### As Reported by the House Civil Justice Committee

### **132nd General Assembly**

# Regular Session 2017-2018

Sub. H. B. No. 213

## Representative Dever

**Cosponsor: Representative Celebrezze** 

### A BILL

То	amend sections 109.572, 121.08, 4763.01,	1
	4763.02, 4763.03, 4763.05, 4763.08, 4763.11,	2
	4763.12, 4763.13, 4763.14, 4763.15, 4763.17, and	3
	4763.19 and to enact sections 4768.01, 4768.02,	4
	4768.03, 4768.04, 4768.05, 4768.06, 4768.07,	5
	4768.08, 4768.09, 4768.10, 4768.11, 4768.12,	6
	4768.13, 4768.14, 4768.15, and 4768.99 of the	7
	Revised Code to change the definition of	8
	"appraisal" for purposes of the Real Estate	9
	Appraiser Licensing Law, to make changes to	10
	certain procedures and the exceptions to	11
	licensure under that law, to regulate appraisal	12
	management companies, and to declare an	13
	emergency.	14
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#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 109.572, 121.08, 4763.01,	16
4763.02, 4763.03, 4763.05, 4763.08, 4763.11, 4763.12, 4763.13,	17
4763.14, 4763.15, 4763.17, and 4763.19 be amended and sections	18
4768 01. 4768 02. 4768 03. 4768 04. 4768 05. 4768 06. 4768 07.	1 0

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4768.08, 4768.09, 4768.10, 4768.11, 4768.12, 4768.13, 4768.14, 20 4768.15, and 4768.99 of the Revised Code be enacted to read as 21 follows:

Sec. 109.572. (A) (1) Upon receipt of a request pursuant to section 121.08, 3301.32, 3301.541, or 3319.39 of the Revised Code, a completed form prescribed pursuant to division (C) (1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C) (2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following:

(a) A violation of section 2903.01, 2903.02, 2903.03, 34 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 35 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 36 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 37 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 38 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 39 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 40 2925.05, 2925.06, or 3716.11 of the Revised Code, felonious 41 sexual penetration in violation of former section 2907.12 of the 42 Revised Code, a violation of section 2905.04 of the Revised Code 43 as it existed prior to July 1, 1996, a violation of section 44 2919.23 of the Revised Code that would have been a violation of 45 section 2905.04 of the Revised Code as it existed prior to July 46 1, 1996, had the violation been committed prior to that date, or 47 a violation of section 2925.11 of the Revised Code that is not a 48 49 minor drug possession offense;

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(b) A violation of an existing or former law of this	50
state, any other state, or the United States that is	51
substantially equivalent to any of the offenses listed in	52
division (A)(1)(a) of this section;	53
(c) If the request is made pursuant to section 3319.39 of	54
the Revised Code for an applicant who is a teacher, any offense	55
specified in section 3319.31 of the Revised Code.	56
(2) On receipt of a request pursuant to section 3712.09 or	57
3721.121 of the Revised Code, a completed form prescribed	58
pursuant to division (C)(1) of this section, and a set of	59
fingerprint impressions obtained in the manner described in	60
division (C)(2) of this section, the superintendent of the	61
bureau of criminal identification and investigation shall	62
conduct a criminal records check with respect to any person who	63
has applied for employment in a position for which a criminal	64
records check is required by those sections. The superintendent	65
shall conduct the criminal records check in the manner described	66
in division (B) of this section to determine whether any	67
information exists that indicates that the person who is the	68
subject of the request previously has been convicted of or	69
pleaded guilty to any of the following:	70
(a) A violation of section 2903.01, 2903.02, 2903.03,	71
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34,	72
2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05,	73

2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31,

2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11,

2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11,

2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25,

2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code;

2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02,

(b) An existing or former law of this state, any other	80
state, or the United States that is substantially equivalent to	81
any of the offenses listed in division (A)(2)(a) of this	82
section.	83

- (3) On receipt of a request pursuant to section 173.27, 84 173.38, 173.381, 3701.881, 5164.34, 5164.341, 5164.342, 8.5 5123.081, or 5123.169 of the Revised Code, a completed form 86 prescribed pursuant to division (C)(1) of this section, and a 87 set of fingerprint impressions obtained in the manner described 88 in division (C)(2) of this section, the superintendent of the 89 90 bureau of criminal identification and investigation shall conduct a criminal records check of the person for whom the 91 request is made. The superintendent shall conduct the criminal 92 records check in the manner described in division (B) of this 93 section to determine whether any information exists that 94 indicates that the person who is the subject of the request 9.5 previously has been convicted of, has pleaded guilty to, or 96 (except in the case of a request pursuant to section 5164.34, 97 5164.341, or 5164.342 of the Revised Code) has been found 98 eligible for intervention in lieu of conviction for any of the 99 following, regardless of the date of the conviction, the date of 100 entry of the quilty plea, or (except in the case of a request 101 pursuant to section 5164.34, 5164.341, or 5164.342 of the 102 Revised Code) the date the person was found eligible for 103 intervention in lieu of conviction: 104
- (a) A violation of section 959.13, 959.131, 2903.01, 105
  2903.02, 2903.03, 2903.04, 2903.041, 2903.11, 2903.12, 2903.13, 106
  2903.15, 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2903.341, 107
  2905.01, 2905.02, 2905.05, 2905.11, 2905.12, 2905.32, 2905.33, 108
  2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 109
  2907.09, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 2907.31, 110

2907.32, 2907.321, 2907.322, 2907.323, 2907.33, 2909.02,	111
2909.03, 2909.04, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02,	112
2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.05,	113
2913.11, 2913.21, 2913.31, 2913.32, 2913.40, 2913.41, 2913.42,	114
2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 2913.48,	115
2913.49, 2913.51, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12,	116
2919.121, 2919.123, 2919.22, 2919.23, 2919.24, 2919.25, 2921.03,	117
2921.11, 2921.12, 2921.13, 2921.21, 2921.24, 2921.32, 2921.321,	118
2921.34, 2921.35, 2921.36, 2921.51, 2923.12, 2923.122, 2923.123,	119
2923.13, 2923.161, 2923.162, 2923.21, 2923.32, 2923.42, 2925.02,	120
2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.09, 2925.11,	121
2925.13, 2925.14, 2925.141, 2925.22, 2925.23, 2925.24, 2925.36,	122
2925.55, 2925.56, 2927.12, or 3716.11 of the Revised Code;	123
(b) Felonious sexual penetration in violation of former	124
section 2907.12 of the Revised Code;	125
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(c) A violation of section 2905.04 of the Revised Code as	126
it existed prior to July 1, 1996;	127
(d) A violation of section 2923.01, 2923.02, or 2923.03 of	128
the Revised Code when the underlying offense that is the object	129
of the conspiracy, attempt, or complicity is one of the offenses	130
listed in divisions (A)(3)(a) to (c) of this section;	131
(e) A violation of an existing or former municipal	132
ordinance or law of this state, any other state, or the United	133
States that is substantially equivalent to any of the offenses	134
listed in divisions (A)(3)(a) to (d) of this section.	135
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(4) On receipt of a request pursuant to section 2151.86 of	136
the Revised Code, a completed form prescribed pursuant to	137
division (C)(1) of this section, and a set of fingerprint	138
impressions obtained in the manner described in division (C)(2)	139

of this section, the superintendent of the bureau of criminal	140
identification and investigation shall conduct a criminal	141
records check in the manner described in division (B) of this	142
section to determine whether any information exists that	143
indicates that the person who is the subject of the request	144
previously has been convicted of or pleaded guilty to any of the	145
following:	146
(a) A violation of section 959.13, 2903.01, 2903.02,	147
2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.15, 2903.16,	148
2903.21, 2903.211, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05,	149
2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08,	150
2907.09, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32,	151
2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 2909.22,	152
2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 2913.49,	153
2917.01, 2917.02, 2919.12, 2919.22, 2919.24, 2919.25, 2923.12,	154
2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06,	155
2927.12, or 3716.11 of the Revised Code, a violation of section	156
2905.04 of the Revised Code as it existed prior to July 1, 1996,	157
a violation of section 2919.23 of the Revised Code that would	158
have been a violation of section 2905.04 of the Revised Code as	159
it existed prior to July 1, 1996, had the violation been	160
committed prior to that date, a violation of section 2925.11 of	161
the Revised Code that is not a minor drug possession offense,	162
two or more OVI or OVUAC violations committed within the three	163
years immediately preceding the submission of the application or	164
petition that is the basis of the request, or felonious sexual	165
penetration in violation of former section 2907.12 of the	166
Revised Code;	167
(b) A violation of an existing or former law of this	168
state, any other state, or the United States that is	169
substantially equivalent to any of the offenses listed in	170

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division (A)(4)(a) of this section.

(5) Upon receipt of a request pursuant to section 5104.013 172 of the Revised Code, a completed form prescribed pursuant to 173 division (C)(1) of this section, and a set of fingerprint 174 impressions obtained in the manner described in division (C)(2) 175 of this section, the superintendent of the bureau of criminal 176 identification and investigation shall conduct a criminal 177 records check in the manner described in division (B) of this 178 section to determine whether any information exists that 179 indicates that the person who is the subject of the request has 180 been convicted of or pleaded guilty to any of the following: 181 (a) A violation of section 2151.421, 2903.01, 2903.02, 182 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 183 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 184 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 185 2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 186 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 187 2909.03, 2909.04, 2909.05, 2911.01, 2911.02, 2911.11, 2911.12, 188 2913.02, 2913.03, 2913.04, 2913.041, 2913.05, 2913.06, 2913.11, 189 2913.21, 2913.31, 2913.32, 2913.33, 2913.34, 2913.40, 2913.41, 190 2913.42, 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 191 2913.48, 2913.49, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 192 2919.22, 2919.224, 2919.225, 2919.24, 2919.25, 2921.03, 2921.11, 193 2921.13, 2921.14, 2921.34, 2921.35, 2923.01, 2923.12, 2923.13, 194 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, or 195 3716.11 of the Revised Code, felonious sexual penetration in 196 violation of former section 2907.12 of the Revised Code, a 197 violation of section 2905.04 of the Revised Code as it existed 198 prior to July 1, 1996, a violation of section 2919.23 of the 199 Revised Code that would have been a violation of section 2905.04 200

of the Revised Code as it existed prior to July 1, 1996, had the

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violation been committed prior to that date, a violation of	202
section 2925.11 of the Revised Code that is not a minor drug	203
possession offense, a violation of section 2923.02 or 2923.03 of	204
the Revised Code that relates to a crime specified in this	205
division, or a second violation of section 4511.19 of the	206
Revised Code within five years of the date of application for	207
licensure or certification.	208
(b) A violation of an existing or former law of this	209
state, any other state, or the United States that is	210
substantially equivalent to any of the offenses or violations	211
described in division (A)(5)(a) of this section.	212
(6) Upon receipt of a request pursuant to section 5153.111	213
of the Revised Code, a completed form prescribed pursuant to	214
division (C)(1) of this section, and a set of fingerprint	215
impressions obtained in the manner described in division (C)(2)	216
of this section, the superintendent of the bureau of criminal	217
identification and investigation shall conduct a criminal	218
records check in the manner described in division (B) of this	219
section to determine whether any information exists that	220
indicates that the person who is the subject of the request	221
previously has been convicted of or pleaded guilty to any of the	222
following:	223
(a) A violation of section 2903.01, 2903.02, 2903.03,	224
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34,	225
2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05,	226
2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23,	227
2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323,	228
2909.02, 2909.03, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12,	229
2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02,	230

2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised

Code, felonious sexual penetration in violation of former	232
section 2907.12 of the Revised Code, a violation of section	233
2905.04 of the Revised Code as it existed prior to July 1, 1996,	234
a violation of section 2919.23 of the Revised Code that would	235
have been a violation of section 2905.04 of the Revised Code as	236
it existed prior to July 1, 1996, had the violation been	237
committed prior to that date, or a violation of section 2925.11	238
of the Revised Code that is not a minor drug possession offense;	239

- (b) A violation of an existing or former law of this 240 state, any other state, or the United States that is 241 substantially equivalent to any of the offenses listed in 242 division (A)(6)(a) of this section. 243
- (7) On receipt of a request for a criminal records check 244 from an individual pursuant to section 4749.03 or 4749.06 of the 245 Revised Code, accompanied by a completed copy of the form 246 prescribed in division (C)(1) of this section and a set of 247 fingerprint impressions obtained in a manner described in 248 division (C)(2) of this section, the superintendent of the 249 bureau of criminal identification and investigation shall 250 conduct a criminal records check in the manner described in 251 division (B) of this section to determine whether any 252 information exists indicating that the person who is the subject 253 of the request has been convicted of or pleaded guilty to a 254 felony in this state or in any other state. If the individual 255 indicates that a firearm will be carried in the course of 256 business, the superintendent shall require information from the 257 federal bureau of investigation as described in division (B)(2) 258 of this section. Subject to division (F) of this section, the 259 superintendent shall report the findings of the criminal records 260 check and any information the federal bureau of investigation 261 provides to the director of public safety. 262

(8) On receipt of a request pursuant to section 1321.37,	263
1321.53, 1321.531, 1322.03, 1322.031, or 4763.05 of the Revised	264
Code, a completed form prescribed pursuant to division (C)(1) of	265
this section, and a set of fingerprint impressions obtained in	266
the manner described in division (C)(2) of this section, the	267
superintendent of the bureau of criminal identification and	268
investigation shall conduct a criminal records check with	269
respect to any person who has applied for a license, permit, or	270
certification from the department of commerce or a division in	271
the department. The superintendent shall conduct the criminal	272
records check in the manner described in division (B) of this	273
section to determine whether any information exists that	274
indicates that the person who is the subject of the request	275
previously has been convicted of or pleaded guilty to any of the	276
following: a violation of section 2913.02, 2913.11, 2913.31,	277
2913.51, or 2925.03 of the Revised Code; any other criminal	278
offense involving theft, receiving stolen property,	279
embezzlement, forgery, fraud, passing bad checks, money	280
laundering, or drug trafficking, or any criminal offense	281
involving money or securities, as set forth in Chapters 2909.,	282
2911., 2913., 2915., 2921., 2923., and 2925. of the Revised	283
Code; or any existing or former law of this state, any other	284
state, or the United States that is substantially equivalent to	285
those offenses.	286

(9) On receipt of a request for a criminal records check 287 from the treasurer of state under section 113.041 of the Revised 288 Code or from an individual under section 4701.08, 4715.101, 289 4717.061, 4725.121, 4725.501, 4729.071, 4730.101, 4730.14, 290 4730.28, 4731.081, 4731.15, 4731.171, 4731.222, 4731.281, 291 4731.296, 4731.531, 4732.091, 4734.202, 4740.061, 4741.10, 292 4755.70, 4757.101, 4759.061, 4760.032, 4760.06, 4761.051, 293

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4762.031, 4762.06, 4776.021, 4779.091, or 4783.04 of the Revised	294
Code, accompanied by a completed form prescribed under division	295
(C)(1) of this section and a set of fingerprint impressions	296
obtained in the manner described in division (C)(2) of this	297
section, the superintendent of the bureau of criminal	298
identification and investigation shall conduct a criminal	299
records check in the manner described in division (B) of this	300
section to determine whether any information exists that	301
indicates that the person who is the subject of the request has	302
been convicted of or pleaded guilty to any criminal offense in	303
this state or any other state. Subject to division (F) of this	304
section, the superintendent shall send the results of a check	305
requested under section 113.041 of the Revised Code to the	306
treasurer of state and shall send the results of a check	307
requested under any of the other listed sections to the	308
licensing board specified by the individual in the request.	309
(10) On receipt of a request pursuant to section 1121.23,	310
1155.03, 1163.05, 1315.141, 1733.47, or 1761.26 of the Revised	311
Code, a completed form prescribed pursuant to division (C)(1) of	312
this section, and a set of fingerprint impressions obtained in	313
the manner described in division (C)(2) of this section, the	314
superintendent of the bureau of criminal identification and	315
investigation shall conduct a criminal records check in the	316
manner described in division (B) of this section to determine	317
whether any information exists that indicates that the person	318
who is the subject of the request previously has been convicted	319
of or pleaded guilty to any criminal offense under any existing	320
or former law of this state, any other state, or the United	321
States.	322

(11) On receipt of a request for a criminal records check

from an appointing or licensing authority under section 3772.07

of the Revised Code, a completed form prescribed under division	325
(C)(1) of this section, and a set of fingerprint impressions	326
obtained in the manner prescribed in division (C)(2) of this	327
section, the superintendent of the bureau of criminal	328
identification and investigation shall conduct a criminal	329
records check in the manner described in division (B) of this	330
section to determine whether any information exists that	331
indicates that the person who is the subject of the request	332
previously has been convicted of or pleaded guilty or no contest	333
to any offense under any existing or former law of this state,	334
any other state, or the United States that is a disqualifying	335
offense as defined in section 3772.07 of the Revised Code or	336
substantially equivalent to such an offense.	337
(12) On receipt of a request pursuant to section 2151.33	338
or 2151.412 of the Revised Code, a completed form prescribed	339
pursuant to division (C)(1) of this section, and a set of	340
fingerprint impressions obtained in the manner described in	341
division (C)(2) of this section, the superintendent of the	342
bureau of criminal identification and investigation shall	343
conduct a criminal records check with respect to any person for	344
whom a criminal records check is required under that section.	345
The superintendent shall conduct the criminal records check in	346
the manner described in division (B) of this section to	347
determine whether any information exists that indicates that the	348
person who is the subject of the request previously has been	349
convicted of or pleaded guilty to any of the following:	350
convicted of of preaded guilty to any of the following.	330
(a) A violation of section 2903.01, 2903.02, 2903.03,	351
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34,	352
2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05,	353
2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31,	354

