

## Executive

## DASCD8 State Public Notice Web Site

## R.C. 7.16, 125.182

Requires the Office of Information Technology in the Department of Administrative Services (DAS) to establish, operate, and maintain a state public notice web site where all state agencies and political subdivisions may publish notices required by statute or rule. Allows state agencies or political subdivisions to publish public notices on the state public notice web site in lieu of publishing them in a newspaper. Specifies, however, that an entity that publishes a required notice on the web site must also publish an abbreviated notice in a newspaper providing a brief summary of the notice, a reference to the web site address for the state public notice web site where the complete notice may be found, and a telephone number to call for more information.

Specifies criteria that the Office of Information Technology must satisfy in establishing, maintaining, and operating the state public notice web site. Prohibits the Office from charging a fee to any users of the site. Requires the Office to ensure that (1) notices conform to the statutory or rule requirements as if they were being published in a newspaper or other publication, and (2) notices be displayed on the web site for not less than the length of time required by the relevant statute or rule.

Requires the Office of Information Technology to submit a status report to the Secretary of State twice annually that demonstrates compliance with statutory requirements governing publication of notices.

Requires the Office of Information Technology to bear the expense of maintaining the public notice web site domain name.

**Fiscal effect: Possible savings for agencies and local governments that use the state public notice web site in lieu of local news publications. May increase costs for the Office of Information Technology to create and operate the state public notice web site.**

## Executive

## DASCD11 Construction Reform

R.C. 9.33, 9.331, 9.332, 9.333, 9.334, 9.335,  
123.011, 126.141, 153.01, 153.03, 153.07,  
153.08, 153.50, 153.501, 153.502, 153.51,  
153.52, 153.53, 153.54, 153.55, 153.56,  
153.57, 153.581, 153.65, 153.66, 153.67,  
153.69, 153.692, 153.693, 153.694, 153.70,  
153.71, 153.72, 153.73, 153.80, 3313.46,  
3353.04, 3354.16, 3357.16, 4113.61, 5540.03,  
6115.20, Section 701.10

Authorizes public authorities, other than the Ohio Turnpike Commission, to enter into public improvement contracts with construction managers at risk (CMARs) and design-build firms (D/B firms), and to enter into public improvement contracts with general contracting firms regardless of the size of the project.

Eliminates the requirement that the multiple-prime contracting method be used for public improvements, but does not prohibit its use.

Defines CMAR and prescribes the process that a public authority must use to select a CMAR. Requires a CMAR to provide a surety bond in an amount not less than the combined contract values of any work under contract prior to the establishment of the guaranteed maximum price or in the amount of the guaranteed maximum price. Subjects CMARs to the current drug-free workplace and prompt-pay laws.

Defines D/B services and prescribes the process that a public authority must use to select a D/B firm. Requires a D/B firm to provide a surety bond in an amount not less than the combined contract values of any work under contract prior to the establishment of the guaranteed maximum price or in the amount of the guaranteed maximum price. Authorizes the public authority to require the D/B firm to carry contractor's professional liability insurance and any other insurance the public authority considers appropriate. Subjects D/B firms to the current drug-free workplace and prompt-pay laws.

Permits public authorities to utilize design-assist firms on CMAR and D/B projects

Increases from \$50,000 to \$200,000 the minimum project cost threshold that requires the preparation of definite and complete specifications of the work to be performed prior to putting a state project out for bid; exempts contracts with CMARs and D/B firms from this requirement.

---

**Executive**

Permits certain public entities to advertise for bids on a public improvement project by electronic means, pursuant to rules adopted by DAS, rather than by newspaper.

Requires that capital funds released contain a contingency reserve.

**Fiscal effect: Increased flexibility in construction delivery methods may enable state agencies and local governments to achieve savings on public improvements.**

---

**DASCD35            Health Care Pooling Program**

R.C.            *9.883, 9.90, 9.901, 305.171, 505.60, 505.601, 505.603, 1545.071, 3313.202, Section 701.20*

