
two-year-old and three-year-old colts and fillies sired by a	1578
registered stallion owned or leased and permanently standing for	1579

service at and within this state at the time of the foal's	1580
conception. All other conditions for the scheduling and conduct	1581
of these races shall be approved by the state racing commission.	1582
The races shall be scheduled subject to the right of the	1583
commission to prevent conflicts in the event of contemporaneous	1584
meetings.	1585
Such stake races shall be open for nomination not earlier	1586
than the fifteenth day of February in the year the race is to be	1587
held. All entrance fees in such events shall be added to the	1588
moneys money distributed under this section as purse money.	1589
(E) The state racing commission shall make unannounced	1590
periodic urine, saliva, or blood tests of horses competing in	1591
the events raced under this section.	1592
(F) The director of agriculture shall provide forms for	1593
application for distribution under division (A)(3) of this	1594
section, shall adopt such rules as are necessary for carrying	1595
out this section, and may make such investigations as are	1596
necessary to determine the validity of any claims and	1597
applications for distribution of money under this	1598
section.	1599
(G) Any county agricultural society or independent	1600
agricultural society which uses the moneys money distributed	1601
under this section for any purpose other than that provided in	1602
this section is not eligible to receive distribution from the	1603
Ohio fairs fund for a period of two years after such misuse of	1604
such moneys money occurs.	1605
(H) As used in this section, "horse races" and "stake	1606
races" include either harness races or running races.	1607

Sec. 3769.086. (A) If a county agricultural society or

independent agricultural society is unable to conduct races in	1609
accordance with section 3769.082 of the Revised Code because of	1610
unfavorable weather or another cause or if the number of horse	1611
races and stake races that are conducted by an agricultural	1612
society is fewer than the number that was scheduled to be	1613
conducted, the pro rata remainder of the money distributed from	1614
the Ohio fairs fund under division (A)(3) of section 3769.082 of	1615
the Revised Code for each horse race and stake race not	1616
conducted shall be returned to the director to be credited to	1617
the fund.	1618
(B) If a county agricultural society or independent	1619
agricultural society is unable to conduct an annual fair, the	1620
society shall return the money distributed by the director in	1621
accordance with division (A)(1) of section 3769.082 of the	1622
Revised Code. However, the society may keep such money if the	1623
society cancels the annual fair because of unfavorable weather	1624
or another cause, provided that the society still conducts live	1625
horse racing.	1626
(C) If the Ohio expositions commission is unable to	1627
conduct an annual fair, the commission shall return the money	1628
distributed by the director in accordance with division (A)(2)	1629
of section 3769.082 of the Revised Code. However, the commission	1630
may keep such money if the society cancels the annual fair	1631
because of unfavorable weather or another cause, provided that	1632
the commission still conducts live horse racing.	1633
Sec. 3769.0811. Horse (A) (1) Except as provided in	1634
division(A)(2) of this section, horse races that are conducted	1635
by a county agricultural society or independent agricultural	1636
society in accordance with section 3769.082 of the Revised Code	1637
shall be conducted at the fairgrounds of the sponsoring	1638

agricultural society or, with the approval of the director of	1639
agriculture, at a track designated by the agricultural society	1640
in the applicable county. If The horse races may be transferred	1641
to a suitable track with the approval of the director if the	1642
horse races cannot be contested due to unfavorable either of the	1643
<pre>following:</pre>	1644
(a) Unfavorable weather or another;	1645
(b) Another cause, the races may be transferred to a	1646
suitable track with the approval of the director.	1647
If a county agricultural society or independent	1648
agricultural society is unable to conduct races in accordance	1649
with section 3769.082 of the Revised Code because of unfavorable	1650
weather or another cause or if the number of horse races and	1651
stake races that are conducted by an agricultural society is	1652
fewer than the number that was scheduled to be conducted, the-	1653
pro rata remainder of the money distributed from the Ohio fairs	1654
fund created in section 3769.082 of the Revised Code for each	1655
horse race and stake race not conducted shall be returned to the	1656
director to be credited to the fund.	1657
(2) If the cause specified in division (A)(1)(b) of this	1658
section occurs during a state of emergency declared by the	1659
governor, or receipt of the director's approval is not	1660
practical, the county or independent agricultural society and	1661
the Ohio harness horsemen's association may agree to alternate	1662
accommodations, including the rescheduling of the dates and	1663
location of any horse race. Such an agreement is not subject to	1664
the approval of the director.	1665
(B)(1) Except as provided in division (B)(2) of this	1666
section, if the races specified in division (A)(2) of section	1667