2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02,

2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11,	356
2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25,	357
2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11,	358
2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code;	359
(b) An existing or former law of this state, any other	360
state, or the United States that is substantially equivalent to	361
any of the offenses listed in division (A)(12)(a) of this	362
section.	363
(13) On receipt of a request pursuant to section 3796.12	364
of the Revised Code, a completed form prescribed pursuant to	365
division (C)(1) of this section, and a set of fingerprint	366
impressions obtained in a manner described in division (C)(2) of	367
this section, the superintendent of the bureau of criminal	368
identification and investigation shall conduct a criminal	369
records check in the manner described in division (B) of this	370
section to determine whether any information exists that	371
indicates that the person who is the subject of the request	372
previously has been convicted of or pleaded guilty to the	373
following:	374
(a) A disqualifying offense as specified in rules adopted	375
under division (B)(2)(b) of section 3796.03 of the Revised Code	376
if the person who is the subject of the request is an	377
administrator or other person responsible for the daily	378
operation of, or an owner or prospective owner, officer or	379
prospective officer, or board member or prospective board member	380
of, an entity seeking a license from the department of commerce	381
under Chapter 3796. of the Revised Code;	382
(b) A disqualifying offense as specified in rules adopted	383
under division (B)(2)(b) of section 3796.04 of the Revised Code	384
if the person who is the subject of the request is an	385

administrator or other person responsible for the daily	386
operation of, or an owner or prospective owner, officer or	387
prospective officer, or board member or prospective board member	388
of, an entity seeking a license from the state board of pharmacy	389
under Chapter 3796. of the Revised Code.	390
(14) On receipt of a request required by section 3796.13	391
of the Revised Code, a completed form prescribed pursuant to	392
division (C)(1) of this section, and a set of fingerprint	393
impressions obtained in a manner described in division (C)(2) of	394
this section, the superintendent of the bureau of criminal	395
identification and investigation shall conduct a criminal	396
records check in the manner described in division (B) of this	397
section to determine whether any information exists that	398
indicates that the person who is the subject of the request	399
previously has been convicted of or pleaded guilty to the	400
following:	401
(a) A disqualifying offense as specified in rules adopted	402
under division (B)(8)(a) of section 3796.03 of the Revised Code	403
if the person who is the subject of the request is seeking	404
employment with an entity licensed by the department of commerce	405
under Chapter 3796. of the Revised Code;	406
(b) A disqualifying offense as specified in rules adopted	407
under division (B)(14)(a) of section 3796.04 of the Revised Code	408
if the person who is the subject of the request is seeking	409
employment with an entity licensed by the state board of	410
pharmacy under Chapter 3796. of the Revised Code.	411
(15) On receipt of a request pursuant to section 4768.06	412
of the Revised Code, a completed form prescribed under division	413
(C) (1) of this section, and a set of fingerprint impressions	414
obtained in the manner described in division (C)(2) of this	415

section, the superintendent of the bureau of criminal	416
identification and investigation shall conduct a criminal_	417
records check in the manner described in division (B) of this	418
section to determine whether any information exists indicating	419
that the person who is the subject of the request has been	420
convicted of or pleaded guilty to a felony in this state or in	421
any other state.	422
(B) Subject to division (F) of this section, the	423
superintendent shall conduct any criminal records check to be	424
conducted under this section as follows:	425
(1) The superintendent shall review or cause to be	426
reviewed any relevant information gathered and compiled by the	427
bureau under division (A) of section 109.57 of the Revised Code	428
that relates to the person who is the subject of the criminal	429
records check, including, if the criminal records check was	430
requested under section 113.041, 121.08, 173.27, 173.38,	431
173.381, 1121.23, 1155.03, 1163.05, 1315.141, 1321.37, 1321.53,	432
1321.531, 1322.03, 1322.031, 1733.47, 1761.26, 2151.86, 3301.32,	433
3301.541, 3319.39, 3701.881, 3712.09, 3721.121, 3772.07,	434
3796.12, 4749.03, 4749.06, 4763.05, <u>4768.06,</u> 5104.013, 5164.34,	435
5164.341, 5164.342, 5123.081, 5123.169, or 5153.111 of the	436
Revised Code, any relevant information contained in records that	437
have been sealed under section 2953.32 of the Revised Code;	438
(2) If the request received by the superintendent asks for	439
information from the federal bureau of investigation, the	440
superintendent shall request from the federal bureau of	441
investigation any information it has with respect to the person	442
who is the subject of the criminal records check, including	443
fingerprint-based checks of national crime information databases	444
as described in 42 U.S.C. 671 if the request is made pursuant to	445

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section 2151.86 or 5104.013 of the Revised Code or if any other	446
Revised Code section requires fingerprint-based checks of that	447
nature, and shall review or cause to be reviewed any information	448
the superintendent receives from that bureau. If a request under	449
section 3319.39 of the Revised Code asks only for information	450
from the federal bureau of investigation, the superintendent	451
shall not conduct the review prescribed by division (B)(1) of	452
this section.	453

- (3) The superintendent or the superintendent's designee may request criminal history records from other states or the federal government pursuant to the national crime prevention and privacy compact set forth in section 109.571 of the Revised Code.
- (4) The superintendent shall include in the results of the 459 criminal records check a list or description of the offenses 460 listed or described in division (A) (1), (2), (3), (4), (5), (6), 461 (7), (8), (9), (10), (11), (12), (13), <del>or</del> (14), <u>or (15)</u> of this 462 section, whichever division requires the superintendent to 463 conduct the criminal records check. The superintendent shall 464 exclude from the results any information the dissemination of 465 which is prohibited by federal law. 466
- (5) The superintendent shall send the results of the

  criminal records check to the person to whom it is to be sent

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  not later than the following number of days after the date the

  superintendent receives the request for the criminal records

  check, the completed form prescribed under division (C)(1) of

  this section, and the set of fingerprint impressions obtained in

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  the manner described in division (C)(2) of this section:

  473
- (a) If the superintendent is required by division (A) of 474 this section (other than division (A) (3) of this section) to 475

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conduct the criminal records check, thirty;	476
(b) If the superintendent is required by division (A)(3)	477
of this section to conduct the criminal records check, sixty.	478
(C)(1) The superintendent shall prescribe a form to obtain	479
the information necessary to conduct a criminal records check	480
from any person for whom a criminal records check is to be	481
conducted under this section. The form that the superintendent	482
prescribes pursuant to this division may be in a tangible	483
format, in an electronic format, or in both tangible and	484
electronic formats.	485
(2) The superintendent shall prescribe standard impression	486
sheets to obtain the fingerprint impressions of any person for	487
whom a criminal records check is to be conducted under this	488
section. Any person for whom a records check is to be conducted	489
under this section shall obtain the fingerprint impressions at a	490
county sheriff's office, municipal police department, or any	491
other entity with the ability to make fingerprint impressions on	492
the standard impression sheets prescribed by the superintendent.	493
The office, department, or entity may charge the person a	494
reasonable fee for making the impressions. The standard	495
impression sheets the superintendent prescribes pursuant to this	496
division may be in a tangible format, in an electronic format,	497
or in both tangible and electronic formats.	498
(3) Subject to division (D) of this section, the	499
superintendent shall prescribe and charge a reasonable fee for	500
providing a criminal records check under this section. The	501
person requesting the criminal records check shall pay the fee	502
prescribed pursuant to this division. In the case of a request	503

under section 1121.23, 1155.03, 1163.05, 1315.141, 1733.47,

1761.26, 2151.33, 2151.412, or 5164.34 of the Revised Code, the

fee shall be paid in the manner specified in that section.

- (4) The superintendent of the bureau of criminal 507 identification and investigation may prescribe methods of 508 forwarding fingerprint impressions and information necessary to 509 conduct a criminal records check, which methods shall include, 510 but not be limited to, an electronic method. 511
- (D) The results of a criminal records check conducted 512 under this section, other than a criminal records check 513 specified in division (A)(7) of this section, are valid for the 514 person who is the subject of the criminal records check for a 515 period of one year from the date upon which the superintendent 516 completes the criminal records check. If during that period the 517 superintendent receives another request for a criminal records 518 check to be conducted under this section for that person, the 519 520 superintendent shall provide the results from the previous criminal records check of the person at a lower fee than the fee 521 prescribed for the initial criminal records check. 522
- (E) When the superintendent receives a request for 523 information from a registered private provider, the 524 superintendent shall proceed as if the request was received from 525 a school district board of education under section 3319.39 of 526 the Revised Code. The superintendent shall apply division (A)(1) 527 (c) of this section to any such request for an applicant who is 528 a teacher. 529
- (F) (1) Subject to division (F) (2) of this section, all 530 information regarding the results of a criminal records check 531 conducted under this section that the superintendent reports or 532 sends under division (A) (7) or (9) of this section to the 533 director of public safety, the treasurer of state, or the 534 person, board, or entity that made the request for the criminal 535

records check shall relate to the conviction of the subject	336
person, or the subject person's plea of guilty to, a criminal	537
offense.	538
(2) Division (F)(1) of this section does not limit,	539
restrict, or preclude the superintendent's release of	540
information that relates to the arrest of a person who is	541
eighteen years of age or older, to an adjudication of a child as	542
a delinquent child, or to a criminal conviction of a person	543
under eighteen years of age in circumstances in which a release	544
of that nature is authorized under division (E)(2), (3), or (4)	545
of section 109.57 of the Revised Code pursuant to a rule adopted	546
under division (E)(1) of that section.	547
(G) As used in this section:	548
(1) "Criminal records check" means any criminal records	549
check conducted by the superintendent of the bureau of criminal	550
identification and investigation in accordance with division (B)	551
of this section.	552
(2) "Minor drug possession offense" has the same meaning	553
as in section 2925.01 of the Revised Code.	554
(3) "OVI or OVUAC violation" means a violation of section	555
4511.19 of the Revised Code or a violation of an existing or	556
former law of this state, any other state, or the United States	557
that is substantially equivalent to section 4511.19 of the	558
Revised Code.	559
(4) "Registered private provider" means a nonpublic school	560
or entity registered with the superintendent of public	561
instruction under section 3310.41 of the Revised Code to	562
participate in the autism scholarship program or section 3310.58	563
of the Revised Code to participate in the Jon Peterson special	564

needs scholarship program.

Sec. 121.08. (A) There is hereby created in the department 566 of commerce the position of deputy director of administration. 567 This officer shall be appointed by the director of commerce, 568 serve under the director's direction, supervision, and control, 569 perform the duties the director prescribes, and hold office 570 during the director's pleasure. The director of commerce may 571 designate an assistant director of commerce to serve as the 572 deputy director of administration. The deputy director of 573 574 administration shall perform the duties prescribed by the director of commerce in supervising the activities of the 575 division of administration of the department of commerce. 576

- (B) Except as provided in section 121.07 of the Revised 577 Code, the department of commerce shall have all powers and 578 579 perform all duties vested in the deputy director of administration, the state fire marshal, the superintendent of 580 financial institutions, the superintendent of real estate and 581 professional licensing, the superintendent of liquor control, 582 the superintendent of industrial compliance, the superintendent 583 584 of unclaimed funds, and the commissioner of securities, and shall have all powers and perform all duties vested by law in 585 all officers, deputies, and employees of those offices. Except 586 as provided in section 121.07 of the Revised Code, wherever 587 powers are conferred or duties imposed upon any of those 588 officers, the powers and duties shall be construed as vested in 589 the department of commerce. 590
- (C)(1) There is hereby created in the department of 591 commerce a division of financial institutions, which shall have 592 all powers and perform all duties vested by law in the 593 superintendent of financial institutions. Wherever powers are 594

conferred or duties imposed upon the superintendent of financial	595
institutions, those powers and duties shall be construed as	596
vested in the division of financial institutions. The division	597
f financial institutions shall be administered by the	598
superintendent of financial institutions.	599

- (2) All provisions of law governing the superintendent of 600 financial institutions shall apply to and govern the 601 superintendent of financial institutions provided for in this 602 section; all authority vested by law in the superintendent of 603 financial institutions with respect to the management of the 604 division of financial institutions shall be construed as vested 605 in the superintendent of financial institutions created by this 606 section with respect to the division of financial institutions 607 provided for in this section; and all rights, privileges, and 608 emoluments conferred by law upon the superintendent of financial 609 institutions shall be construed as conferred upon the 610 superintendent of financial institutions as head of the division 611 of financial institutions. The director of commerce shall not 612 transfer from the division of financial institutions any of the 613 functions specified in division (C)(2) of this section. 614
- (D) There is hereby created in the department of commerce 615 a division of liquor control, which shall have all powers and 616 perform all duties vested by law in the superintendent of liquor 617 control. Wherever powers are conferred or duties are imposed 618 upon the superintendent of liquor control, those powers and 619 duties shall be construed as vested in the division of liquor 620 control. The division of liquor control shall be administered by 621 the superintendent of liquor control. 622
- (E) The director of commerce shall not be interested, 623 directly or indirectly, in any firm or corporation which is a 624

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dealer in securities as defined in sections 1707.01 and 1707.14	625
of the Revised Code, or in any firm or corporation licensed	626
under sections 1321.01 to 1321.19 of the Revised Code.	627
(F) The director of commerce shall not have any official	628
connection with a savings and loan association, a savings bank,	629
a bank, a bank holding company, a savings and loan association	630
holding company, a consumer finance company, or a credit union	631
that is under the supervision of the division of financial	632
institutions, or a subsidiary of any of the preceding entities,	633
or be interested in the business thereof.	634
(G) There is hereby created in the state treasury the	635
division of administration fund. The fund shall receive	636
assessments on the operating funds of the department of commerce	637
in accordance with procedures prescribed by the director of	638
commerce and approved by the director of budget and management.	639
All operating expenses of the division of administration shall	640
be paid from the division of administration fund.	641
(H) There is hereby created in the department of commerce	642
a division of real estate and professional licensing, which	643
shall be under the control and supervision of the director of	644
commerce. The division of real estate and professional licensing	645
shall be administered by the superintendent of real estate and	646
professional licensing. The superintendent of real estate and	647
professional licensing shall exercise the powers and perform the	648
functions and duties delegated to the superintendent under	649
Chapters 4735., 4763., and 4767., and 4768. of the Revised Code.	650

(I) There is hereby created in the department of commerce

a division of industrial compliance, which shall have all powers

and perform all duties vested by law in the superintendent of

industrial compliance. Wherever powers are conferred or duties

imposed upon the superintendent of industrial compliance, those	655
powers and duties shall be construed as vested in the division	656
of industrial compliance. The division of industrial compliance	657
shall be under the control and supervision of the director of	658
commerce and be administered by the superintendent of industrial	659
compliance.	660

- (J) There is hereby created in the department of commerce 661 a division of unclaimed funds, which shall have all powers and 662 perform all duties delegated to or vested by law in the 663 664 superintendent of unclaimed funds. Wherever powers are conferred or duties imposed upon the superintendent of unclaimed funds, 665 those powers and duties shall be construed as vested in the 666 division of unclaimed funds. The division of unclaimed funds 667 shall be under the control and supervision of the director of 668 commerce and shall be administered by the superintendent of 669 unclaimed funds. The superintendent of unclaimed funds shall 670 exercise the powers and perform the functions and duties 671 delegated to the superintendent by the director of commerce 672 under section 121.07 and Chapter 169. of the Revised Code, and 673 as may otherwise be provided by law. 674
- 675 (K) The department of commerce or a division of the department created by the Revised Code that is acting with 676 authorization on the department's behalf may request from the 677 bureau of criminal identification and investigation pursuant to 678 section 109.572 of the Revised Code, or coordinate with 679 appropriate federal, state, and local government agencies to 680 accomplish, criminal records checks for the persons whose 681 identities are required to be disclosed by an applicant for the 682 issuance or transfer of a permit, license, certificate of 683 registration, or certification issued or transferred by the 684 department or division. At or before the time of making a 685

request for a criminal records check, the department or division	686
may require any person whose identity is required to be	687
disclosed by an applicant for the issuance or transfer of such a	688
license, permit, certificate of registration, or certification	689
to submit to the department or division valid fingerprint	690
impressions in a format and by any media or means acceptable to	691
the bureau of criminal identification and investigation and,	692
when applicable, the federal bureau of investigation. The	693
department or division may cause the bureau of criminal	694
identification and investigation to conduct a criminal records	695
check through the federal bureau of investigation only if the	696
person for whom the criminal records check would be conducted	697
resides or works outside of this state or has resided or worked	698
outside of this state during the preceding five years, or if a	699
criminal records check conducted by the bureau of criminal	700
identification and investigation within this state indicates	701
that the person may have a criminal record outside of this	702
state.	703

In the case of a criminal records check under section 704 109.572 of the Revised Code, the department or division shall 705 forward to the bureau of criminal identification and 706 investigation the requisite form, fingerprint impressions, and 707 fee described in division (C) of that section. When requested by 708 the department or division in accordance with this section, the 709 bureau of criminal identification and investigation shall 710 request from the federal bureau of investigation any information 711 it has with respect to the person who is the subject of the 712 requested criminal records check and shall forward the requisite 713 fingerprint impressions and information to the federal bureau of 714 investigation for that criminal records check. After conducting 715 a criminal records check or receiving the results of a criminal 716

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records check from the federal bureau of investigation, the	717
bureau of criminal identification and investigation shall	718
provide the results to the department or division.	719
The department or division may require any person about	720
whom a criminal records check is requested to pay to the	721
department or division the amount necessary to cover the fee	722
charged to the department or division by the bureau of criminal	723
identification and investigation under division (C)(3) of	724
section 109.572 of the Revised Code, including, when applicable,	725
any fee for a criminal records check conducted by the federal	726
bureau of investigation.	727
(L) The director of commerce, or the director's designee,	728
may adopt rules to enhance compliance with statutes pertaining	729
to, and rules adopted by, divisions under the direction,	730
supervision, and control of the department or director by	731
offering incentive-based programs that ensure safety and	732
soundness while promoting growth and prosperity in the state.	733
Sec. 4763.01. As used in this chapter:	734
(A) "Real estate appraisal" or "appraisal" means an-	735
analysis, the act or process of developing an opinion, or	736
conclusion relating to the nature, quality, value, or utility of	737
specified interests in, or aspects of identified real estate-	738
that is classified as either a valuation or an analysis of value	739
of real property in conformity with the uniform standards of	740
professional appraisal practice.	741
(B) "Valuation" means an estimate of the value of real	742
estate.	743

(C) "Analysis" means a study of real estate for purposes

other than valuation.