- (1) Eliminates the School Employees Health Care Board and transfers the majority of the Board's duties to DAS. Renames the School Employees Health Care Fund the Public Employees Health Care Fund.
- (2) Requires DAS to design health insurance plans for political subdivisions, school districts (including educational service centers), and institutions of higher education. Permits any or all of the plans designed by DAS to be self-insured. Requires these plans to incorporate the best practices adopted by DAS. Requires DAS to set employee and employer health care premiums for these plans. Permits health benefits to be provided by those entities until DAS implements these new plans. Requires that any such interim plan for school district employees must contain those best practices established by the School Employees Health Care Board or by DAS.
- (3) Requires DAS to determine geographic regions for the availability of providers, networks, costs, and other factors relating to providing health care benefits.
- (4) Requires DAS to examine those plans currently offered through a consortium of public entities, including the benefits and the strategies of these plans to manage health care costs.
- (5) Permits such consortiums that are composed of at least 2,500 employees to continue offering health benefit plans to seek permission from DAS to continue offering such plans.
- (6) Eliminates the Public Schools Health Care Advisory Committee.
- (7) Requires DAS to contract with an independent consultant to analyze costs related to employee health care benefits provided by existing entities. Requires the consultant to submit certain written recommendations to DAS for the development of a successful program for pooling purchasing power for the acquisition of employee health care plans.
- (8) Requires any health care provider that has provided coverage for these entities within the last two years to provide DAS with nonidentifiable aggregate claims data within 30 days of receiving such a request for information from DAS.

**Executive**

(9) Requires DAS to develop a request for proposals and to solicit bids for the provision of those plans that it develops. Requires DAS, in consultation with the Superintendent of Insurance and using competitive selection, to contract with one or more insurance companies for the issuance of these plans. Permits all health care benefits for these entities to be provided through these plans.

(10) Prohibits these entities, once the plans developed by DAS are in their final form and are fully implemented, from receiving state aid while being in violation of these provisions.

(11) Permits these entities to offer health care benefits to their employees that the entity is currently authorized to offer and that are not covered by DAS's plan.

(12) Requires DAS, not later than 12 months after the section's effective date, to submit a report to the General Assembly on the feasibility of providing care plans that cover persons employed by these entities.

**Fiscal effect: Providing pooled health insurance to local governments, school districts, and institutions of higher education may decrease personnel costs for these agencies, if discounts can be achieved through the program. The bill provides GRF funding of \$400,000 in both FY 2012 and FY 2013 to support this initiative in DAS line item 100403, Public Employees Health Care Program.**

---

**DASCD34            Changes to Civil Service Test Law**

**R.C.            124.09, 124.23, 124.231, 124.25, 124.26,  
124.27, 124.31, Section 815.20**

(1) Allows DAS to delegate civil service testing authority to a designee.

(2) Allows an appointing authority to fill positions without competitive examination, provided sufficient justification exists; requires DAS to establish standards of sufficient justification.

(3) Requires DAS to post notices on its website for a minimum of one week for every examination to be conducted for positions in the classified civil service instead of posting notices in conspicuous places such as court houses, city halls, and in the office of DAS as under current law.

(4) Requires DAS to prescribe by rule the notification method that is to be used by an appointing authority to notify DAS that a position in the state classified civil service is to be filled.

(5) Provides for special examinations to be administered to legally blind and legally deaf persons who are applying for any position in the classified civil service, as opposed to only original appointments under current law. Eliminates DAS express authority to administer equitable programs for the employment of legally blind persons and legally deaf persons.

---

**Executive**

- (6) Removes veteran priority when a veteran and a nonveteran candidates receive the same score on a civil service examination; makes the time of filling of a candidate's application the sole deciding factor in such situations.
- (7) Modifies the bonus a veteran receives on civil service examination from 20% of the person's total score to 20% or an equivalent weight.
- (8) Removes seniority priority when two candidates receive the same score on a promotional civil service examination.
- (9) Eliminates the requirement that merit for promotions be determined by examination and by seniority. Instead, requires promotions to be made on the basis of merit and by conduct and capacity in office.
- (10) Requires an appointing authority to make an appointment for an open position in the classified civil service from the top 25% of a list of eligible candidates, unless there are fewer than 10 candidates, in which case any candidate may be chosen. Current law requires that appointments be made from a list of 10 candidates certified by DAS, beginning at the top of the list and moving down.
- (11) Permits an eligible list to be used to fill positions up to one year after the closing of the position, as opposed to between one and two years under current law.
- (12) Eliminates DAS authority to consolidate two or more eligible lists.
- (13) Requires an appointing authority, upon dismissing a probationary employee, to communicate to the Director that fact instead of the reason for which the probationary employee was dismissed under current law.

