

Sub. H.B. 1
LSC 128.0516-4
HC-2151



_____ moved to amend as follows:

In line 508, after "3701.0211," insert "3701.136," 1

Between lines 53461 and 53462, insert: 2

"Sec. 3701.136. (A) There is hereby created the sickle cell anemia advisory committee. The committee shall assist the director of health in fulfilling the director's duties under section 3701.131 of the Revised Code. 3
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(B) The director shall appoint five members to the committee who are familiar with sickle cell anemia, including researchers, health care professionals, and persons personally affected by sickle cell anemia. 7
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Not later than ninety days after the effective date of this section, the director shall make initial appointments to the committee. Of the initial appointments, one shall be for a term ending one year after the effective date of this section, two shall be for terms ending two years after that date, and two shall be for terms ending three years after that date. Thereafter, terms of office shall be three years, with each term ending on the same day of the same month as did the term that it succeeds. Each member shall hold office from the date of appointment until the end of the term for which the member was appointed. Members may be 11
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reappointed. 21

Vacancies shall be filled in the same manner as original 22
appointments. Any member appointed to fill a vacancy occurring 23
prior to the expiration of the term for which the member's 24
predecessor was appointed shall hold office for the remainder of 25
that term. A member shall continue in office subsequent to the 26
expiration date of the member's term until the member's successor 27
takes office or until a period of sixty days has elapsed, 28
whichever occurs first. 29

Members of the committee shall serve without compensation, 30
but may be reimbursed for actual and necessary expenses incurred 31
in the performance of their duties. 32

(C) The committee shall annually select from among its 33
members a chairperson. The committee shall meet at the call of the 34
chairperson, but not less than twice each year. A majority of the 35
members of the committee constitutes a quorum." 36

In line 243 of the title, after "3701.0211," insert 37
"3701.136," 38

The motion was _____ agreed to.

SYNOPSIS

Sickle Cell Anemia Advisory Committee 39
R.C. 3701.136 and 3701.131 (not in bill) 40
Creates the Sickle Cell Anemia Advisory Committee within the 41
Department of Health to assist the Director of Health in 42
fulfilling the Director's duties regarding sickle cell disease 43

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Sub. H.B. 1
LSC 128 0516-4
HC-2157

5 _____ moved to amend as follows:

6 In line 3974, strike through "fifty" and insert "seventy-
7 five"

8 The motion was _____ agreed to.

9 SYNOPSIS

10 **Job Retention Tax Credit**

11 **R.C. 122.171**

12 Increases the amount a business may be required to return
13 to the state from 50% of credit allowed and taken to 75% if the
14 business does not maintain operations at the project site for a
15 period equal to the greater of seven years or the term of the
16 credit plus three years. (Thereby conforms this aspect of the
17 job retention credit with the job creation credit.)

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Sub. H.B. 2
LSC 128 0516-4
• HC-2159

5 _____ moved to amend as follows:

6 In line 488, after "117.54," insert "121.16,"

7 Between lines 2367 and 2368, insert:

8 "Sec. 121.16. (A) The director of each department may
9 form, with the governor's approval and utilizing department
10 resources, one or more nonprofit corporations incorporated under
11 Chapter 1702. of the Revised Code, to solicit financial
12 contributions or in-kind contributions of goods to support the
13 fulfillment of the duties and responsibilities of the
14 department.

15 (B) The articles of incorporation or bylaws of any
16 nonprofit corporation formed under division (A) of this section
17 shall state that the corporation's sole purpose is to act in the
18 interest of the department, include guidelines for the public
19 disclosure of the employees, vendors, and contracts of the
20 corporation and for the reporting and disclosure of donors and
21 donation amounts. The articles of incorporation or bylaws shall
22 also include requirements for regular financial statements from
23 the corporation to the department's director regarding the

24 corporation's budget, expenditures, and processes, a regular
25 schedule of audits, and any other conditions or protections to
26 the public considered necessary by the Ohio ethics commission.

27 (C) The department of administrative services shall develop
28 model articles of incorporation and bylaws for corporations
29 formed under division (A) of this section. Such a corporation
30 may utilize the model articles of incorporation and bylaws or
31 may adopt articles of incorporation and bylaws that comply with
32 division (B) of this section and all other relevant Revised Code
33 provisions. The department of administrative services shall
34 update the model articles of incorporation and bylaws to reflect
35 any relevant changes in the Revised Code and any new guidance
36 from the Ohio ethics commission.

37 (D) A department director that forms a nonprofit
38 corporation under division (A) of this section may permit
39 department employees to serve as directors of the corporation.
40 Any such employee shall represent the department and the
41 department's interests in all actions as a director of the
42 corporation and shall file an annual disclosure statement under
43 section 102.02 of the Revised Code.

44 (E) An employee of a department serving as a director of a
45 nonprofit corporation formed under division (A) of this section
46 may solicit financial contributions or in-kind contributions of
47 goods for the corporation to support the fulfillment of the

48 duties and responsibilities of the department. The employee
49 shall not personally benefit from solicitations for the
50 corporation and shall not receive any personal benefit from the
51 corporation. All such solicitations are subject to Chapter 102.
52 and sections 2921.42 and 2921.43 and other relevant provisions
53 of the Revised Code.