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(D) "Appraisal report" means a written communication of a 746 real estate appraisal or appraisal review, or an oral 747 communication of a real estate appraisal or appraisal review, 748 that is documented by a writing that supports the oral 749 communication. 7.50 751 (E) "Appraisal assignment" means an engagement for which a person licensed or certified under this chapter is employed, 752 retained, or engaged to act, or would be perceived by third 753 parties or the public as acting, as a disinterested third party 754 755 in rendering an unbiased real estate appraisal. (F) "Specialized services" means all appraisal services, 756 other than appraisal assignments, including, but not limited to, 757 valuation and analysis given in connection with activities such 758 as real estate brokerage, mortgage banking, real estate 759 counseling, and real estate tax counseling, and specialized 760 marketing, financing, and feasibility studies. 761 (G) "Real estate" has the same meaning as in section 762 4735.01 of the Revised Code. 763 (H) "Appraisal foundation" means a nonprofit corporation 764 765 incorporated under the laws of the state of Illinois on November 30, 1987, for the purposes of establishing and improving uniform 766 appraisal standards by defining, issuing, and promoting those 767 standards; establishing appropriate criteria for the 768 certification and recertification of qualified appraisers by 769

(I) "Prepare" means to develop and communicate, whether

defining, issuing, and promoting the qualification criteria and

disseminating the qualification criteria to others; and

developing or assisting in development of appropriate

examinations for qualified appraisers.

through a personal physical inspection or through the act or	775
process of critically studying a report prepared by another who	776
made the physical inspection, an appraisal <del>, analysis, or</del>	777
<del>opinion, <u>report</u> or specialized service <del>and to</del>-report<del>-the-</del></del>	778
results. If the person who develops and communicates the	779
appraisal or specialized service <u>report</u> does not make the	780
personal inspection, the name of the person who does make the	781
personal inspection shall be identified on the appraisal or	782
specialized service <u>reported</u> report.	783

- (J) "Report" means any communication, written, oral, or by

  784
  any other means of transmission of information, of a real estate
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  appraisal, appraisal review, or specialized service that is
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  transmitted to a client or employer upon completion of the
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  appraisal or service.
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- (K) "State-certified general real estate appraiser" means any person who satisfies the certification requirements of this chapter relating to the appraisal of all types of real property and who holds a current and valid certificate or renewal certificate issued to the person pursuant to this chapter.
- (L) "State-certified residential real estate appraiser"
  means any person who satisfies the certification requirements
  only relating to the appraisal of one to four units of singlefamily residential real estate without regard to transaction
  value or complexity and who holds a current and valid
  certificate or renewal certificate issued to the person pursuant
  to this chapter.
- (M) "State-licensed residential real estate appraiser" 801
  means any person who satisfies the licensure requirements of 802
  this chapter relating to the appraisal of noncomplex one-to-four 803
  unit single-family residential real estate having a transaction 804

real estate and professional licensing."

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value of less than one million dollars and complex one-to-four	805
unit single-family residential real estate having a transaction	806
value of less than two hundred fifty thousand dollars and who	807
holds a current and valid license or renewal license issued to	808
the person pursuant to this chapter.	809
(N) "Certified or licensed real estate appraisal report"	810
means an appraisal <u>report</u> prepared <del>and reported</del> by a certificate	811
holder or licensee under this chapter acting within the scope of	812
certification or licensure and as a disinterested third party.	813
(O) "State-registered real estate appraiser assistant"	814
means any person, other than a state-certified general real	815
estate appraiser, state-certified residential real estate	816
appraiser, or a state-licensed residential real estate	817
appraiser, who satisfies the registration requirements of this	818
chapter for participating in the development and preparation of	819
real estate appraisals and who holds a current and valid	820
registration or renewal registration issued to the person	821
pursuant to this chapter.	822
(P) "Institution of higher education"-means a state-	823
university or college, a private college or university located	824
in this state that possesses a certificate of authorization	825
issued by the chancellor of higher education pursuant to Chapter	826
1713. of the Revised Code, or an accredited college or	827
university located outside this state that is accredited by an-	828
accrediting organization or professional accrediting association	829
recognized by the chancellor of higher education has the same	830
meaning as in section 4735.01 of the Revised Code.	831
(Q) "Division of real estate" may be used interchangeably	832
with, and for all purposes has the same meaning as, "division of	833

(R) "Superintendent" or "superintendent of real estate"	835
means the superintendent of the division of real estate and	836
professional licensing of this state. Whenever the division or	837
superintendent of real estate is referred to or designated in	838
any statute, rule, contract, or other document, the reference or	839
designation shall be deemed to refer to the division or	840
superintendent of real estate and professional licensing, as the	841
case may be.	842
(S) "Appraisal review" means the act or process of	843
developing and communicating an opinion about the quality of	844
another appraiser's work that was performed as part of an	845
appraisal or appraisal review. "Appraisal review" does not	846
include an examination of an appraisal for grammatical errors,	847
typographical errors, or completeness, provided the review for	848
completeness does not require an opinion about the quality of	849
the work of an appraiser. The real estate appraiser board may	850
define, by rule, "review for completeness."	851
(T) "Work file" means documentation used during the	852
preparation of an appraisal report or necessary to support an	853
appraiser's analyses, opinions, or conclusions.	854
(U) "Automated valuation model" means a computer software	855
program that analyzes data using an automated process, such as	856
regression, adaptive estimation, neural network, expert	857
reasoning, or artificial intelligence programs, that produces an	858
output that may become a basis for appraisal or appraisal review	859
if the appraiser believes the output to be credible for use in a	860
specific assignment.	861
Sec. 4763.02. (A) There is hereby created the real estate	862
appraiser board, consisting of five members appointed by the	863
governor, with the advice and consent of the senate. Four	864

members shall be persons certified or licensed under this	865
chapter, at least two of whom shall hold a state-certified	866
general real estate appraiser certificate, and one <u>of whom shall</u>	867
be an owner, controlling person, or management-level employee of	868
an appraisal management company licensed and in good standing	869
under Chapter 4768. of the Revised Code. One member shall	870
represent the public and shall not be engaged in the practice of	871
issuing performing real estate appraisals, or have any financial	872
interest in such practices, or be actively engaged in real	873
estate brokerage or sales, or have any financial interest in	874
such practices. At least one of the certificate holders or	875
licensees members shall be a real estate broker licensed	876
pursuant to Chapter 4735. of the Revised Code whose license is	877
in good standing. For the purpose of appointment to an	878
eligibility for appointment to the board, the license of a real	879
estate broker may be on deposit with the division of real estate	880
of the department of commerce. No more than three members shall	881
be members of the same political party and no member of the	882
board concurrently may be a member of the board and the Ohio	883
real estate commission created pursuant to section 4735.03 of	884
the Revised Code. Of the initial appointments to the board, one	885
is for a term ending June 30, 1990, two are for terms ending	886
June 30, 1991, and two are for terms ending June 30, 1992.	887
Thereafter, terms of office are for three years, commencing on	888
the first day of July and ending on the thirtieth day of June.	889
Each member shall hold office from the date of his appointment	890
until the end of the term for which he is appointed. Prior to	891
entering upon—the official duties—of his office, each member	892
shall subscribe to, and file with the secretary of state, the	893
constitutional oath of office. Vacancies that occur on the board	894
shall be filled in the manner prescribed for regular	895
appointments to the board. A member appointed to fill a vacancy	896

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occurring prior to the expiration of the term for which <u>his</u> the	897
<pre>member's predecessor was appointed shall hold office for the</pre>	898
remainder of that term. A member shall continue in office	899
subsequent to the expiration date of his the member's term until	900
<pre>his_the member's successor takes office or until sixty_ninety_</pre>	901
days have elapsed, whichever occurs first. No person shall serve	902
as a member of the board for more than two consecutive terms.	903
The governor may remove a member pursuant to section 3.04 of the	904
Revised Code.	905
(B) Annually, upon the qualification of the members	906
appointed in that year, the board shall organize by selecting	907
from its members a-chairman chairperson and a vice-chairperson.	908
The board shall meet at least once each calendar quarter to	909
conduct its business with the place of future meetings to be	910
decided by a vote of its members. Each member shall be provided	911
with written notice of the time and place of each board meeting	912
at least ten days prior to the scheduled date of the meeting. A	913
majority of the members of the board constitutes a quorum to	914
transact and vote on all business coming before the board.	915
(C) Each member of the board shall receive an amount fixed	916
pursuant to division (J) of section 124.15 of the Revised Code	917
for each day employed in the discharge of-his official duties,	918
and his the member's actual and necessary expenses incurred in	919
the discharge of those duties.	920
(D) The board is part of the department of commerce for	921
administrative purposes. The director of commerce is ex officio	922
the executive officer of the board, or the director may	923

designate the superintendent of real estate and professional

Sec. 4763.03. (A) In addition to any other duties imposed

<u>licensing to act as executive officer of the board.</u>

on the real estate appraiser board under this chapter, the board	927
shall:	928
(1) Adopt rules, in accordance with Chapter 119. of the	929
Revised Code, in furtherance of this chapter, including, but not	930
limited to, all of the following:	931
(a) Defining, with respect to state-certified general real	932
estate appraisers, state-certified residential real estate	933
appraisers, and state-licensed residential real estate	934
appraisers, the type of educational experience, appraisal	935
experience, and other equivalent experience that satisfy the	936
requirements of this chapter. The rules shall require that all	937
appraisal experience performed after January 1, 199630, 1989,	938
meet the uniform standards of professional practice established	939
by the appraisal foundation.	940
(b) Establishing the examination specifications for state-	941
certified general real estate appraisers, state-certified	942
residential real estate appraisers, and state-licensed	943
residential real estate appraisers;	944
(c) Relating to disciplinary proceedings conducted in	945
accordance with section 4763.11 of the Revised Code, including	946
rules governing the reinstatement of certificates,	947
registrations, and licenses that have been suspended pursuant to	948
those proceedings;	949
(d) Identifying any additional information to be included	950
on the forms specified in division (C) of section 4763.12 of the	951
Revised Code, provided that the rules shall not require any less	952
information than is required in that division;	953
(e) Establishing the fees set forth in section 4763.09 of	954
the Revised Code:	955

(f) Establishing the amount of the assessment required by	956
division (A)(2) of section 4763.05 of the Revised Code. The	957
board annually shall determine the amount due from each	958
applicant for an initial certificate, registration, and license	959
in an amount that will maintain the real estate appraiser	960
recovery fund at the level specified in division (A) of section	961
4763.16 of the Revised Code. The board may, if the fund falls	962
below that amount, require current certificate holders,	963
registrants, and licensees to pay an additional assessment.	964
(g) Defining the educational requirements pursuant to	965
division (C) of section 4763.05 of the Revised Code;	966
(h) Establishing a real estate appraiser assistant program	967
for the registration of real estate appraiser assistants.	968
(2) Prescribe by rule the requirements for the	969
examinations required by division (D) of section 4763.05 of the	970
Revised Code;	971
(3) Periodically review the standards for the development	972
and reporting of appraisal reports provided in this chapter and	973
adopt rules explaining and interpreting those standards;	974
(4) Hear appeals, pursuant to Chapter 119. of the Revised	975
Code, from decisions and orders the superintendent of real	976
estate issues pursuant to this chapter;	977
(5) Request the initiation by the superintendent of	978
investigations of violations of this chapter or the rules	979
adopted pursuant thereto, as the board determines appropriate;	980
(6) Determine the appropriate disciplinary actions to be	981
taken against certificate holders, registrants, and licensees	982
under this chapter as provided in section 4763.11 of the Revised	983
Code.	984

(B) In addition to any other duties imposed on the	985
superintendent of real estate under this chapter, the	986
superintendent shall:	987
(1) Prescribe the form and content of all applications	988
required by this chapter;	989
(2) Receive applications for certifications,	990
registrations, and licenses and renewal thereof under this	991
chapter and establish the procedures for processing, approving,	992
and disapproving those applications;	993
(3) Retain records and all application materials submitted	994
to the superintendent;	995
(4) Establish the time and place for conducting the	996
examinations required by division (D) of section 4763.05 of the	997
Revised Code;	998
(5) Issue certificates, registrations, and licenses and	999
(5) Issue certificates, registrations, and licenses and maintain a register of the names and addresses of all persons	999 1000
maintain a register of the names and addresses of all persons	1000
maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;	1000
maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this	1000 1001 1002
<pre>maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;  (6) Perform any other functions and duties, including the</pre>	1000 1001 1002 1003
<pre>maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;  (6) Perform any other functions and duties, including the employment of staff, necessary to administer this chapter;</pre>	1000 1001 1002 1003 1004
<pre>maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;  (6) Perform any other functions and duties, including the employment of staff, necessary to administer this chapter;  (7) Administer this chapter;</pre>	1000 1001 1002 1003 1004
<pre>maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;  (6) Perform any other functions and duties, including the employment of staff, necessary to administer this chapter;  (7) Administer this chapter;  (8) Issue all orders necessary to implement this chapter;</pre>	1000 1001 1002 1003 1004 1005
<pre>maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;  (6) Perform any other functions and duties, including the employment of staff, necessary to administer this chapter;  (7) Administer this chapter;  (8) Issue all orders necessary to implement this chapter;  (9) Investigate complaints, upon the superintendent's own</pre>	1000 1001 1002 1003 1004 1005 1006
<pre>maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;  (6) Perform any other functions and duties, including the employment of staff, necessary to administer this chapter;  (7) Administer this chapter;  (8) Issue all orders necessary to implement this chapter;  (9) Investigate complaints, upon the superintendent's own motion or upon receipt of a complaint or upon a request of the</pre>	1000 1001 1002 1003 1004 1005 1006 1007 1008
maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;  (6) Perform any other functions and duties, including the employment of staff, necessary to administer this chapter;  (7) Administer this chapter;  (8) Issue all orders necessary to implement this chapter;  (9) Investigate complaints, upon the superintendent's own motion or upon receipt of a complaint or upon a request of the board, concerning any violation of this chapter or the rules	1000 1001 1002 1003 1004 1005 1006 1007 1008 1009
maintain a register of the names and addresses of all persons issued a certificate, registration, or license under this chapter;  (6) Perform any other functions and duties, including the employment of staff, necessary to administer this chapter;  (7) Administer this chapter;  (8) Issue all orders necessary to implement this chapter;  (9) Investigate complaints, upon the superintendent's own motion or upon receipt of a complaint or upon a request of the board, concerning any violation of this chapter or the rules adopted pursuant thereto or the conduct of any person holding a	1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010

(10) Establish and maintain an investigation and audit	1013
section to investigate complaints and conduct inspections,	1014
audits, and other inquiries as in the judgment of the	1015
superintendent are appropriate to enforce this chapter. The	1016
investigators and auditors have the right to review and audit	1017
the business records of certificate holders, registrants, and	1018
licensees during normal business hours. The superintendent may	1019
utilize the investigators and auditors employed pursuant to	1020
division (B)(4) of section 4735.05 of the Revised Code or	1021
currently licensed certificate holders or licensees to assist in	1022
performing the duties of this division.	1023
(11) Appoint a referee or hearing examiner for any	1024
proceeding involving the disciplinary action of a certificate	1025
holder, licensee, or registrant under section 4763.11 of the	1026
Revised Code;	1027
(12) Administer the real estate appraiser recovery fund;	1028
(13) Conduct the examinations required by division (D) of	1029
section 4763.05 of the Revised Code at least four times per	1030
year.	1031
(C) The superintendent may do all of the following:	1032
(1) In connection with hearings, investigations and, or	1033
audits under division (B) of this section, subpoena witnesses as	1034
provided in section 4763.04 of the Revised Code;	1035
(2) Apply to the appropriate court to enjoin any violation	1036
of this chapter. Upon a showing by the superintendent that any	1037
person has violated or is about to violate this chapter, the	1038
court shall grant an injunction, restraining order, or other	1039
appropriate relief, or any combination thereof.	1040
	1041

(D) All information that is obtained by investigators and

auditors performing investigations or conducting inspections,	1042
audits, and other inquiries pursuant to division (B)(10) of this	1043
section, from certificate holders, registrants, licensees,	1044
complainants, or other persons, and all reports, documents, and	1045
other work products that arise from that information and that	1046
are prepared by the investigators, auditors, or other personnel	1047
of the department of commerce, shall be held in confidence by	1048
the superintendent, the investigators and auditors, and other	1049
personnel of the department.	1050