**Fiscal effect: Allows DAS to delegate civil service testing to individual agencies, which are already performing most of these duties. Changes in other areas could also reduce administrative costs by a small amount.**

---

**DASCD6            Job Classification Plans and Appointment Incentive Programs****R.C.            124.14, 124.141, and 124.15**

Eliminates the requirement that the Director of Administrative Services establish a job classification plan and make job classification plan changes "by rule."

Eliminates the requirement that the Director follow the rule-making requirements of the Administrative Procedure Act (Chapter 119.) to establish experimental classification plans; to establish, modify, or rescind a classification plan for county agencies; and to establish an appointment incentive program.

**Fiscal effect: Providing DAS with the authority to make changes to job classification plans without having to go through the Chapter 119. rulemaking process could reduce administrative expenses for DAS and allow it to make such changes more quickly.**

---

---

**Executive****DASCD3            Information Technology Purchase Program****R.C.            125.15, 125.18**

Authorizes, in codified law, the Office of Information Technology to operate an information technology purchase program to make information technology purchases.

Requires the Chief Information Officer to compute the amount of revenue attributable to the amortization of certain IT purchases and systems and authorizes the Director of DAS to request that amount be transferred to the Major IT Purchases Fund (Fund 4N60).

Establishes the Information Technology Governance Fund (Fund 2290) in codified law, consisting of money paid by agencies to reimburse DAS for its acquisition services.

Establishes the Major Information Technology Purchases Fund (Fund 4N60), consisting of transfers from the Information Technology Fund (Fund 1330).

**Fiscal effect: None. This provision codifies two existing funds used to oversee statewide IT systems and acquire IT equipment and services.**

---

**DASCD2            State of Ohio Computer Center Rent****R.C.            125.28**

Removes the State of Ohio Computer Center from the list of buildings for which non-GRF state agency tenants must reimburse the General Revenue Fund for use of the building.

**Fiscal effect: None. It is anticipated that rent will still be charged to non-GRF agencies that use the State of Ohio Computer Center (SOCC) and deposited into the GRF. Operating costs for the SOCC are paid for from GRF appropriation item 100449, DAS-Building Operating Payments.**

---

## Executive

---

**DASCD4** Report on Acquisition and Disposal of Federal Property**R.C.** 125.89

Eliminates the requirement for DAS to annually make a report to the General Assembly regarding the acquisition and disposal of surplus federal property.

**Fiscal effect: Minimal decrease in administrative costs.**

---

**DASCD5** Transfers for the OAKS Support Organization Fund**R.C.** 126.12, 126.24

Permits transfers of statewide indirect costs of debt service paid for the enterprise resource planning system (referred to as the Ohio Administrative Knowledge System - OAKS) to the OAKS Support Organization Fund (Fund 5EB0). Allows Fund 5EB0 to be used for system development and upgrades, in addition to operating costs as specified under current law.

Changes the funding sources of the OAKS Support Organization Fund to (1) transfers from statewide indirect costs attributable to debt service paid for the system, and (2) agency payroll charge revenues.

**Fiscal effect: Authorizes additional charges to be made to state agencies through the State-Wide Cost Allocation Plan (SWICAP) for debt service payments made from the GRF for OAKS. These payments will be deposited into GSF Fund 5EB0, along with OAKS payroll assessments already charged to state agencies, and be used to pay for development and upgrade costs for the OAKS system. These costs will be paid for through GSF Fund 5EB0 appropriation item, 100656, OAKS Updates and Developments.**

---

**DASCD32** Ohio Professionals Licensing System**R.C.** 207.30.20

Creates the Ohio Professionals Licensing System Fund (Fund 5JQ0) in the state treasury.

Requires that SSR Fund 5JQ0 appropriation item 100658, Ohio Professionals Licensing System, be used to make payments from the fund to purchase the equipment, products, and services necessary to develop and maintain a replacement automated licensing system for the professional licensing boards.

**Executive**

Authorizes the Director of Budget and Management to transfer up to \$2,670,000 in cash from the Occupational Licensing and Regulatory Fund (Fund 4K90) and up to \$330,000 from the Medical Board Operating Fund (Fund 5C60) to Fund 5JQ0 during the FY 2012-FY2013 biennium.

Authorizes the Department of Administrative Services to establish charges for recovering the costs of ongoing maintenance of the system.