leased, shall be exempt from taxation.

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3769.082 of the Revised Code cannot be contested by the Ohio	1668
expositions commission due to unfavorable weather or other_	1669
unavoidable cause, the races may be transferred to a suitable	1670
track approved by the director of agriculture and the	1671
commission.	1672
(2) If the unavoidable cause occurs during a state of	1673
emergency declared by the governor, or receipt of the director's	1674
approval is not practical, the Ohio expositions commission and	1675
the Ohio harness horsemen's association may agree to alternative	1676
accommodations, including the rescheduling of the dates and	1677
location of any horse race. Such an agreement is not subject to	1678
the approval of the director.	1679
Sec. 5709.10. Market houses and other houses or halls,	1680
public squares, or other public grounds of a municipal	1681
corporation or township used exclusively for public purposes or	1682
erected by taxation for such purposes, land and multi-level	1683
parking structures used exclusively for a public purpose and	1684
owned and operated by a municipal corporation under section	1685
717.05 of the Revised Code or by an urban township that has	1686
adopted a limited home rule form of government under section	1687
504.02 of the Revised Code that charges no fee for the privilege	1688
of parking thereon, property used as a county fairgrounds that	1689
is owned by the board of county commissioners—or, property owned	1690
by a county agricultural society that is used in furtherance of	1691
the purposes of the society, and property of housing authorities	1692
created and organized under and for the purposes of sections	1693
3735.27 to 3735.50 of the Revised Code, which property is hereby	1694
declared to be public property used exclusively for a public	1695
purpose, notwithstanding that parts thereof may be lawfully	1696

Section 2. That existing sections 901.06, 901.71, 901.74,	1698
1711.01, 1711.02, 1711.03, 1711.05, 1711.07, 1711.08, 1711.09,	1699
1711.11, 1711.13, 1711.22, 1711.26, 1711.33, 1711.50, 1711.51,	1700
1711.52, 1711.53, 1711.531, 1711.532, 1711.533, 1711.534,	1701
1711.54, 1711.55, 1711.551, 1711.552, 1711.56, 1711.57, 1711.99,	1702
3749.01, 3769.082, 3769.0811, and 5709.10 of the Revised Code	1703
are hereby repealed.	1704
Section 3. That sections 755.35, 755.36, 755.37, 901.07,	1705
and 1711.06 of the Revised Code are hereby repealed.	1706
Section 4. During the period of time between the effective	1707
date of this section and December 1, 2020, all of the following	1708
apply:	1709
(A) Notwithstanding section 1711.31 of the Revised Code or	1710
any other provision of law to the contrary, an agricultural	1711
society retains control and management of the land occupied by	1712
the agricultural society if an annual fair is not able to be	1713
held.	1714
(B) Notwithstanding such Executive Order, section 3701.13	1715
of the Revised Code, or any other provision of law to the	1716
contrary, any amusement park or water park in this state that	1717
operates amusement rides as defined in section 993.01 of the	1718
Revised Code may open and begin operation beginning on the	1719
effective date of this section. The Director of Agriculture, in	1720
consultation with the Director of Health, shall establish	1721
standards and guidelines to limit the spread of infectious	1722
disease at such amusement parks and water parks. The owners of	1723
an amusement park and the owners of a water park shall ensure	1724
compliance with the standards and guidelines.	1725