- (E) This section does not prevent the division of real 1051 estate and professional licensing from releasing information 1052 relating to certificate holders, registrants, and licensees to 1053 the superintendent of financial institutions for purposes 1054 relating to the administration of sections 1322.01 to 1322.12 of 1055 the Revised Code, to the commissioner of securities for purposes 1056 relating to Chapter 1707. of the Revised Code, to the 1057 superintendent of insurance for purposes relating to the 1058 administration of Chapter 3953. of the Revised Code, to the 1059 attorney general, or to <del>local</del> law enforcement agencies and <del>local</del> 1060 prosecutors. Information released by the division pursuant to 1061 this section remains confidential. 1062
- (F) Any rule the board adopts shall not meet or exceed the 1063 requirements specified in federal law or regulations.
- Sec. 4763.05. (A) (1) (a) A person shall make application 1065 for an initial state-certified general real estate appraiser 1066 certificate, an initial state-certified residential real estate 1067 appraiser certificate, an initial state-licensed residential 1068 real estate appraiser license, or an initial state-registered 1069 real estate appraiser assistant registration in writing to the 1070 superintendent of real estate on a form the superintendent 1071

prescribes. The application shall include the address of the	1072
applicant's principal place of business and all other addresses	1073
at which the applicant currently engages in the business of	1074
preparing performing real estate appraisals and the address of	1075
the applicant's current residence. The superintendent shall	1076
retain the applicant's current residence address in a separate	1077
record which does not constitute a public record for purposes of	1078
section 149.43 of the Revised Code. The application shall	1079
indicate whether the applicant seeks certification as a general	1080
real estate appraiser or as a residential real estate appraiser,	1081
licensure as a residential real estate appraiser, or	1082
registration as a real estate appraiser assistant and be	1083
accompanied by the prescribed examination and certification,	1084
registration, or licensure fees set forth in section 4763.09 of	1085
the Revised Code. The application also shall include a pledge,	1086
signed by the applicant, that the applicant will comply with the	1087
standards set forth in this chapter; and a statement that the	1088
applicant understands the types of misconduct for which	1089
disciplinary proceedings may be initiated against the applicant	1090
pursuant to this chapter.	1091

(b) Upon the filing of an application and payment of any 1092 examination and certification, registration, or licensure fees, 1093 the superintendent of real estate shall request the 1094 superintendent of the bureau of criminal identification and 1095 investigation, or a vendor approved by the bureau, to conduct a 1096 criminal records check based on the applicant's fingerprints in 1097 accordance with section 109.572 of the Revised Code. 1098 Notwithstanding division (K) of section 121.08 of the Revised 1099 Code, the superintendent of real estate shall request that 1100 criminal record information from the federal bureau of 1101 investigation be obtained as part of the criminal records check. 1102

Any fee required under division (C)(3) of section 109.572 of the 1103
Revised Code shall be paid by the applicant. 1104

- (2) For purposes of providing funding for the real estate 1105 appraiser recovery fund established by section 4763.16 of the 1106 Revised Code, the real estate appraiser board shall levy an 1107 assessment against each person issued an initial certificate, 1108 registration, or license and against current licensees, 1109 registrants, and certificate holders, as required by board rule. 1110 The assessment is in addition to the application and examination 1111 fees for initial applicants required by division (A)(1) of this 1112 section and the renewal fees required for current certificate 1113 holders, registrants, and licensees. The superintendent of real 1114 estate shall deposit the assessment into the state treasury to 1115 the credit of the real estate appraiser recovery fund. The 1116 assessment for initial certificate holders, registrants, and 1117 licensees shall be paid prior to the issuance of a certificate, 1118 registration, or license, and for current certificate holders, 1119 registrants, and licensees, at the time of renewal. 1120
- (B) An applicant for an initial general real estate 1121 appraiser certificate, residential real estate appraiser 1122 certificate, or residential real estate appraiser license shall 1123 1124 possess experience in real estate appraisal as the board prescribes by rule. In addition to any other information 1125 required by the board, the applicant shall furnish, under oath, 1126 a detailed listing of the appraisal reports or file memoranda 1127 for each year for which experience is claimed and, upon request 1128 of the superintendent or the board, shall make available for 1129 examination a sample of the appraisal reports prepared by the 1130 applicant in the course of the applicant's practice. 1131
  - (C) An applicant for an initial certificate, registration,

or license shall be at least eighteen years of age, honest,	1133
truthful, and of good reputation and shall present satisfactory	1134
evidence to the superintendent that the applicant has	1135
successfully completed any education requirements the board	1136
prescribes by rule.	1137
(D) An applicant for an initial general real estate	1138
appraiser or residential real estate appraiser certificate or	1139
residential real estate appraiser license shall take and	1140
successfully complete a written examination in order to qualify	1141
for the certificate or license.	1142
The board shall prescribe the examination requirements by	1143
rule.	1144
(E)(1) A <del>nonresident, natural person of this state who has</del>	1145
complied with this section may obtain obtained a residential	1146
real estate appraiser license, a residential real estate	1147
appraiser certificate, registration, or a general real estate	1148
appraiser certificate from another state may apply to obtain a	1149
license or certificate issued under this chapter provided the	1150
state that issued the license or certificate has requirements	1151
that meet or exceed the requirements found in this chapter. The	1152
board shall adopt rules relating to the certification,	1153
registration, and licensure of a nonresident applicant whose	1154
state of residence the board determines to have certification,	1155
registration, or licensure requirements that are substantially	1156
similar to those set forth in this division. The application for	1157
obtaining a license or certificate under this division may	1158
include any of the following:	1159
(a) A pledge, signed by the applicant, that the applicant	1160

will comply with the standards set forth in this chapter;

(b) A statement that the applicant understands the types	1162
of misconduct for which disciplinary proceedings may be	1163
initiated against the applicant pursuant to this chapter and the	1164
rules adopted thereunder;	1165
(c) A consent to service of process.	1166
(2) (a) The board shall recognize on a temporary basis a	1167
certification or license issued in another state and shall	1168
register on a temporary basis an appraiser who is certified or	1169
licensed in another state if all of the following apply:	1170
(a) (i) The temporary registration is to perform an	1171
appraisal assignment that is part of a federally related	1172
transaction.	1173
(b) (ii) The appraiser's business in this state is of a	1174
temporary nature.	1175
(c) (iii) The appraiser registers with the board pursuant	1176
to this division.	1177
(b) An appraiser who is certified or licensed in another	1178
state shall register with the board for temporary practice	1179
before performing an appraisal assignment in this state in	1180
connection with a federally related transaction.	1181
(c) The board shall adopt rules relating to registration	1182
for the temporary recognition of certification and licensure of	1183
appraisers from another state. The registration for temporary	1184
recognition of certified or licensed appraisers from another	1185
state shall not authorize completion of more than one appraisal	1186
assignment in this state. The board shall not issue more than	1187
two registrations for temporary practice to any one applicant in	1188
any calendar year. The application for obtaining a registration	1189
under this division may include any of the following:	1190

(i) A pledge, signed by the applicant, that the applicant	1191
will comply with the standards set forth in this chapter;	1192
(ii) A statement that the applicant understands the types	1193
of misconduct for which disciplinary proceedings may be	1194
initiated against the applicant pursuant to this chapter;	1195
(iii) A consent to service of process.	1196
(3)—In addition to any other information required to be-	1197
submitted with the nonresident applicant's or appraiser's	1198
application for a certificate, registration, license, or	1199
temporary recognition of a certificate or license, each	1200
nonresident applicant or appraiser shall submit a statement-	1201
consenting to the service of process upon the nonresident-	1202
applicant or appraiser by means of delivering that process to-	1203
the secretary of state if, in an action against the applicant,	1204
certificate holder, registrant, or licensee arising from the	1205
applicant's, certificate holder's, registrant's, or licensee's	1206
activities as a certificate holder, registrant, or licensee, the	1207
plaintiff, in the exercise of due diligence, cannot effect-	1208
personal service upon the applicant, certificate holder,	1209
registrant, or licensee The board may enter into reciprocal	1210
agreements with other states. The board shall prescribe	1211
reciprocal agreement requirements by rule.	1212
(F) The superintendent shall not issue a certificate,	1213
registration, or license to, or recognize on a temporary basis	1214
an appraiser from another state that is a corporation,	1215
partnership, or association. This prohibition shall not be	1216
construed to prevent a certificate holder or licensee from	1217
signing an appraisal report on behalf of a corporation,	1218
partnership, or association.	1219

- (G) Every person licensed, registered, or certified under 1220 this chapter shall notify the superintendent, on a form provided 1221 by the superintendent, of a change in the address of the 1222 licensee's, registrant's, or certificate holder's principal 1223 place of business or residence within thirty days of the change. 1224 If a licensee's, registrant's, or certificate holder's license, 1225 registration, or certificate is revoked or not renewed, the 1226 licensee, registrant, or certificate holder immediately shall 1227 return the annual and any renewal certificate, registration, or 1228 license to the superintendent. 1229
- (H)(1) The superintendent shall not issue a certificate,

  registration, or license to any person, or recognize on a

  temporary basis an appraiser from another state, who does not

  meet applicable minimum criteria for state certification,

  registration, or licensure prescribed by federal law or rule.

  1230
- (2) The superintendent shall not issue a general real 1235 estate appraiser certificate, residential real estate appraiser 1236 certificate, residential real estate appraiser license, or real 1237 estate appraiser assistant registration to any person who has 1238 been convicted of or pleaded guilty to any criminal offense 1239 involving theft, receiving stolen property, embezzlement, 1240 1241 forgery, fraud, passing bad checks, money laundering, or drug trafficking, or any criminal offense involving money or 1242 securities, including a violation of an existing or former law 1243 of this state, any other state, or the United States that 1244 substantially is equivalent to such an offense. However, if the 1245 applicant has pleaded quilty to or been convicted of such an 1246 offense, the superintendent shall not consider the offense if 1247 the applicant has proven to the superintendent, by a 1248 preponderance of the evidence, that the applicant's activities 1249 and employment record since the conviction show that the 1250

applicant is honest, truthful, and of good reputation, and there	1251
is no basis in fact for believing that the applicant will commit	1252
such an offense again.	1253

Sec. 4763.08. On and after December 22, 1992, each 1254 certificate, registration, and license issued under this 1255 chapter, other than a temporary certificate or license issued 1256 under division (E)(2) of section 4763.05 of the Revised Code, is 1257 valid for a period of one year from its date of issuance. The 1258 superintendent of real estate shall provide renewal notices to 1259 certificate holders, registrants, and licensees no later than 1260 1261 thirty days prior to the expiration of the certificate, registration, or license. The superintendent shall issue to each 1262 person initially certified, registered, or licensed under this 1263 chapter a certificate, registration, or license in the form and 1264 size the superintendent prescribes. The initial certificate, 1265 registration, and license shall indicate the name of the 1266 certificate holder, registrant, or licensee, bear the signatures 1267 of the members of the real estate appraiser board, be issued 1268 under the seal prescribed in section 121.20 of the Revised Code, 1269 and contain a certificate, registration, or license number 1270 1271 assigned by the superintendent. The superintendent shall issue to each person who renews a certificate, registration, or 1272 license a renewal certificate, registration, or license in the 1273 size and form the superintendent prescribes. The renewal 1274 certificate, registration, or license shall contain the name and-1275 principal address of the certificate holder, registrant, or 1276 licensee and the expiration and number of the certificate, 1277 registration, or license. Each certificate holder and licensee 1278 shall place the certificate holder's or licensee's certificate 1279 or license number adjacent to the title "state-licensed 1280 residential real estate appraiser," "state-certified residential 1281

real estate appraiser," or "state-certified general real estate	1282
appraiser," when issuing an appraisal report or in a contract or	1283
other instrument used in conducting real estate appraisal	1284
activities as required by section 4763.12 of the Revised Code.	1285
If a state-registered real estate appraiser assistant	1286
participated in the development of an appraisal or specialized	1287
service report, the certificate holder or licensee shall also	1288
place the registrant's name, registration number, and the title	1289
"state-registered real estate appraiser assistant" on the	1290
<del>appraisal or</del> report.	1291

Sec. 4763.11. (A) Within ten business days after a person 1292 files a written complaint against a person certified, 1293 registered, or licensed under this chapter with the division of 1294 real estate, the superintendent of real estate shall acknowledge 1295 receipt of the complaint by sending notice to the certificate 1296 holder, registrant, or licensee that includes a copy of the 1297 complaint. The acknowledgement to the complainant and the notice 1298 to the certificate holder, registrant, or licensee may state 1299 that an informal mediation meeting will be held with the 1300 complainant, the certificate holder, registrant, or licensee, 1301 and an investigator from the investigation and audit section of 1302 the division, if the complainant and certificate holder, 1303 registrant, or licensee both file a request for such a meeting 1304 within twenty calendar days after the acknowledgment and notice 1305 are mailed. 1306

(B) If the complainant and certificate holder, registrant,
or licensee both file with the division requests for an informal
mediation meeting, the superintendent shall notify the
complainant and certificate holder, registrant, or licensee of
the date of the meeting, by regular mail. If the complainant and
certificate holder, registrant, or licensee reach an

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accommodation at an informal mediation meeting, the investigator	1313
shall report the accommodation to the superintendent, the	1314
complainant, and the certificate holder, registrant, or licensee	1315
and the complaint file shall be closed upon the superintendent	1316
receiving satisfactory notice that the accommodation has been	1317
fulfilled.	1318
(C) If the complainant and certificate holder, registrant,	1319
or licensee fail to agree to an informal mediation meeting or	1320
fail to reach an accommodation agreement, or fail to fulfill an	1321
accommodation agreement, the superintendent shall assign the	1322
complaint to an investigator for an investigation into the	1323
conduct of the certificate holder, registrant, or licensee	1324
against whom the complaint is filed.	1325
(D) Upon the conclusion of the investigation, the	1326
investigator shall file a written report of the results of the	1327
investigation with the superintendent. The superintendent shall	1328
review the report and determine whether there exists reasonable	1329
and substantial evidence of a violation of division (G) of this	1330
section by the certificate holder, registrant, or licensee.	1331
(1) If the superintendent finds such evidence exists	1332
showing a violation of division (G) of this section by a	1333
certificate holder, registrant, or licensee, the superintendent	1334
shall notify the complainant and certificate holder, registrant,	1335
or licensee of the determination. The certificate holder,	1336
registrant, or licensee may enter into a settlement agreement	1337
with the superintendent. The settlement agreement is subject to	1338
board approval, and the board shall prescribe requirements by	1339
rule for such settlement agreements. The certificate holder,	1340
registrant, or licensee may request a hearing pursuant to	1341
Chapter 119. of the Revised Code. If a formal hearing is	1342

conducted, the hearing examiner shall file a report of that	1343
contains findings of fact and conclusions of law with the	1344
division hearing administrator. The division hearing	1345
administrator shall serve the hearing examiner report on the	1346
superintendent, the assistant attorney general representing the	1347
superintendent in the matter, the board, the complainant and the	1348
certificate holder, licensee, or registrant—after the conclusion—	1349
of the formal hearing, and if applicable, counsel representing	1350
the complainant, certificate holder, licensee, or registrant.	1351
Service of the hearing examiner report on the complainant and on	1352
the certificate holder, licensee, or registrant shall comply	1353
with division (K) of this section. Service of the hearing	1354
examiner's report on the superintendent, the assistant attorney	1355
general representing the superintendent in the matter, and the	1356
board shall be by either regular mail or electronic means.	1357
Service of the hearing examiner report on counsel representing	1358
the complainant, certificate holder, licensee, or registrant	1359
shall be by regular mail.	1360
Within ten calendar days of receipt by the assistant	1361
attorney general representing the superintendent of the copy of	1362
the hearing examiner's report served by the division hearing	1363
administrator, the assistant attorney general may file with the	1364
board written objections to the hearing examiner's report, which	1365
shall be considered by the board before approving, modifying, or	1366
rejecting the hearing examiner's report. Within ten calendar	1367
days of receipt by the certificate holder, licensee, or	1368
registrant of the copy of the hearing examiner's finding of fact	1369
and conclusions of law report served by the division hearing	1370
administrator, the certificate holder, licensee, or registrant	1371
or the division may file with the board written objections to	1372

board before approving, modifying, or rejecting the hearing	1374
examiner's report. <del>If</del> Within ten calendar days of receipt by the	1375
superintendent of the copy of the hearing examiner's report	1376
served by the division hearing administrator, the superintendent	1377
may grant an extension of time to file written objections to the	1378
hearing examiner's report for good cause shown.	1379
(2) If the superintendent finds, following the conclusion	1380
of the investigation, that such evidence does not exist showing	1381
a violation of division (G) of this section by the certificate	1382
holder, registrant, or licensee, the superintendent shall notify	1383
the complainant and certificate holder, registrant, or licensee	1384
of that determination and the basis for the determination.	1385
Within fifteen business days after the superintendent notifies	1386
the complainant and certificate holder, registrant, or licensee	1387
that such evidence does not exist, the complainant may file with	1388
the division a request that the real estate appraiser board	1389
review the determination. If the complainant files such request,	1390
the board shall review the determination at the next regularly	1391
scheduled meeting held at least fifteen business days after the	1392
request is filed but no longer than six months after the request	1393
is filed. The board may hear the testimony of the complainant,	1394
certificate holder, registrant, or licensee at the meeting upon	1395
the request of that party. If the board affirms the	1396
determination of the superintendent, the superintendent shall	1397
notify the complainant and the certificate holder, registrant,	1398
or licensee within five business days thereafter. If the board	1399
reverses the determination of the superintendent, a hearing	1400
before a hearing examiner shall be held and the complainant and	1401
certificate holder, registrant, or licensee notified as provided	1402
in this division the matter shall be returned to the	1403
superintendent for additional investigation or review.	1404

(E) The board shall review the referee's or hearing	1405
examiner's report and the evidence at the next regularly	1406
scheduled board meeting held at least fifteen business days	1407
after receipt of the <del>referee's or</del> examiner's report. The board	1408
may hear the testimony of the complainant, certificate holder,	1409
registrant, or licensee upon request. If the complainant is the	1410
Ohio civil rights commission, the board shall review the	1411
complaint.	1412
(F) If the board determines that a licensee, registrant,	1413
or certificate holder has violated this chapter for which	1414
disciplinary action may be taken under division (G) of this	1415
section, after review of the referee's or hearing examiner's	1416
report and the evidence as provided in division (E) of this	1417
section, or after review of a settlement agreement entered into	1418
pursuant to division (D)(1) of this section, the board shall	1419
order the disciplinary action the board considers appropriate,	1420
which may include, but is not limited to, any of the following:	1421
(1) Reprimand of the certificate holder, registrant, or	1422
licensee;	1423
(2) Imposition of a fine, not exceeding, two thousand five	1424
hundred dollars per violation;	1425
(3) Requirement of the completion of additional education	1426
courses. Any course work imposed pursuant to this section shall	1427
not count toward continuing education requirements or prelicense	1428
or precertification requirements set forth in section 4763.05 of	1429
the Revised Code.	1430
(4) Suspension of the certificate, registration, or	1431
license for a specific period of time;	1432