**Fiscal effect: This appropriation is to be used for the development and implementation of a licensing system to replace the current eLicensing system used by the state's occupational and professional licensing boards. Ongoing operating costs will be funded by assessments charged to the boards and commissions using the Ohio professionals Licensing System.**

---

**DASCD13            Public Employees Health Care Program****Section: 207.10.10**

Specifies that GRF appropriation item 100403, Public Employees Health Care Program, shall be used by the Department of Administrative Services to carry out its duties prescribed in section 9.901 of the Revised Code.

---

**DASCD14            Ohio Administrative Knowledge System****Section: 207.10.20**

Authorizes DAS to implement updates and improvements to OAKS. Also requires that any lease-purchase agreement entered into to finance OAKS and make improvements to the system include a requirement that the OAKS system become the property of the state at the end of the term of any such agreement.

---

**DASCD15            OAKS Lease Rental Payments****Section: 207.10.30**

Requires that GRF appropriation item 100415, OAKS Rental Payments, be used to pay for debt-service costs related to financing the costs associated with the acquisition, development, installation, and implementation of OAKS. Appropriates additional amounts if necessary.

---

**Executive****DASCD16 State Taxation Accounting and Revenue System****Section: 207.10.40**

Authorizes DAS, in conjunction with the Department of Taxation, to acquire the State Taxation Accounting and Revenue System (STARS). Requires that any lease-purchase arrangement used to acquire the STARS system provide that at the end of the lease period that STARS becomes the property of the state.

---

**DASCD17 STARS Lease Rental Payments****Section: 207.10.50**

Requires GRF appropriation item 100416, STARS Lease Rental Payments, to be used to make debt service payments for the costs of the acquisition, development, installation, and implementation of STARS. Appropriates additional amounts for this purpose if necessary.

---

**DASCD18 Equal Opportunity Certification Programs****Section: 207.10.60**

Requires that GRF appropriation item 100439, Equal Opportunity Certification Programs, be used to pay annual maintenance costs associated with the equal employment opportunity project tracking software.

---

**DASCD19 Building Rent Payments****Section: 207.10.70**

Requires that GRF appropriation item 100447, OBA - Building Rent Payments, be used to make rent payments to the Ohio Building Authority (OBA) pursuant to leases. Specifies that the appropriations are the source of funds pledged for bond service charges on obligations issued pursuant to R.C.152.

---

**Executive**

Requires that GRF appropriation item 100448, OBA - Building Operating Payments, be used to make operating payments pursuant to leases for agencies that occupy space in various state facilities.

Specifies that the payments to the Ohio Building Authority are for paying the expenses of agencies that occupy space in various state facilities. Permits DAS to enter into leases and agreements with the Ohio Building Authority providing for the payment of these expenses. Requires the Ohio Building Authority to report to the Department of Administrative Services and the Office of Budget and Management not later than five months after the start of each fiscal year the actual expenses incurred for operating the facilities and any balances remaining from payments and rentals received in the prior fiscal year. Requires DAS to reduce subsequent payments by the amount of the balance reported to it by the Ohio Building Authority.

---

**DASCD20          DAS - Building Operating Payments****Section: 207.10.80**

Requires that GRF appropriation item 100449, DAS - Building Operating Payments, be used to pay the rent expenses and any other operating charges of veterans organizations.

Allows appropriation item, 100449, DAS - Building Operating Payments, to be used to provide funding for the cost of property appraisals or building studies that DAS may be required to obtain for property that is being sold by the state or property under consideration to be renovated or purchased by the state.

Allows for the remaining portion of the appropriation to be used to pay the operating expenses of state facilities maintained by the Department of Administrative Services that are not billed to building tenants. Specifies that these expenses may include, but are not limited to, the costs for vacant space and space undergoing renovation, and the rent expenses of tenants that are relocated because of building renovations. Requires these payments to be processed by DAS through intrastate transfer vouchers and placed in the Building Management Fund (Fund 1320).

---

---

**Executive****DASCD21            Central Service Agency Fund****Section:    207.10.90**

Requires that GSF Fund 1150 appropriation item 100632, Central Service Agency, be used to purchase equipment, products, and services that are needed to maintain existing automated applications for the professional licensing boards and to support board licensing functions during the FY 2012-FY 2013 biennium until these functions are replaced by the Ohio Professionals Licensing System. Authorizes DAS to establish charges for recovering the costs of carrying out these functions.