(5) Revocation or surrender of the certificate,

registration, or license.	1434
The decision and order of the board is final, except that	1435
following the review of the hearing examiner report and the	1436
evidence as provided in division (E) of this section, the	1437
decision and order of the board is subject to review in the	1438
manner provided for in Chapter 119. of the Revised Code and	1439
appeal to any court of common pleas. If the board orders a	1440
disciplinary action as provided in division (F)(2) or (3) of	1441
this section, the superintendent may grant an extension of time	1442
to satisfy the board-ordered disciplinary action for good cause	1443
shown.	1444
(G) The board shall take any disciplinary action	1445
authorized by this section against a certificate holder,	1446
registrant, or licensee or an applicant who obtains a	1447
certificate, registration, or license pursuant to this chapter	1448
who is found to have committed any of the following acts,	1449
omissions, or violations during the appraiser's certification,	1450
registration, or licensure:	1451
(1) Procuring As an applicant, procuring or attempting to	1452
procure a certificate, registration, or license pursuant to this	1453
chapter section 4763.05, 4763.06, or 4763.07 of the Revised Code	1454
by knowingly making a false statement, submitting false	1455
information, refusing to provide complete information in	1456
response to a question in an application for certification,	1457
registration, or licensure, or by any means of fraud or	1458
misrepresentation;	1459
(2) Paying, or attempting to pay, anything of value, other	1460
than the fees or assessments required by this chapter, to any	1461
member or employee of the board for the purpose of procuring a	1462
certificate, registration, or license;	1463

(3) Being In a criminal proceeding, being convicted in a	1464
criminal proceeding for of or pleading guilty or no contest to	1465
a felony or _; a crime involving moral turpitude; or a crime	1466
involving theft, receiving stolen property, embezzlement,	1467
forgery, fraud, passing bad checks, money laundering, drug	1468
trafficking, or any criminal offense involving money or	1469
securities, including a violation of an existing or former law	1470
of this state, any other state, or the United States that is	1471
substantially equivalent to such an offense;	1472
(4) Dishonesty, fraud, or misrepresentation, with the	1473
intent to either benefit the certificate holder, registrant, or	1474
licensee or another person or injure another person;	1475
(5) Violation of any of the standards for the development,	1476
preparation, communication, or reporting of an appraisal report	1477
set forth in this chapter and rules of the board;	1478
(6) Failure or refusal to exercise reasonable diligence in	1479
developing, preparing, or communicating an appraisal report;	1480
(7) Negligence or incompetence in developing, preparing,	1481
communicating, or reporting an appraisal report;	1482
(8) Violating or willfully disregarding this chapter or	1483
the rules adopted thereunder;	1484
(9) Accepting an appraisal assignment where the employment	1485
is contingent upon the appraiser preparing or reporting a	1486
predetermined estimate, analysis, or opinion, or where the fee	1487
to be paid for the appraisal is contingent upon the opinion,	1488
conclusion, or valuation attained or upon the consequences	1489
resulting from the appraisal assignment;	1490
(10) Violating the confidential nature of governmental	1491
records to which the certificate holder, registrant, or licensee	1492

gained access through employment or engagement as an appraiser	1493
by a governmental agency;	1494
(11) Entry of final judgment against the certificate	1495
holder, registrant, or licensee on the grounds of fraud, deceit,	1496
misrepresentation, or gross negligence in the making of	1497
<pre>performing any appraisal of real estate;</pre>	1498
(12) Violating any federal or state civil rights law;	1499
(13) Having published advertising, whether printed, radio,	1500
display, or of any other nature, which was misleading or	1501
inaccurate in any material particular, or in any way having	1502
misrepresented any appraisal or specialized service;	1503
(14) Failing to provide copies of records to the	1504
superintendent or failing to maintain records as required by	1505
section 4763.14 of the Revised Code. Failure of a certificate	1506
holder, licensee, or registrant to comply with a subpoena issued	1507
under division (C)(1) of section 4763.03 of the Revised Code is	1508
prima-facie evidence of a violation of division (G)(14) of	1509
section 4763.11 of the Revised Code.	1510
(15) Failing to provide notice to the board as required in	1511
division (I) of this section:	1512
(16) In the case of a certificate holder acting as a	1513
supervisory appraiser, refusing to sign an appraiser experience	1514
log required by rule for a person making application for an	1515
initial state-certified general real estate appraiser	1516
certificate, state-certified residential real estate appraiser	1517
certificate, or state-licensed residential real estate appraiser	1518
license, unless there is reasonable and substantial evidence	1519
that there is false information contained within the log;	1520
(17) Being sanctioned or disciplined in another	1521

jurisdiction as a real estate appraiser;	1522
(18) Failing to provide assistance, whenever possible, to	1523
the members and staff of the board or to the division of real	1524
estate in the enforcement of this chapter and the rules adopted	1525
under it.	1526
(H) The board immediately shall notify the superintendent	1527
of real estate of any disciplinary action taken under this	1528
section against a certificate holder, registrant, or licensee	1529
who also is licensed under Chapter 4735. of the Revised Code,	1530
and also shall notify any other federal, state, or local agency	1531
and any other public or private association that the board	1532
determines is responsible for licensing or otherwise regulating	1533
the professional or business activity of the appraiser.	1534
Additionally, the board shall notify the complainant and any	1535
other party who may have suffered financial loss because of the	1536
certificate holder's, registrant's, or licensee's violations,	1537
that the complainant or other party may sue for recovery under	1538
section 4763.16 of the Revised Code. The notice provided under	1539
this division shall specify the conduct for which the	1540
certificate holder, registrant, or licensee was disciplined and	1541
the disciplinary action taken by the board and the result of	1542
that conduct.	1543
(I) A certificate holder, registrant, or licensee shall	1544
notify the board within fifteen days of the agency's issuance of	1545
an order revoking or permanently surrendering any professional	1546
license, certificate, or registration by any public entity other	1547
than the division of real estate. A certificate holder,	1548
registrant, or licensee who is convicted of or pleads guilty or	1549
no contest to a felony or crime of moral turpitude as described	1550

in division (G)(3) of this section shall notify the board of the

conviction	<u>or</u>	plea	_within	fifteen	days	of	the	conviction_	<u>or</u>	1552
plea.										1553

- (J) If the board determines that a certificate holder, 1554 registrant, or licensee has violated this chapter for which 1555 disciplinary action may be taken under division (G) of this 1556 section as a result of an investigation conducted by the 1557 superintendent upon the superintendent's own motion or upon the 1558 request of the board, the superintendent shall notify the 1559 certificate holder, registrant, or licensee of the certificate 1560 holder's, registrant's, or licensee's right to a hearing 1561 pursuant to Chapter 119. of the Revised Code and, if applicable, 1562 to an appeal of a final determination of such administrative 1563 proceedings to any court of common pleas. 1564
- (K) Notwithstanding section 119.07 of the Revised Code, 1565 acknowledgment of complaint notices issued under division (A) of 1566 this section and continuance notices associated with hearings 1567 conducted under this section may be sent by regular mail and a 1568 certificate of mailing shall be obtained for the notices. All 1569 other notices, written reports, and determinations issued to a 1570 complainant and to a certificate holder, registrant, licensee, 1571 or other party pursuant to this section shall be mailed via 1572 certified mail, return receipt requested. If the certified When 1573 any notice is sent by certified mail, return receipt requested, 1574 and is returned <del>because of failure of delivery or because the</del> 1575 notice was unclaimed, the that notice, written reports, or 1576 determinations are is deemed served if the superintendent 1577 subsequently sends the notice, written reports, or determination 1578 <del>via</del> by regular mail and <del>obtains</del> a certificate of mailing <del>of</del> is 1579 <u>obtained for</u> the notice, written reports, or determination. <u>If a</u> 1580 notice, whether sent by certified mail, return receipt 1581 requested, or by regular mail with a certificate of mailing, is 1582

returned for failure of delivery, then the superintendent shall	1583
make personal delivery of the notice by an employee or agent of	1584
the department of commerce or shall cause a summary of the	1585
substantive provisions of the notice to be published once a week	1586
for three consecutive weeks in a newspaper of general	1587
circulation in the county where the last known address of the	1588
party is located. When notice is given by publication, a proof	1589
of publication affidavit, with the first publication of the	1590
notice set forth in the affidavit, shall be mailed by regular	1591
mail to the party at the party's last known address. The notice	1592
shall be deemed received as of the date of the last publication	1593
of the summary. An employee or agent of the department of	1594
commerce may make personal delivery of the notice upon the party	1595
at any time. Refusal of delivery by personal service or by mail	1596
is not failure of delivery and service is deemed to be complete.	1597
Failure of delivery occurs only when a mailed notice is returned	1598
by the postal authorities marked undeliverable, address or	1599
addressee unknown, or forwarding address unknown or expired.	1600
Sec. 4763.12. (A) A person licensed or certified under	1601
this chapter may be retained or employed to act as a	1602
disinterested third party in rendering an unbiased valuation or	1603
analysis of real estate or to provide specialized services to	1604
facilitate the client or employer's objectives. An appraisal or	1605
appraisal report rendered by a certificate holder or licensee	1606
shall comply with this chapter. A certified appraisal or	1607
certified appraisal report represents to the public that it	1608
satisfies the standards set forth in this chapter.	1609
(B) No certificate holder or licensee shall accept a fee	1610
for an appraisal assignment that is contingent, in whole or in	1611
part, upon the reporting of a predetermined estimate, analysis,	1612

or opinion or upon the opinion, conclusion, or valuation

reached, or upon consequences resulting from the appraisal	1614
assignment. A certificate holder or licensee who enters into an	1615
agreement to provide specialized services may charge a fixed fee	1616
or a fee that is contingent upon the results achieved by the	1617
specialized services, provided that this fact is clearly stated	1618
in each oral report rendered pursuant to the agreement, and the	1619
existence of the contingent fee arrangement is clearly stated in	1620
a prominent place on each written report and in each letter of	1621
transmittal and certification statement made by the certificate	1622
holder or licensee within that report.	1623
(C) Every written report rendered by a certificate holder	1624
or licensee in conjunction with an appraisal assignment or	1625
specialized service performed shall include the following	1626
information:	1627
(1) The name of the certificate holder or licensee;	1628
(2) The class of certification or licensure held by and	1629
the certification or licensure number of the certificate holder	1630
or licensee;	1631
(3) Whether the appraisal or specialized service is	1632
performed within the scope of the certificate holder's or	1633
licensee's certification or licensure;	1634
(4) Whether the appraisal or specialized service is	1635
provided by a certificate holder or licensee as a disinterested	1636
and unbiased third party or as a person on an interested and	1637
biased basis or as an interested third party on a contingent fee	1638
basis;	1639
(5) The signature of the person preparing performing and	1640
reporting the appraisal or specialized service;	1641

(6) The license, certificate, or registration number of

the appraisal management company that has engaged the appraiser	1643
for the assignment within the body of the appraisal report;	1644
(7) If an appraisal report is completed for an appraisal	1645
management company, one of the following:	1646
(a) The actual fees paid to the appraiser within the body	1647
of the appraisal report;	1648
(b) If the appraiser is employed by the appraisal	1649
management company on an employee and employer basis for the	1650
performance of appraisals, a statement of that fact and a	1651
statement that the appraiser was not paid a fee.	1652
If the certificate holder or licensee provides an oral	1653
real estate appraisal report or specialized service, the	1654
certificate holder or licensee shall send, within seven days of	1655
providing the oral report, a form to the client containing the	1656
appropriate information specified in this division and the rules	1657
adopted pursuant to this division.	1658
(D) Nothing in this chapter shall be construed as	1659
requiring a certificate holder or licensee to provide a client	1660
with a copy of any writing prepared in support of an oral	1661
appraisal report except as provided in division (C) of this	1662
section or as agreed to between the certificate holder or	1663
licensee and the certificate holder's or licensee's client.	1664
(E) No person, directly or indirectly, shall knowingly	1665
compensate, instruct, induce, coerce, or intimidate, or attempt	1666
to compensate, instruct, induce, coerce, or intimidate, a	1667
certificate holder or licensee for the purpose of corrupting or	1668
improperly influencing the independent judgment of the	1669
certificate holder or licensee with respect to the value of the	1670
dwelling offered as security for repayment of a mortgage loan.	1671

Sec. 4763.13. (A) In engaging in appraisal activities, a	1672
person certified, registered, or licensed under this chapter	1673
shall comply with the applicable standards prescribed by the	1674
board of governors of the federal reserve system, the federal	1675
deposit insurance corporation, the comptroller of the currency,	1676
the office of thrift supervision, the national credit union	1677
administration, and the resolution trust corporation in	1678
connection with federally related transactions under the	1679
jurisdiction of the applicable agency or instrumentality. A	1680
certificate holder, registrant, and licensee also shall comply	1681
with the uniform standards of professional appraisal practice,	1682
as adopted by the appraisal standards board of the appraisal	1683
foundation and such other standards adopted by the real estate	1684
appraiser board, to the extent that those standards do not	1685
conflict with applicable federal standards in connection with a	1686
particular federally related transaction.	1687

- (B) The terms "state-licensed residential real estate 1688 appraiser," "state-certified residential real estate appraiser," 1689 "state-certified general real estate appraiser," and "state-1690 registered real estate appraiser assistant" shall be used to 1691 refer only to those persons who have been issued the applicable 1692 certificate, registration, or license or renewal certificate, 1693 registration, or license pursuant to this chapter. None of these 1694 terms shall be used following or in connection with the name or 1695 signature of a partnership, corporation, or association or in a 1696 manner that could be interpreted as referring to a person other 1697 than the person to whom the certificate, registration, or 1698 license has been issued. No person shall fail to comply with 1699 this division. 1700
- (C) No person, other than a certificate holder, a 1701 registrant, or a licensee, shall assume or use a title, 1702

designation, or abbreviation that is likely to create the	1703
impression that the person possesses certification,	1704
registration, or licensure under this chapter, provided that	1705
professional designations containing the term "certified	1706
appraiser" and being used on or before July 26, 1989, shall not	1707
be construed as being misleading under this division. No person	1708
other than a person certified or licensed under this chapter	1709
shall describe or refer to an appraisal or other evaluation of	1710
real estate located in this state as being certified.	1711

- (D) The terms "state-certified or state-licensed real 1712 estate appraisal report," "state-certified or state-licensed 1713 appraisal report," or "state-certified or state-licensed 1714 appraisal" shall be used to refer only to those real estate 1715 appraisals conducted by a certificate holder or licensee as a 1716 disinterested and unbiased third party provided that the 1717 certificate holder or licensee provides certification with the 1718 appraisal report and provided further that if a licensee is 1719 providing the appraisal, such terms shall only be used if the 1720 licensee is acting within the scope of the licensee's license. 1721 No person shall fail to comply with this division. 1722
- (E) Nothing in this chapter shall preclude a partnership, 1723 corporation, or association which employs, retains, or engages 1724 the services of a certificate holder or licensee to advertise 1725 that the partnership, corporation, or association offers state-1726 certified or state-licensed appraisals through a certificate 1727 holder or licensee if the advertisement clearly states such fact 1728 in accordance with guidelines for such advertisements 1729 established by rule of the real estate appraiser board. 1730
- (F) Except as otherwise provided in section 4763.19 of the 1731
  Revised Code, nothing in this chapter shall preclude a person 1732

who is not licensed or	certified under this chapter from	1733
appraising real estate	for compensation.	1734

Sec. 4763.14. A person licensed, registered, or certified 1735 under this chapter shall retain for a period of five years the 1736 original or a true copy of each written contract for the 1737 person's services relating to real estate appraisal work, all 1738 appraisal reports, and all work file documentation and data 1739 assembled in preparing those reports. The retention period 1740 begins on the date the appraisal report is submitted to the 1741 1742 client unless, prior to expiration of the retention period, the certificate holder, registrant, or licensee is notified that the 1743 appraisal or report is the subject of or is otherwise involved 1744 in pending litigation, in which case the retention period begins-1745 on—shall commence two years from the date of final disposition 1746 of the litigation. 1747

A certificate holder, registrant, and a licensee shall

make available all records required to be maintained under this

section for inspection and copying by the superintendent of real

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estate or the real estate appraiser board, or both, upon

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reasonable notice to the certificate holder, registrant, or

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licensee.

Sec. 4763.15. Except for moneys required to be transferred 1754 into the real estate appraiser recovery fund pursuant to section 1755 4763.16 of the Revised Code or as required pursuant to this 1756 section, the superintendent of real estate may deposit all fees 1757 collected under this chapter into the state treasury to the 1758 credit of the real estate appraiser operating fund, which is 1759 hereby created. All operating expenses of the real estate 1760 appraiser board and the superintendent of real estate relating 1761 to the administration and enforcement of this chapter <u>and</u> 1762

<u>Chapter 4768. of the Revised Code</u> shall be paid from this fund.	1763
The fund shall be assessed a proportionate share of the	1764
administrative cost of the department of commerce in accordance	1765
with procedures prescribed by the director of commerce and	1766
approved by the director of budget and management and the	1767
assessment shall be paid from the operating fund to the division	1768
of administration fund.	1769

If, in any biennium, the director of commerce determines

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that moneys in the operating fund exceed those necessary to fund

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the activities of the board and of the superintendent of real

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estate that relate to this chapter and Chapter 4768. of the

Revised Code, he the director may pay the excess funds to the

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real estate appraiser recovery fund.

Sec. 4763.17. Every partnership, corporation, or 1776 association which employs, retains, or engages the services of a 1777 person licensed, registered, or certified under this chapter, 1778 whether the certificate holder, registrant, or licensee is an 1779 independent contractor or under the supervision or control of 1780 the partnership, corporation, or association, is jointly and 1781 severally liable for any damages incurred by any person as a 1782 result of an act or omission concerning a state-certified or 1783 state-licensed real estate appraisal report prepared or 1784 facilitated in the preparation by a certificate holder, 1785 registrant, or licensee while employed, retained, or engaged by 1786 the partnership, corporation, or association. 1787

Sec. 4763.19. (A) Subject to division (B) of this section,

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no person shall perform or prepare a real estate appraisal,

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appraisal report, or real estate appraisal review for a mortgage

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loan if , unless the person is not licensed or certified under

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this chapter to do the appraisal.

(B) Division (A) of this section does not apply to a	1793
lender using a market analysis or price opinion, an internal	1794
valuation analysis, or an automated valuation model or report	1795
based on an automated valuation model, and any person providing	1796
that report to the lender, in performing a valuation for	1797
purposes of a loan application, as long as the lender does both-	1798
of the following:	1799
(1) Gives the consumer loan applicant a copy of any	1800
written market analysis or price opinion or valuation report	1801
based on an automated valuation model;	1802
(2) Includes a disclaimer on the consumer's copy	1803
specifying that the valuation used for purposes of the	1804
application was obtained from a market analysis or price opinion-	1805
or automated valuation model report and not from a to validate	1806
or support the value conclusion provided by the person licensed	1807
or certified under this chapter to do the appraisal.	1808
Sec. 4768.01. As used in this chapter:	1809
(A) "Real estate appraisal" or "appraisal" means the act	1810
or process of developing an opinion of value of real property in	1811
conformity with the uniform standards of professional appraisal	1812
practice.	1813
(B) "Appraisal management company" means any person	1814
authorized either by a creditor of a consumer credit transaction	1815
secured by a consumer's principal dwelling, or by an underwriter	1816
of or other principal in the secondary mortgage markets, that	1817
performs appraisal management services in connection with	1818
valuing properties collateralizing mortgage loans or valuing	1819
properties collateralizing mortgages incorporated in a	1820
securitization.	1821

(C) "Appraisal management services" means to perform any	1822
of the following functions on behalf of a lender, financial	1823
institution, client, or any other person in conjunction with a	1824
consumer credit transaction that is secured by a consumer's	1825
primary dwelling:	1826
(1) Administer an appraiser panel;	1827
(2) Recruit, retain, or select appraisers;	1828
(3) Qualify, verify licensure or certification, and	1829
negotiate fees and service level expectations with persons who	1830
are part of an appraiser panel;	1831
(4) Contract with appraisers to perform appraisal	1832
assignments;	1833
(5) Receive an order for an appraisal from one person and	1834
deliver the order for the appraisal to an appraiser who is part	1835
of an appraiser panel for completion;	1836
(6) Manage the process of having an appraisal performed,	1837
including providing administrative duties, such as receiving	1838
appraisal orders and reports, submitting completed appraisal	1839
reports to creditors and underwriters, collecting fees from	1840
creditors and underwriters for services provided, and	1841
reimbursing appraisers for services performed;	1842
(7) Track and determine the status of orders for	1843
appraisals;	1844
(8) Conduct quality control of a completed appraisal prior	1845
to the delivery of the appraisal to the person that ordered the	1846
appraisal;	1847
(9) Provide a completed appraisal performed by an	1848
appraiser to one or more clients.	1849

(D) "Appraisal report" means a written communication of a	1850
real estate appraisal or appraisal review or an oral	1851
communication of a real estate appraisal or appraisal review	1852
that is documented by a writing that supports the oral	1853
communication.	1854
(E) "Appraisal review" means the act or process of	1855
developing and communicating an opinion about the quality of	1856
another appraiser's work that was performed as part of an	1857
appraisal or appraisal review. "Appraisal review" does not	1858
include an examination of an appraisal for grammatical errors,	1859
typographical errors, or completeness, provided the review for	1860
completeness does not require an opinion about the quality of	1861
the work of an appraiser. The real estate appraiser board may	1862
define, by rule, "review for completeness."	1863
(F) "Appraisal services" or "real estate appraisal	1864
services" means a real estate appraisal or appraisal review.	1865
(G) "Appraiser" means a person licensed or certified under	1866
Chapter 4763. of the Revised Code.	1867
(H) "Appraiser panel" means a network of appraisers who	1868
are independent contractors to the appraisal management company	1869
and who have been approved by the appraisal management company,	1870
after responding to an invitation or request from the appraisal	1871
management company, to perform appraisals for any client of the	1872
appraisal management company or for the appraisal management	1873
company directly, on a periodic basis, as assigned by the	1874
appraisal management company.	1875
(I) "Automated valuation model" means a computer software	1876
program that analyzes data using an automated process, such as	1877
regression, adaptive estimation, neural network, expert	1878

reasoning, or artificial intelligence programs, that produces an	1879
output that may become a basis for appraisal or appraisal review	1880
if the appraiser believes the output to be credible for use in a	1881
specific assignment.	1882
(J) "Client" means any person that contracts with, or	1883
otherwise enters into an agreement with, an appraisal management	1884
company for residential or commercial real estate appraisal	1885
services.	1886
(K) "Controlling person" means any of the following:	1887
(1) An owner, officer, or director of a business entity	1888
seeking to offer appraisal management services in this state;	1889
(2) An individual employed, appointed, or authorized by an	1890
appraisal management company, who has the authority to enter	1891
into contractual relationships with clients for the performance	1892
of appraisal management services and the authority to enter into	1893
agreements with appraisers for the performance of residential or	1894
<pre>commercial real estate appraisal services;</pre>	1895
(3) An individual who possesses, directly or indirectly,	1896
the power to direct or cause the direction of the management or	1897
policies of an appraisal management company.	1898
(L) "Federally regulated appraisal management company"	1899
means an appraisal management company that is owned and	1900
controlled by an insured depository institution as defined in 12	1901
U.S.C. 1813 or an insured credit union as defined in 12 U.S.C.	1902
1752 and that is regulated by the office of the comptroller of	1903
the currency, the board of governors of the federal reserve	1904
system, the national credit union administration, or the federal	1905
deposit insurance corporation.	1906
(M) "Owner" means a person who owns or controls ten per	1907

cent or more of an appraisal management company.	1908
(N) "Person" means an individual, corporation,	1909
partnership, sole proprietorship, subsidiary, unit, or other	1910
business entity.	1911
(0) "Real estate" has the same meaning as in section	1912
4735.01 of the Revised Code.	1913
Sec. 4768.02. (A) (1) No person shall do any of the	1914
following without first obtaining a license under this chapter:	1915
(a) Directly or indirectly engage or attempt to engage in	1916
business as an appraisal management company;	1917
(b) Directly or indirectly engage in or attempt to perform	1918
appraisal management services;	1919
(c) Advertise or hold itself out as engaging in or	1920
conducting business as an appraisal management company.	1921
(2) A person that violates division (A)(1) of this section	1922
may be subject to sanctions under section 4768.14 of the Revised	1923
Code.	1924
(B) This chapter shall not apply to any of the following:	1925
(1) An appraisal management company that is a federally	1926
regulated appraisal management company;	1927
(2) Any person that exclusively employs appraisers on an	1928
employer and employee basis for the performance of appraisals;	1929
(3) Any person engaged in appraisal services who, in the	1930
normal course of business, enters into an agreement, whether	1931
written or otherwise, with an independent appraiser for the	1932
performance of appraisal services that the hiring or contracting	1933
person is not completing for any reason, including competency,	1934

work load, schedule, or geographic location. Division (B)(3) of	1935
this section applies only to an appraiser and to that	1936
appraiser's business entity provided that entity is engaging in	1937
real estate appraisal services, not appraisal management	1938
services;	1939
(4) Any person engaged in appraisal services who, in the	1940
normal course of business, enters into an agreement, whether	1941
written or otherwise, with an independent contractor appraiser	1942
for the performance of appraisal services and, upon the	1943
completion of the appraisal, the report of the independent	1944
contractor appraiser performing the appraisal services is	1945
cosigned by the person who subcontracted with the independent	1946
contractor appraiser for the performance of the appraisal	1947
services. An appraisal management company shall not avoid the	1948
requirements of this division by requiring an employee of the	1949
appraisal management company, who is an appraiser, to sign the	1950
appraisal that has been completed by an appraiser that is part	1951
of the appraisal panel for the appraisal management company.	1952
(5) Any appraiser engaged in mass appraisal services under	1953
the direction of the tax commissioner or a county auditor.	1954
Sec. 4768.03. The real estate appraiser board shall do all	1955
of the following:	1956
(A) Adopt rules, in accordance with Chapter 119. of the	1957
Revised Code in furtherance of this chapter, including, but not	1958
<pre>limited to, all of the following:</pre>	1959
(1) Procedures for criminal records checks that are	1960
required under section 4768.06 of the Revised Code, in	1961
accordance with division (K) of section 121.08 and division (C)	1962
of section 4768.06 of the Revised Code;	1963

(2) The following nonrefundable fees:	1964
(a) The initial appraisal management company license fee,	1965
which shall not exceed two thousand dollars;	1966
(b) The annual renewal fee, which shall not exceed two_	1967
thousand dollars;	1968
(c) The late filing fee, which shall not exceed one	1969
thousand dollars, for the renewal of a license under division	1970
(C) of section 4768.07 of the Revised Code.	1971
(3) Requirements for settlement agreements that the	1972
superintendent of real estate and professional licensing and an	1973
appraisal management company or other person may enter into	1974
under division (H) of section 4768.13 or division (C) of section	1975
4768.14 of the Revised Code;	1976
(4) Presumptions of compliance with regard to the	1977
customary and reasonable fees required under division (B) of	1978
section 4768.12 of the Revised Code. In adopting rules under	1979
division (A)(4) of this section, the board shall consider	1980
presumptions of compliance promulgated for the same purpose	1981
under the federal "Truth in Lending Act," 82 Stat. 146, 15	1982
<u>U.S.C. 1631 et seq.</u> ;	1983
(5) Rules regarding consent to service of process for	1984
appraisal management companies in accordance with division (A)	1985
(6) of section 4768.06 of the Revised Code.	1986
(B) Determine the appropriate disciplinary actions to be	1987
taken against a person, including a licensee, under section	1988
4768.13 of the Revised Code;	1989
(C) Hear appeals, pursuant to Chapter 119. of the Revised	1990
Code, from decisions and orders that the superintendent issues	1991

pursuant to this chapter;	1992
(D) Request that the superintendent initiate an	1993
investigation of a violation of this chapter or the rules	1994
adopted under it, as the board determines appropriate.	1995
Sec. 4768.04. (A) The superintendent of real estate and	1996
professional licensing shall do all of the following:	1997
(1) Prescribe the form and content of all applications	1998
required by this chapter;	1999
(2) Receive applications for licenses and renewal thereof	2000
under this chapter and establish the procedures for processing,	2001
approving, and disapproving those applications;	2002
(3) Retain records and all application materials submitted	2003
to the superintendent;	2004
(4) Issue licenses and maintain a register of the names	2005
and addresses of all appraisal management companies issued a	2006
license under this chapter;	2007
(5) Perform any other functions and duties, including the	2008
employment of staff, necessary to administer this chapter;	2009
(6) Administer this chapter;	2010
(7) Issue all orders necessary to implement this chapter;	2011
(8) Investigate complaints, upon the motion of the	2012
superintendent of real estate and professional licensing or upon	2013
receipt of a complaint, or at the request of the real estate	2014
appraiser board, concerning any violation of this chapter or the	2015
rules adopted pursuant thereto or the conduct of any person	2016
holding a license issued pursuant to this chapter;	2017
(9) Establish and maintain an investigation and audit	2018

section to investigate complaints and conduct inspections,	2019
audits, and other inquiries as, in the judgment of the	2020
superintendent of real estate and professional licensing, are	2021
appropriate to enforce this chapter. The investigators and	2022
auditors may review and audit the business records of licensees	2023
during normal business hours. The superintendent of real estate	2024
and professional licensing may utilize the investigators and	2025
auditors who are employed by the division of real estate and	2026
professional licensing for other related purposes.	2027
(10) Appoint a hearing examiner for any proceeding under	2028
section 4768.13 or 4768.14 of the Revised Code;	2029
(11) Make and transmit any reports, and collect and	2030
transmit any fees, that are required under section 1109(a) of	2031
the "Financial Institutions, Reform, Recovery, and Enforcement	2032
Act," as amended, 12 U.S.C. 3338(a).	2033
(B) The superintendent of real estate and professional	2034
licensing may do any of the following:	2035
(1) In connection with investigations and audits under	2036
division (A)(8) of this section, subpoena witnesses as provided_	2037
in section 4768.05 of the Revised Code;	2038
(2) Apply to the appropriate court to enjoin any violation	2039
of this chapter. Upon a showing by the superintendent of real	2040
estate and professional licensing that any person has violated	2041
or is about to violate this chapter, the court shall grant an	2042
injunction, restraining order, or other appropriate relief, or	2043
any combination thereof;	2044
(3) In conjunction with the enforcement of this chapter,	2045
when the superintendent of real estate and professional	2046
licensing has reasonable cause to believe that any owner or	2047

controlling person of a licensee has committed a criminal	2048
offense, the superintendent of real estate and professional	2049
licensing may request the superintendent of the bureau of	2050
criminal identification and investigation to conduct a criminal	2051
records check of the owner or controlling person. The	2052
superintendent of the bureau of criminal identification and	2053
investigation shall obtain information from the federal bureau	2054
of investigation as part of the criminal records check of the	2055
owner or controlling person. The superintendent of real estate	2056
and professional licensing may assess the licensee a fee equal_	2057
to the fee assessed for the criminal records check.	2058
(C) (1) The following information and documents are	2059
confidential and not public records under section 149.43 of the	2060
Revised Code:	2061
(a) All information that is obtained by investigators and	2062
auditors performing investigations or conducting inspections,	2063
audits, and other inquiries pursuant to divisions (A)(8) and (9)	2064
of this section;	2065
(b) All reports, documents, and other work products that	2066
arise from the information described in division (C)(1)(a) of	2067
this section and that are prepared by the investigators,	2068
auditors, or other personnel of the department of commerce.	2069
(2) The superintendent of real estate and professional	2070
licensing, the investigators and auditors, and other personnel	2071
of the department shall hold in confidence the information,	2072
reports, documents, and other work products described in	2073
division (C)(1) of this section.	2074
(3) Divisions (C)(1) and (2) of this section do not	2075
prevent the division from releasing information relating to	2076

licensees to the superintendent of financial institutions for	2077
purposes relating to the administration of sections 1322.01 to	2078
1322.12 of the Revised Code, to the commissioner of securities	2079
for purposes relating to Chapter 1707. of the Revised Code, to	2080
the superintendent of insurance for purposes relating to the	2081
administration of Chapter 3953. of the Revised Code, to the	2082
attorney general, or to law enforcement agencies and	2083
prosecutors. Information released by the division pursuant to	2084
division (C)(3) of this section remains confidential.	2085
Sec. 4768.05. The real estate appraiser board or the	2086
superintendent of real estate and professional licensing may	2087
compel, by order or subpoena, the attendance of witnesses to	2088
testify in relation to any matter over which the board or the	2089
superintendent has jurisdiction and that is the subject of the	2090
inquiry and investigation by the board or superintendent and may	2091
require the production of any book, paper, or document	2092
pertaining to such matter. For such purpose, the board or the	2093
superintendent has the same power as judges of county courts to	2094
administer oaths, compel the attendance of witnesses, and punish	2095
witnesses for refusal to testify. Service of the subpoena may be	2096
made by sheriffs or by certified mail, return receipt requested,	2097
and the subpoena shall be deemed served on the date delivery is	2098
made or the date the person refuses to accept delivery. Sheriffs	2099
or constables shall return such process and shall receive the	2100
same fees for doing so as are allowed for like service if	2101
service of the subpoena is made by sheriffs or constables.	2102
Witnesses shall receive, after their appearance before the board	2103
or the superintendent, the fees and mileage provided for under	2104
section 119.094 of the Revised Code. If two or more witnesses	2105
travel together in the same vehicle, the mileage fee shall be	2106
paid to only one of those witnesses, but the witnesses may agree	2107

to divide the fee amongst themselves in any manner.	2108
If any person fails to file any statement or report, obey	2109
any subpoena, give testimony, answer questions, or produce	2110
books, records, or papers as required by the board or the	2111
superintendent under this chapter, the board or the	2112
superintendent may apply to the court of common pleas of any	2113
county in the state setting forth the failure. Upon receiving	2114
such an application, the court may make an order awarding	2115
process of subpoena or subpoena duces tecum for the person to	2116
appear and testify before the board or the superintendent; order	2117
any person to give testimony and answer questions; and order any	2118
person to produce books, records, or papers, as required by the	2119
board or the superintendent. Upon the filing of such an order in	2120
the office of the clerk of the court of common pleas, the clerk,	2121
under the seal of the court, shall issue process or subpoena	2122
each day until the examination of the person is completed. The	2123
subpoena may contain a direction that the witness bring to the	2124
examination any books, records, or papers described in the	2125
subpoena. The clerk also shall issue, under the seal of the	2126
court, such other orders, in reference to the examination,	2127
appearance, and production of books, records, or papers, as the	2128
court directs. If any person summoned by subpoena fails to obey	2129
the subpoena, to give testimony, to answer questions as	2130
required, or to obey an order of the court, the court, on motion	2131
supported by proof, may order an attachment for contempt to be	2132
issued against the person charged with disobedience of the	2133
order. If the person is brought before the court by virtue of	2134
the attachment, and if upon a hearing the disobedience appears,	2135
the court may order the offender to be committed and kept in	2136
<pre>close custody.</pre>	2137