---

**DASCD22            General Service Charges****Section:    207.20.10**

Requires DAS to establish charges for recovering the costs of administering the programs funded by the General Services Fund (Fund 1170) and the State Printing Fund (Fund 1200). Specifies that receipts deposited into Fund 1170 may be used to recover the cost of paying a vendor to establish reduced pricing for contracted supplies or services.

Allows the Director of Administrative Services to request that the Director of Budget and Management approve additional expenditures to pay for consulting and administrative costs related to securing lower pricing for these services.

Appropriates the approved additional amounts in GSF Fund 1170 appropriation item 100644, General Services Division - Operating.

---

**DASCD23            Collective Bargaining Arbitration Expenses****Section:    207.20.20**

Authorizes the Department of Administrative Services, with the approval of the Director of Budget and Management, to seek reimbursement from state agencies for the actual costs and expenses the Department incurs in the collective bargaining arbitration process. Requires reimbursements to be processed through intrastate transfer vouchers and credited to the Collective Bargaining Fund (Fund 1280).

---

---

**Executive****DASCD24          Equal Opportunity Program****Section: 207.20.30**

Authorizes DAS, with the approval of the Director of Budget and Management, to establish charges for recovering the costs of administering the activities supported by the State EEO Fund (Fund 1880). Specifies that Fund 1880 consists of receipts from payments made by state agencies, state-supported or state-assisted institutions of higher education, and tax-supported agencies, municipal corporations, and other political subdivisions for services rendered.

---

**DASCD25          Investment Recovery Fund****Section: 207.20.40**

Allows cash balances in the Investment Recovery Fund (Fund 4270) to be used to support the operating expenses of the Federal Surplus Operating Program created in sections 125.84 to 125.90 of the Revised Code.

Allows cash balances in the Investment Recovery Fund to be used to support the operating expenses of the Asset Management Services Program, including, but not limited to, the cost of establishing and maintaining procedures for inventory records for state property.

Allows up to \$2,092,697 in each fiscal year of the FY 2012-FY 2013 biennium of GSF Fund 4270 appropriation item 100602, Investment Recovery, to be used to pay the operating expenses of the State Surplus Property Program, the Surplus Federal Property Program, and the Asset Management Services Program. Requires the Director of Administrative Services to seek Controlling Board approval for additional appropriations if necessary to operate these programs.

Requires \$3,500,000 in each fiscal year of GSF Fund 4270 appropriation item 100602, Investment Recovery, to be used to transfer proceeds from the sale of surplus property from the investment Recovery Fund to non-General Revenue Funds. Authorizes the Director of Administrative Services to request additional appropriations from the Director of Budget and Management if necessary. Appropriates those additional amounts.

---

---

**Executive****DASCD26          DAS Information Services****Section: 207.20.50**

Establishes the DAS Information Services Fund in the state treasury. Requires that DAS Information Services Fund (Fund 4P30) appropriation item 100603, DAS Information Services, be used to pay the costs of providing information systems and services in DAS. Allows any state agency, board, or commission to use DAS Information Services by paying for the services rendered. Requires DAS to establish charges for all information systems and services that are allowable in the statewide indirect cost allocation plan and specifies that these receipts are to be deposited in Fund 4P30.

---

**DASCD27          Professional Development Fund****Section: 207.20.60**

Requires that GSF Fund 5L70 appropriation item 100610, Professional Development, be used to pay for the exempt employee Professional Development Program. Authorizes the Director of DAS to seek approval from the Director of Budget and Management to appropriate additional amounts if necessary and appropriates the approved amounts.

---

**DASCD28          Employee Educational Development****Section: 207.20.70**

Requires that GSF Fund 5V60 appropriation item 100619, Employee Educational Development, be used to make payments for costs related to the Employee Development Funds Program. Requires that the fund be used to pay the costs of administering educational programs (generally tuition reimbursement) under existing collective bargaining agreements with District 1199, the Health Care and Social Service Union; State Council of Professional Educators; Ohio Education Association and National Education Association; the Fraternal Order of Police Ohio Labor Council, Unit 2; and the Ohio State Troopers Association, Units 1 and 15. Allows the Director of Administrative Services to request that the Director of Budget and Management approve additional amounts if necessary, and appropriates the additional approved amounts.