Sec. 4768.06. (A) To obtain an appraisal management

company license, each applicant shall submit all of the	2139
following to the superintendent of real estate and professional	2140
<pre>licensing:</pre>	2141
(1) A completed application on a form the superintendent	2142
provides;	2143
(2) The name of a controlling person who will be the main	2144
contact between the appraisal management company and the	2145
division of real estate and professional licensing and the real	2146
estate appraiser board;	2147
(3) Payment of the fee established for initial licensure	2148
under division (A)(2) of section 4768.03 of the Revised Code;	2149
(4) A list of all owners and controlling persons of the	2150
appraisal management company;	2151
(5) A statement that each owner and controlling person of	2152
the appraisal management company satisfies the requirements set	2153
forth in divisions (B) (1) to (4) of this section;	2154
(6) A completed consent to service of process in this	2155
state as prescribed by rule of the real estate appraiser board;	2156
(7) A statement that the applicant understands the grounds	2157
for any disciplinary action that may be initiated under this	2158
<pre>chapter;</pre>	2159
(8) The name of each state in which the appraisal	2160
management company holds an appraisal management company	2161
license, certificate, or registration and affirmation that the	2162
applicant is in good standing in each state where the applicant	2163
holds a license, certificate, or registration;	2164
(9) A statement that the applicant acknowledges that a	2165
system or process must be in place to verify that any appraiser	2166

added to the appraisal management company's appraiser panel for	2167
the purpose of performing real estate appraisal services in this	2168
state holds a license or certificate under Chapter 4763. of the	2169
Revised Code and is in good standing with this state;	2170
(10) A statement that the applicant acknowledges that a	2171
system or process must be in place to review the work of	2172
appraisers who are performing real estate appraisal services for	2173
compliance with the uniform standards of professional appraisal	2174
practice;	2175
(11) A statement that the applicant acknowledges that a	2176
system or process must be in place to verify that any employee	2177
of, or independent contractor to, the appraisal management	2178
company that performs an appraisal review shall be an appraiser	2179
licensed or certified pursuant to Chapter 4763. of the Revised	2180
Code, provided the property that is the subject of the appraisal	2181
is located in this state;	2182
(12) A statement that the applicant acknowledges that the	2183
controlling person who will be the main contact between the	2184
appraisal management company and the division of real estate and	2185
professional licensing and the real estate appraiser board	2186
described in division (A)(2) of this section has successfully	2187
completed fifteen hours of uniform standards of professional	2188
appraisal practice and thereafter must complete seven hours of	2189
instruction in uniform standards of professional appraisal	2190
practice at least once every two years;	2191
(13) A statement that the applicant acknowledges that a	2192
system or process must be in place to disclose to its client the	2193
actual fees paid to an appraiser for appraisal services	2194
separately from any other fees or charges for appraisal	2195
management services:	2196

(14) A statement that the applicant acknowledges that a	2197
system or process must be in place to disclose the license,	2198
certificate, or registration number of the appraisal management	2199
company on each engagement letter used in assigning an appraisal	2200
request for real estate appraisal assignments within the state;	2201
(15) A statement that the applicant acknowledges that it	2202
is required to report suspected violations of Chapter 4763. of	2203
the Revised Code by a person licensed, registered, or certified	2204
under that chapter;	2205
(16) A statement that the applicant acknowledges that the	2206
real estate appraiser board or the superintendent may require	2207
the applicant to submit to an audit, conducted by staff of the	2208
division of real estate and professional licensing, of the	2209
applicant's operations or books;	2210
(17) A statement that the applicant acknowledges that it	2211
is required to comply with section 129e of the "Truth in Lending	2212
Act," 82 Stat. 146, 15 U.S.C. 1639e.	2213
(B) Each owner and controlling person of an appraisal	2214
management company shall satisfy all of the following criteria:	2215
(1) Be an individual who is at least eighteen years of	2216
age;	2217
(2) Have graduated the twelfth grade or received a	2218
certificate of high school equivalence as defined in section	2219
4109.06 of the Revised Code;	2220
(3) Be honest, truthful, and of good moral character;	2221
(4) Have not had a license, certificate, or registration	2222
to act as an appraiser that has been refused, denied, canceled,	2223
surrendered, or revoked in this state or in any other state for	2224

a substantive reason. A designated controlling person may have	2225
had a license or certificate to act as an appraiser refused,	2226
denied, canceled, revoked, or surrendered in lieu of revocation	2227
in a state for a nonsubstantive reason if the license or	2228
certificate was subsequently granted or reinstated;	2229
(5) Submit to a criminal records check in accordance with	2230
this section and any rule that the superintendent adopts under	2231
division (A)(1) of section 4768.03 of the Revised Code.	2232
(C) Upon receiving an application under this section, the	2233
superintendent shall request the superintendent of the bureau of	2234
criminal identification and investigation, or a vendor approved	2235
by the bureau, to conduct a criminal records check based on the	2236
fingerprint impressions of each owner and controlling person of	2237
the applicant in accordance with division (A)(15) of section	2238
109.572 of the Revised Code. Notwithstanding division (K) of	2239
section 121.08 of the Revised Code, the superintendent of real	2240
estate and professional licensing shall request that the	2241
superintendent of the bureau of criminal identification and	2242
investigation obtain criminal record information from the	2243
federal bureau of investigation be obtained as part of the	2244
criminal records check. Any fee required under division (C)(3)	2245
of section 109.572 of the Revised Code shall be paid by the	2246
applicant.	2247
(D)(1) Subject to section 4768.08 of the Revised Code and	2248
except as provided in division (D)(2) of this section, the	2249
superintendent shall issue a license to the applicant if the	2250
applicant and each owner and controlling person of the applicant	2251
satisfies the requirements of this section.	2252
(2) The superintendent shall not issue a license to an	2253
applicant if any owner or controlling person of the applicant	2254

<u>has been convicted of or pleaded guilty or no contest to a</u>	2255
felony. However, if an owner or controlling person of the	2256
applicant has pleaded guilty or no contest to or been convicted	2257
of a felony, the superintendent shall not consider the	2258
conviction or plea if the person has proven to the	2259
superintendent, by a preponderance of the evidence, that the	2260
person's activities and employment record since the conviction	2261
or plea show that the person is honest, truthful, and of good	2262
moral character, and there is no basis in fact for believing	2263
that the person will commit a felony again.	2264
(E) A license issued under this section shall be valid for	2265
one year after the date of issue.	2266
Sec. 4768.07. (A) An appraisal management company licensed	2267
under this chapter may obtain a renewal license by filing an	2268
annual renewal application with the superintendent of real	2269
estate and professional licensing and paying the renewal fee	2270
established under division (A)(2) of section 4768.03 of the	2271
Revised Code. The renewal application shall include a statement,	2272
signed by the licensee's controlling person, that states all of	2273
<pre>the following:</pre>	2274
(1) The licensee has a system or process in place to	2275
verify that any appraiser added to the appraisal management	2276
company's appraiser panel for the purpose of performing real	2277
estate appraiser services in this state holds a license or	2278
certificate under Chapter 4763. of the Revised Code and is in	2279
good standing with this state.	2280
(2) The licensee has a system or process in place to	2281
review the work of appraisers who are performing real estate	2282
appraisal services for compliance with the uniform standards of	2283
professional appraisal practice.	2284

(3) The controlling person of the licensee who is the main	2285
contact between the appraisal management company and the	2286
division of real estate and professional licensing and the real	2287
estate appraiser board described in division (A)(2) of section	2288
4768.06 of the Revised Code has successfully completed an	2289
initial fifteen hours of uniform standards of professional	2290
appraisal practice and thereafter completes seven hours of	2291
instruction in uniform standards of professional appraisal	2292
practice at least once every two years.	2293
(4) The licensee has a system or process in place to	2294
disclose to its client the actual fees paid to an appraiser for	2295
appraisal services separately from any other fees or charges for	2296
appraisal management services.	2297
(5) The licensee has a system or process in place to	2298
disclose the license, certificate, or registration number of the	2299
appraisal management company on each engagement letter used in	2300
assigning an appraisal request for real estate appraisal	2301
assignments within the state.	2302
(6) Each owner and controlling person of the licensee	2303
continues to satisfy the requirements provided for under	2304
divisions (B) (1) to (4) of section 4768.06 of the Revised Code;	2305
(7) The licensee acknowledges that it is required to	2306
report suspected violations of Chapter 4763. of the Revised Code	2307
by a person licensed, registered, or certified under that	2308
<pre>chapter;</pre>	2309
(8) The licensee acknowledges that the real estate	2310
appraiser board or the superintendent may require the licensee	2311
to submit to an audit, conducted by the staff of the division of	2312
real estate and professional licensing, of the applicant's	2313

operations or books;	2314
(9) The licensee acknowledges that it is required to	2315
comply with section 129e of the "Truth in Lending Act," 82 Stat.	2316
146, 15 U.S.C. 1639e.	2317
(B) The licensee shall file the renewal application at	2318
least thirty days, but not earlier than one hundred twenty days,	2319
prior to expiration of the license. Subject to section 4768.08	2320
of the Revised Code, the superintendent shall renew the license	2321
if the applicant has complied with division (A) of this section.	2322
Each license renewed under this section shall expire one year	2323
after the date of renewal.	2324
(C) A licensee who fails to renew a license prior to its	2325
expiration is ineligible to obtain a renewal license and shall	2326
comply with section 4768.06 of the Revised Code to regain	2327
licensure, except that a licensee may, within three months after	2328
the expiration of the license, renew the license without having	2329
to comply with section 4768.06 of the Revised Code by paying all	2330
the renewal fees and the late filing fee established under	2331
division (A)(2) of section 4768.03 of the Revised Code. A	2332
licensee who applies for late renewal of the licensee's license	2333
shall not engage in any activities permitted by the license	2334
being renewed during the three-month period following the	2335
license's normal expiration date until all renewal fees and the	2336
late filing fee have been paid.	2337
Sec. 4768.08. The superintendent of real estate and	2338
professional licensing may refuse to issue a license to an	2339
applicant under this chapter based upon any act or omission for	2340
which a person, including a licensee, may be disciplined under_	2341
division (K) of section 4768.13 of the Revised Code or may	2342
refuse to renew a license if the licensee has failed to comply	2343

with this chapter. If the superintendent refuses to issue or	2344
renew a license under this section, the superintendent shall	2345
notify the applicant or the licensee of the basis for the	2346
refusal. The notice shall comply with division (N) of section	2347
4768.13 of the Revised Code, and the hearing shall be conducted	2348
in accordance with Chapter 119. of the Revised Code. An	2349
applicant or licensee may appeal the superintendent's decision	2350
to the real estate appraiser board, which shall provide the	2351
applicant or licensee with the opportunity to be heard in person	2352
or by counsel, or both. The decision and order of the board is	2353
final, subject to review in the manner provided in Chapter 119.	2354
of the Revised Code and appeal to the court of common pleas of	2355
Franklin county.	2356
Sec. 4768.09. (A) Except within the first thirty days	2357
after an appraiser is first added to the appraiser panel of an	2358
appraisal management company, an appraisal management company	2359
shall not remove the appraiser from its appraiser panel or	2360
otherwise refuse to assign requests for real estate appraisal	2361
services to the appraiser without first doing both of the	2362
<pre>following:</pre>	2363
(1) Notifying the appraiser in writing of the reasons the	2364
appraiser is being removed from the appraiser panel or is	2365
refused assignment requests for appraisal services;	2366
(2) Providing the appraiser with an opportunity to respond	2367
to that notification, in writing, within ten business days after	2368
the appraisal management company sends the removal notification.	2369
(B) The notice described in division (A)(1) of this	2370
section shall be sent by a delivery system that delivers	2371
letters, packages, and other materials in its ordinary course of	2372
business with traceable delivery and signature receipt. An	2373

appraisal management company that sends such notice shall keep a	2374
copy of the notice for at least five years from the date the	2375
notice is sent to the appraiser.	2376
(C) Nothing in this section prohibits an appraisal	2377
management company from suspending an appraiser from receiving	2378
assignment requests during the period described in division (A)	2379
(2) of this section.	2380
Sec. 4768.10. (A) Each appraisal management company	2381
licensed under this chapter shall maintain all of the following	2382
items for a period of at least five years from the date the	2383
appraisal report is submitted to the client:	2384
(1) The original or true copy of every request relating to	2385
the report that the appraisal management company receives from	2386
<pre>the client;</pre>	2387
(2) The original or true copy of each request sent to an	2388
appraiser who is considered for the assignment;	2389
(3) Copies of the appraisal report and all versions of	2390
that report.	2391
(B) An appraisal management company shall include all of	2392
the following information in each appraisal assignment file:	2393
(1) The name and contact information of both the appraisal	2394
management company and the individual from the appraisal	2395
management company involved in ordering the appraisal or, if the	2396
assignment is generated by an automated system, the name of that	2397
<pre>system;</pre>	2398
(2) The amount of any fee paid to the appraiser for each	2399
assignment included in the appraisal assignment file and the	2400
time and method of payment:	2401

(3) Details of all communications between the appraisal	2402
management company, the appraiser, and the client for each	2403
appraisal assignment included in the appraisal assignment file.	2404
Sec. 4768.11. (A) No employee, director, officer, or agent	2405
of an appraisal management company licensed under this chapter	2406
shall recklessly influence or attempt to influence the	2407
development, reporting, or review of an appraisal through	2408
coercion, extortion, collusion, compensation, instruction,	2409
inducement, intimidation, bribery, or in any other manner,	2410
including the following:	2411
(1) Withholding or threatening to withhold timely payment	2412
for appraisal services rendered when the appraisal report or	2413
services rendered are provided in accordance with a contract	2414
between the parties;	2415
(2) Withholding or threatening to withhold future business	2416
for an appraiser, or demoting or threatening to demote an	2417
appraiser, or terminating the relationship with or threatening	2418
to terminate the relationship with an appraiser;	2419
(3) Expressly or impliedly promising future business,	2420
promotions, or increased compensation for an appraiser;	2421
(4) Conditioning the assignment of an appraisal or the	2422
payment of an appraisal fee, salary, or bonus, on the opinion,	2423
conclusion, or valuation to be reached by, or on a preliminary	2424
estimate or opinion requested from, an appraiser;	2425
(5) Requesting that an appraiser provide an estimated,	2426
predetermined, or desired valuation in an appraisal report, or	2427
provide estimated values or comparable sales at any time prior	2428
to the appraiser's completion of an appraisal;	2429
(6) Providing to an appraiser an anticipated, estimated,	2430

encouraged, or desired value for a subject property or a	2431
proposed or target amount to be loaned to the borrower, except	2432
that the employee, director, officer, or agent of an appraisal	2433
management company may provide the appraiser with a copy of the	2434
sales contract for purchase transactions;	2435
(7) Providing stock or other financial or nonfinancial	2436
benefits to an appraiser or any person related to the appraiser;	2437
(8) Any other act or practice that impairs, or attempts to	2438
impair, an appraiser's independence, objectivity, or	2439
<pre>impartiality;</pre>	2440
(9) Obtaining, using, or paying for a second or subsequent	2441
appraisal or ordering an automated valuation model in connection	2442
with a mortgage financing transaction, unless any of the	2443
following are true:	2444
(a) There is a reasonable basis to believe that the	2445
initial appraisal was flawed or tainted and such basis is	2446
clearly and appropriately noted in the loan file.	2447
(b) The appraisal or automated valuation model is done	2448
pursuant to a bona fide pre- or post-funding appraisal review or	2449
quality control process.	2450
(c) A second appraisal is required under state or federal	2451
law.	2452
(10) Allowing the removal of an appraiser from the	2453
appraisal management company's appraiser panel without prior	2454
written notice as required under section 4768.09 of the Revised	2455
Code;	2456
(11) Requiring an appraiser to indemnify the appraisal	2457
management company against liability, damages, losses, or claims	2458

other than those liabilities, damages, losses, or claims arising	2459
out of the services performed by the appraiser, including	2460
performance or nonperformance of the appraiser's duties and	2461
obligation, whether as a result of negligence or willful	2462
misconduct;	2463
(12) Requiring an appraiser to perform an appraisal	2464
assignment if the appraiser declines the assignment and informs	2465
the appraisal management company that the appraiser is not	2466
competent to perform the appraisal assignment and the appraiser	2467
declines to acquire the necessary competency to perform the	2468
assignment;	2469
(13) Requiring an appraiser who has notified the appraisal	2470
management company and declined the assignment to prepare an	2471
appraisal under a time frame that the appraiser, in the	2472
appraiser's own professional judgment, believes does not afford	2473
the appraiser the ability to meet all the relevant legal and	2474
professional obligations.	2475
(B) Nothing in division (A) of this section shall be	2476
construed as prohibiting an appraisal management company from	2477
requesting that an appraiser do any of the following:	2478
(1) Consider additional, appropriate property information,	2479
including the consideration of additional comparable properties,	2480
to make or support an appraisal;	2481
(2) Provide further detail, substantiation, or explanation	2482
for the appraiser's value conclusion;	2483
(3) Correct objective factual errors in an appraisal	2484
report.	2485
(C) No appraisal management company shall recklessly	2486
alter, modify, or otherwise change a completed appraisal report	2487

submitted by an appraiser, except that the format of the	2488
appraisal report may be modified solely for the purpose of	2489
transmission.	2490
(D) Each appraisal management company shall require that	2491
appraisals be conducted independently and free from	2492
inappropriate influence and coercion pursuant to the appraisal	2493
independence standards established under section 129e of the	2494
"Truth in Lending Act," 82 Stat. 146, 15 U.S.C. 1639e.	2495
Sec. 4768.12. (A) An appraisal management company licensed	2496
under this chapter shall compensate an appraiser for the	2497
completion of an appraisal within sixty days of the date on	2498
which the appraiser transmits or otherwise provides the	2499
completed appraisal to the appraisal management company or its	2500
assignees, except in cases of breach of contract or substandard	2501
performance of services.	2502
(B) (1) An appraisal management company licensed under this	2503
chapter shall compensate each appraiser who performs appraisal	2504
services for the appraisal management company in accordance with	2505
the appraisal independence standards established under section	2506
129e of the "Truth in Lending Act," 82 Stat. 146, 15 U.S.C.	2507
<u>1639e.</u>	2508
(2) In the case of an appraisal involving a complex	2509
assignment, the customary and reasonable fee may reflect the	2510
increased time, difficulty, and scope of the work required for	2511
the appraisal, and may include an amount over and above the	2512
customary and reasonable fee for noncomplex assignments.	2513
Sec. 4768.13. (A) Within ten business days after a person	2514
files with the division of real estate and professional	2515
licensing a written complaint against a person licensed under_	2516