---

---

**Executive****DASCD29            Centralized Gateway Enhancement Fund****Section: 207.20.80**

Creates the Centralized Gateway Enhancements Fund (Fund 5X30) in the state treasury and requires related appropriation item 100634, Centralized Gateway Enhancements, to be used to pay the costs of expanding, enhancing, and operating the infrastructure of the Ohio Business Gateway, State Portal, and Shared Hosting Environment.

Requires the Director of Administrative Services to submit spending plans to the Director of Budget and Management to justify operating transfers to the fund from the GRF. Requires the Director of Budget and Management to transfer the approved amounts to the fund, not to exceed the amount of the annual appropriation (\$2,052,308 in each fiscal year). Provides that the spending plans may be based on the recommendations of the Ohio Business Gateway Steering Committee or its successor.

---

**DASCD30            Cash Transfers From the Major IT Purchases Fund****Section: 207.20.90**

Allows for the following transfers from the Major IT Purchases Fund (Fund 4N60) upon the request of the Director of Administrative Services:

- (1) Up to \$2,800,000 in each fiscal year of the biennium to the State Architect's Fund (Fund 1310) to support the OAKS Capital Improvements Module and other costs of the State Architect's Office that are not directly related to capital projects managed by the State Architect.
  - (2) Up to \$310,276 in fiscal year 2012 and up to \$305,921 in fiscal year 2013 to the Director's Office Fund (Fund 1120) to support the Accountability and Results Initiative.
-

---

**Executive****DASCD31          Multi-Agency Radio Communication System Debt Service Payments****Section: 207.30.10**

Requires the Director of Administrative Services, in consultation with the Multi-Agency Radio Communication System (MARCS) Steering Committee and the Director of Budget and Management, to determine charges for debt service payments attributable to spending for MARCS components that are not specific to any one agency. Requires that these payments be calculated for MARCS capital disbursements made beginning July 1, 1997.

Requires the Director of Administrative Services, within thirty days of any payment made from appropriation item 100447, OBA - Building Rent Payments, to certify to the Director of Budget and Management the amount of this share, and requires the Director of Budget and Management to transfer such amounts to the GRF from the State Highway Safety Fund (Fund 7036)

Requires DAS to consider renting or leasing existing tower sites at reasonable rates so long as the sites are equipped with the technical capabilities to support MARCS.

---

**DASCD33          Director's Declaration of Public Exigency****Section: 207.30.30**

Requires the Director of Administrative Services to notify the members of the Controlling Board whenever the Director declares a state of public exigency.

---

**DASCD1          OGRIP Funds Transfer to the GRF****Section: 521.30.10**

Authorizes the Director of Budget and Management, on July 1, 2011, or as soon as possible thereafter, to transfer \$15,072.03 in cash from the Federal Grants OGRIP Fund (Fund 3H60) to the GRF. Indicates that this amount represents residual funds from old federal grants for the state's OGRIP program that have been closed by the federal awarding agency.

---

---

**Executive****SFCCD14          Debarment of Contractors on SFC Projects****R.C.          153.02, 3318.31**

Authorizes SFC to request the Director of Administrative Services to debar a contractor from contract awards for SFC projects in the same manner the Director debars contractors from contract awards for public improvements under current law. Authorizes the Director of Administrative Services, upon the Director's own initiative or SFC request, to debar a contractor from contract awards for SFC projects.

**Fiscal effect: None.**

---

---

**Executive****LOCCD9            Commercial Advertising on State Agency and Political Subdivision Web Sites****R.C.            9.03, 9.031**

Authorizes state agencies and political subdivisions to adopt rules (in the case of state agencies) or resolutions (in the case of political subdivisions) to authorize commercial advertising on state agency and political subdivision web sites. Requires the rules or resolutions to specify the persons authorized to place the advertising on the web sites, the criteria for choosing advertisers and types of permissible advertisements, the requirements and procedures for making requests for proposals under the authority to place commercial advertisements on web sites, and any other necessary requirements and limitations for the authorization.

Modifies the current prohibition against commercial advertising by political subdivisions by allowing commercial advertising as long as it is posted on a political subdivision's web site in compliance with the authorization under the bill.

**Fiscal effect: The provision would increase revenues for those entities that chose to offer advertising on their web sites.**

---