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this chapter or any other person, the superintendent of real	2517
estate and professional licensing shall acknowledge receipt of	2518
the complaint by sending notice to the person against whom the	2519
complaint is filed that includes a copy of the complaint. That	2520
notice and the acknowledgment to the complainant may state that	2521
an informal mediation meeting will be held with the complainant,	2522
the person against whom the complaint is filed, and an	2523
investigator from the investigation and audit section of the	2524
division, if the complainant and person both file a request for	2525
such a meeting within twenty calendar days after the	2526
acknowledgment and notice are mailed.	2527
(B) If the complainant and the person against whom the	2528
complaint is filed both file with the division requests for an	2529
informal mediation meeting, the superintendent shall notify the	2530
complainant and the person of the date, time, and place of the	2531
meeting by regular mail. If the complainant and the person reach	2532
an accommodation at an informal mediation meeting, the	2533
investigator shall report the accommodation to the	2534
superintendent, the complainant, and the person against whom the	2535
complaint is filed and the file shall be closed upon the	2536
superintendent receiving satisfactory notice that the	2537
accommodation agreement has been fulfilled.	2538
(C) If the complainant and the person against whom the	2539
complaint is filed fail to agree to an informal mediation	2540
meeting, fail to reach an accommodation agreement, or fail to	2541
fulfill an accommodation agreement, the superintendent shall	2542
assign the complaint to an investigator for an investigation	2543
into the conduct of the person against whom the complaint is	2544
filed.	2545
(D) Upon the conclusion of the investigation, the	2546

investigator shall file a written report of the results of the	2547
investigation with the superintendent. The superintendent shall	2548
review the report and determine whether there exists reasonable	2549
and substantial evidence to justify disciplinary action against	2550
the person on a ground described in division (K) of this	2551
section.	2552
(E) If the superintendent finds that reasonable and	2553
substantial evidence to justify disciplinary action against the	2554
person on a ground described in division (K) of this section	2555
does not exist, the superintendent shall notify that person and	2556
the complainant of that determination and the basis for the	2557
determination. Within fifteen business days after the	2558
superintendent notifies the complainant and the person against	2559
whom the complaint is filed of that determination, the	2560
complainant may file with the division a request that the real	2561
estate appraiser board review the determination. If the	2562
complainant files such request, the board shall review the	2563
superintendent's determination at the next regularly scheduled	2564
meeting held at least fifteen business days after the request is	2565
filed but not longer than six months after the request is filed.	2566
The board may hear the testimony of the complainant or the	2567
person against whom the complaint is filed at the meeting upon	2568
the request of that party. If the board affirms the	2569
determination of the superintendent, the superintendent shall	2570
notify the complainant and the person against whom the complaint	2571
is filed within ten business days thereafter. If the board	2572
reverses the determination of the superintendent, a hearing	2573
before a hearing examiner shall be held, and the complainant and	2574
the person against whom the complaint is filed shall be notified	2575
as provided in division (N) of this section.	2576
(F) If the superintendent finds that reasonable and	2577

substantial evidence to justify disciplinary action against the	2578
person on a ground described in division (K) of this section	2579
does exist, the superintendent shall notify that person and the	2580
complainant of the determination. The person against whom the	2581
complaint is filed may request a hearing pursuant to Chapter	2582
119. of the Revised Code. If a formal hearing is to be	2583
conducted, the superintendent shall appoint a hearing examiner	2584
to conduct the hearing in accordance with that chapter.	2585
(G) In accordance with section 119.09 of the Revised Code,	2586
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	2588
superintendent, the board, the complainant, and the person	2589
against whom the complaint is filed. Within ten calendar days of	2590
receipt of the copy of the hearing examiner's report, the person	2591
against whom the complaint is filed and the division may file	2592
with the board objections to the hearing examiner's report,	2593
which shall be considered by the board before approving,	2594
modifying, or rejecting the hearing examiner's report. The board	2595
may hear the testimony of the complainant and the person against	2596
whom the complaint is filed upon request of those parties.	2597
(H) At any time after the superintendent notifies a person	2598
against whom the complaint is filed of the superintendent's	2599
determination in accordance with division (F) of this section	2600
but before a hearing is held on the matter, the person may apply	2601
to the superintendent to enter into a settlement agreement	2602
regarding the alleged violation. The superintendent and the	2603
person shall comply with the requirements for settlement	2604
agreements established by rules adopted by the board under	2605
division (A)(3) of section 4768.03 of the Revised Code. If the	2606
parties enter into the settlement agreement, the hearing before	2607
the hearing examiner shall be postponed, and the board shall	2608

review the settlement agreement at its next regularly scheduled	2609
meeting. If the board disapproves the settlement agreement, the	2610
hearing before the hearing examiner shall be rescheduled.	2611
(I) If, after review of the hearing examiner's report or	2612
the settlement agreement, the board determines that a ground for	2613
disciplinary action that is described in division (K) of this	2614
section exists against a person, the board shall order the	2615
disciplinary action the board considers appropriate, which may	2616
include any of the following:	2617
(1) Reprimand of the person, if licensed under this	2618
chapter;	2619
(2) Imposition of a fine, not exceeding twenty-five	2620
thousand dollars per violation;	2621
(3) Suspension of a license issued under this chapter for	2622
a specific period of time;	2623
(4) Revocation of a license issued under this chapter.	2624
If the board approved a settlement agreement entered into	2625
pursuant to division (H) of this section in relation to the	2626
ground for disciplinary action, the disciplinary action shall	2627
not be inconsistent with that settlement agreement.	2628
(J) The decision and order of the board is final, subject	2629
to review in the manner provided for in Chapter 119. of the	2630
Revised Code and appeal to the court of common pleas of Franklin	2631
county.	2632
(K) The board may take any disciplinary action authorized	2633
by division (I) of this section against any person, including an	2634
appraisal management company licensed under this chapter, to	2635
which any of the following grounds apply:	2636

(1) The person procured or attempted to procure a license	2637
under this chapter by knowingly making a false statement,	2638
submitting false information, refusing to provide complete	2639
information in response to a question in an application for	2640
licensure, or by any means of fraud or misrepresentation.	2641
(2) The person paid, or attempted to pay, anything of	2642
value, other than the fees or assessments required by this	2643
chapter, to any member or employee of the board for the purpose	2644
of procuring a license under this chapter.	2645
(3) The person offered, performed, or otherwise provided	2646
appraisal management services, without a license issued under	2647
this chapter, under a business structure that was designed to	2648
circumvent the requirements and prohibitions of this chapter.	2649
(4) The person violated section 4768.09 of the Revised	2650
Code.	2651
(5) The person violated section 4768.11 of the Revised	2652
Code.	2653
(6) The person violated section 4768.12 of the Revised	2654
<pre>Code.</pre>	2655
(7) The person failed to provide copies of records to the	2656
superintendent as required under this chapter or failed to	2657
maintain records, or include certain information in the	2658
appraisal assignment file, as required under section 4768.10 of	2659
the Revised Code.	2660
(8) Entry of final judgment exists against a person	2661
licensed under this chapter on the grounds of fraud, deceit,	2662
misrepresentation, or coercion in the making of any appraisal of	2663
real estate.	2664

(9) The person failed to provide notice to the board as	2665
required in division (M) of this section.	2666
(10) The person failed to assist the superintendent in the	2667
investigation of complaints under division (A)(8) of section	2668
4768.04 of the Revised Code.	2669
(11) The license, certificate, or registration of the	2670
appraisal management company that was issued by another state	2671
was revoked or surrendered for a substantive reason. An	2672
appraisal management company may have had a license,	2673
certificate, or registration refused, denied, canceled, revoked,	2674
or surrendered in lieu of revocation in a state for a	2675
nonsubstantive reason if the license, certificate, or	2676
registration was subsequently granted or reinstated.	2677
(12) If the person is an appraisal management company	2678
licensed under this chapter, the person failed to provide	2679
written notice to the division within fifteen days of changing	2680
the controlling person who is designated as the appraisal	2681
management company's main contact under division (A)(2) of	2682
section 4768.06 of the Revised Code.	2683
(13) If the person is an appraisal management company	2684
licensed under this chapter, the person entered into a contract_	2685
or an agreement with an appraiser who is not licensed or	2686
certified under Chapter 4763. of the Revised Code for the	2687
performance of real estate appraisal services.	2688
(14) If the person is an appraisal management company	2689
licensed under this chapter, the person failed to verify that an	2690
appraiser added to the appraisal management company's appraiser	2691
panel is a licensed or certified appraiser under Chapter 4763.	2692
of the Revised Code who is in good standing with this state.	2693

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(15) If the person is an appraisal management company	2694
licensed under this chapter, the person failed to require that	2695
appraisals coordinated by the appraisal management company	2696
comply with the uniform standards of professional appraisal	2697
practice.	2698
(16) An owner or controlling person of an appraisal	2699
management company was convicted of or pleaded quilty to a	2700
felony.	2701
(L) Failure of a person, including a licensee under this	2702
chapter, to comply with a subpoena issued under division (B)(1)	2703
of section 4768.04 of the Revised Code is prima facie evidence	2704
of a violation of division (K)(7) of this section.	2705
(M) A licensee shall notify the board within thirty days	2706
of any state agency's issuance of an order revoking or	2707
permanently surrendering any professional appraisal management	2708
company license, certificate, or registration issued by any	2709
public entity other than the division.	2710
(N) Except as otherwise provided, all notices, written	2711
reports, and determinations issued pursuant to this section	2712
shall be mailed via certified mail, return receipt requested. If	2713
the notice, written report, or determination is returned because	2714
of failure of delivery or was unclaimed, the notice, written	2715
report, or determination shall be deemed served if the	2716
superintendent sends the notice, written report, or	2717
determination via regular mail and obtains a certificate of	2718
mailing of the notice, written report, or determination. Refusal	2719
of delivery by personal service or by mail is not failure of	2720
delivery and service is deemed to be complete.	2721

Sec. 4768.14. (A) Upon receipt of a written complaint or

upon the superintendent of real estate and professional	2723
licensing's own motion, the superintendent may investigate any	2724
person that allegedly violated division (A)(1) of section	2725
4768.02 of the Revised Code.	2726
(B) If, after investigation, the superintendent determines	2727
there exists reasonable evidence of a violation of division (A)	2728
(1) of section 4768.02 of the Revised Code, within fourteen	2729
business days after that determination, the superintendent shall	2730
send the party who is the subject of the investigation a written	2731
notice, by regular mail, that includes all of the following	2732
<pre>information:</pre>	2733
(1) A description of the activity in which the party	2734
allegedly is engaging or has engaged that is a violation of	2735
division (A)(1) of section 4768.02 of the Revised Code;	2736
(2) The applicable law allegedly violated;	2737
(3) A statement informing the party that a hearing	2738
concerning the alleged violation will be held before a hearing	2739
examiner, and a statement giving the date and place of that	2740
<pre>hearing;</pre>	2741
(4) A statement informing the party that the party or the	2742
party's attorney may appear in person at the hearing and present	2743
evidence and examine witnesses appearing for and against the	2744
party, or the party may submit written testimony stating any	2745
positions, arguments, or contentions.	2746
(C) At any time after the superintendent notifies a person	2747
of the superintendent's determination in accordance with	2748
division (B) of this section but before a hearing is held on the	2749
matter, the person may apply to the superintendent to enter into	2750
a settlement agreement regarding the alleged violation. The	2751

superintendent and the person shall comply with the requirements	2752
for settlement agreements established by rules adopted by the	2753
board under division (A)(3) of section 4768.03 of the Revised	2754
Code. If the parties enter into the settlement agreement, the	2755
hearing before the hearing examiner shall be postponed and the	2756
board shall review the settlement agreement at its next	2757
regularly scheduled meeting. If the board disapproves the	2758
settlement agreement, the hearing before the hearing examiner	2759
shall be rescheduled.	2760
(D) The hearing examiner shall hear the testimony of all	2761
parties present at the hearing and consider any written	2762
testimony submitted pursuant to division (B)(4) of this section.	2763
At the conclusion of the hearing, the hearing examiner shall	2764
determine if there has been a violation of division (A)(1) of	2765
section 4768.02 of the Revised Code.	2766
(E) After the conclusion of formal hearings, the hearing	2767
examiner shall file with the superintendent, the real estate	2768
appraiser board, the complainant, and the parties a written	2769
report setting forth the examiner's findings of fact and	2770
conclusions of law and a recommendation of the action to be	2771
taken by the superintendent. Within ten days of receiving a copy	2772
of that report, the parties and the division of real estate and	2773
professional licensing may file with the board written	2774
objections to the report. The board shall consider the	2775
objections before approving, modifying, or disapproving the	2776
report.	2777
The board shall review the hearing examiner's report at	2778
the next regularly scheduled board meeting held at least fifteen	2779
business days after receipt of the hearing examiner's report.	2780
The board shall hear the testimony of the complainant or the	2781

parties.	2782
(F) After reviewing the hearing examiner's report pursuant	2783
to division (E) of this section, or after reviewing the	2784
settlement agreement pursuant to division (C) of this section,	2785
the board shall decide whether to impose sanctions upon a party	2786
for a violation of division (A)(1) of section 4768.02 of the	2787
Revised Code. The board may assess a civil penalty in an amount	2788
it determines, not to exceed one thousand dollars per violation,	2789
not to exceed ten thousand dollars in aggregate. Each day a	2790
violation occurs or continues is a separate violation. The board	2791
shall determine the terms of payment. The board shall maintain a	2792
transcript of the proceedings of the hearing and issue a written	2793
opinion to all parties, citing its findings and grounds for any	2794
action taken. If the board approved a settlement agreement	2795
entered into pursuant to division (C) of this section in	2796
relation to the violation, the civil penalty shall not be	2797
inconsistent with that settlement agreement.	2798
(G) Civil penalties collected under this section shall be	2799
deposited in the real estate appraiser operating fund created	2800
under section 4763.15 of the Revised Code.	2801
(H) If a party fails to pay a civil penalty assessed	2802
pursuant to this section within the time prescribed by the	2803
board, the superintendent shall forward to the attorney general	2804
the name of the party and the amount of the civil penalty, for	2805
the purpose of collecting that civil penalty. The party shall	2806
pay the fee assessed by the attorney general for collection of	2807
the civil penalty in addition to the civil penalty assessed	2808
pursuant to this section in an amount not to exceed ten thousand	2809
dollars.	2810
Sec. 4768.15. The superintendent of real estate and	2811

professional licensing shall deposit all moneys collected under	2812
this chapter into the state treasury to the credit of the real	2813
estate appraiser operating fund created under section 4763.15 of	2814
the Revised Code.	2815
7 1760 00 (2) 77	0.01.6
Sec. 4768.99. (A) Whoever violates division (A) (1), (2),	2816
(3), (4), (5), (6), (7), (8), or (9) or division (C) of section	2817
4768.11 of the Revised Code is guilty of a felony of the fifth	2818
degree.	2819
(B) Whoever violates division (A)(10), (11), (12), or (13)	2820
of section 4768.11 of the Revised Code is guilty of a	2821
misdemeanor of the first degree.	2822
	0.000
Section 2. That existing sections 109.572, 121.08,	2823
4763.01, 4763.02, 4763.03, 4763.05, 4763.08, 4763.11, 4763.12,	2824
4763.13, 4763.14, 4763.15, 4763.17, and 4763.19 of the Revised	2825
Code are hereby repealed.	2826
Section 3. Nothing in this act shall affect the term of	2827
any member of the Real Estate Appraiser Board serving on the	2828
effective date of this act.	2829
Section 4. Division (A)(11) of section 4768.11 of the	2830
Revised Code as enacted by this act, applies to contracts	2831
entered into on or after the effective date of this act.	2832
Section 5. Sections 109.572, 121.08, 4763.01, 4763.02,	2833
4763.03, 4763.05, 4763.08, 4763.11, 4763.12, 4763.13, 4763.14,	2834
4763.15, 4763.17, 4763.19, 4768.01, 4768.02, 4768.04, 4768.05,	2835
4768.06, 4768.07, 4768.08, 4768.09, 4768.10, 4768.11, 4768.12,	2836
4768.13, 4768.14, 4768.15, and 4768.99 of the Revised Code, as	2837
amended or enacted by this act, shall take effect six months	2838
after the effective date of this act.	2839
areer one erroceive date or ente det.	2000
Section 6. This act is hereby declared to be an emergency	2840

as presented in this act.

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measure necessary for the immediate preservation of the public	2841
peace, health, and safety. The reason for such necessity is that	2842
the act's requirements for appraisal management companies and	2843
appraisers will economically protect citizens of this state, as	2844
well as ensure confidence in the property appraisal procedure.	2845
Therefore, this act shall go into immediate effect.	2846
Section 7. Section 109.572 of the Revised Code is	2847
presented in this act as a composite of the section as amended	2848
by both Sub. H.B. 523 and Am. Sub. S.B. 227 of the 131st General	2849
Assembly. The General Assembly, applying the principle stated in	2850
division (B) of section 1.52 of the Revised Code that amendments	2851
are to be harmonized if reasonably capable of simultaneous	2852
operation, finds that the composite is the resulting version of	2853
the section in effect prior to the effective date of the section	2854