54 (F) Before soliciting or accepting any contributions to a
55 nonprofit corporation formed under division (A) of this section,
56 an agent of the corporation shall inform the prospective
57 contributor of the following:

58 (1) That all contributions or donations are voluntary and
59 shall not be made with or in return for any state contracts,
60 grants, or other financial benefits;

61 (2) That a contributor shall not make a contribution and
62 the corporation shall not solicit or accept a contribution while
63 a specific matter involving the contributor is pending before
64 the department or a matter involving the contributor is
65 reasonably foreseeable to come before the department soon after
66 making the solicitation or contribution;

67 (3) That a contributor shall not be given any ability, in a
68 manner not afforded to other contributors or the general public,
69 to lobby or promote the contributor's activities with public
70 officials and employees of any department that benefits from the
71 contribution;

72 (4) That public officials and employees shall not be
73 influenced in the objective performance of the official's or
74 employee's public duties regarding a contributor by the
75 contributor's decision to contribute or not to contribute;

76 (5) That any contribution made in violation of divisions
77 (F)(1) to (4) of this section shall be returned to the
78 contributor.

79 (G) Contributions may be made to a nonprofit corporation
80 formed under division (A) of this section to support specific
81 projects or initiatives of the department, but the corporation
82 shall reject any proposed contribution that carries conditions
83 or requirements that the director of the department determines
84 to be contrary to the interests of the department or the state.

85 (H) A nonprofit corporation formed under division (A) of
86 this section may make expenditures with the approval of the
87 director of the department, to support the operations of the
88 corporation. The corporation shall only make expenditures that,
89 in the director's judgment, benefit the department. The
90 expenditures or transfers of contributed goods may be made
91 directly by the corporation or may be transferred to the
92 department. All corporation expenditures and all funds
93 transferred to the department under this division shall comply
94 with the laws of the state. The director of budget and
95 management may establish any accounts and take any other steps

96 necessary for a department to receive contributions from the
97 corporation.

98 (I) All activity of a nonprofit corporation formed under
99 division (A) of this section shall be subject to sections 121.22
100 and 149.43 of the Revised Code and shall be subject to audits as
101 if it were a public office described in Chapter 117. of the
102 Revised Code. Directors, employees, and other agents of the
103 corporation shall be considered public officials or employees
104 subject to the requirements of Chapter 102. and sections 2921.42
105 and 2921.43 of the Revised Code."

106 In line 216 of the title, after "117.54," insert "121.16,"

107 The motion was _____ agreed to.

108 SYNOPSIS

109 **Nonprofit Corporation Formed by State Departments**

110 **R.C. 121.16**

111 Allows the director of each state department to form, with
112 the governor's approval and utilizing department resources, one
113 or more nonprofit corporations to solicit financial
114 contributions or in-kind contributions of goods to support the
115 fulfillment of the duties and responsibilities of the
116 department.

117 Specifies that the articles of incorporation or bylaws must
118 do the following: state the corporation's sole purpose is to act
119 in the interest of the department; include guidelines for the
120 public disclosure of the employees, vendors, and contracts and
121 for the reporting and disclosure of donors and donation amounts;
122 include requirements for regular financial statements from the

123 corporation to the department's director; include a regular
124 schedule of audits; and state any other conditions or
125 protections to the public deemed necessary by the Ohio Ethics
126 Commission.

127 Requires the Department of Administrative Services to
128 develop model articles of incorporation and bylaws and allows a
129 corporation to utilize the model articles and bylaws or to adopt
130 other relevant articles and bylaws.

131 Permits a department director that forms a nonprofit
132 corporation to permit department employees to serve as
133 corporation directors and requires the employee to file an
134 annual disclosure statement.

135 Permits a department employee serving as a director of a
136 nonprofit corporation to solicit financial contributions or in-
137 kind contributions, but prohibits the employee from any personal
138 benefit.

139 Requires the following disclosures to be made before
140 soliciting or accepting any contributions:

141 (1) That all contributions are voluntary and are not being
142 made with or in return for any state contracts, grants, or other
143 financial benefits;

144 (2) That a contributor must not make a contribution while a
145 specific matter involving the contributor is pending before the
146 department or will soon come before the department;

147 (3) That a contributor must not be given any special
148 ability to lobby or promote the contributor's activities with
149 public officials and employees of any department that benefits
150 from the contribution;

151 (4) That public officials and employees shall not be
152 influenced in the objective performance of the official's or
153 employee's public duties regarding a contributor;

154 (5) That any violating contribution must be returned to the
155 contributor.

156 Absent conditions contrary to department interests, permits
157 contributions to be made to support specific department projects
158 or initiatives.

159 Allows the nonprofit corporation to make expenditures with
160 the approval of the department director.

161 Permits the Director of Budget and Management to establish
162 any accounts and take any other steps necessary for a department
163 to receive contributions from the corporation.

164 Specifies that all nonprofit corporation activity is
165 subject to public meetings, public records law, and subject to
166 audit.

167 States that all directors, employees, and other agents of
168 the corporation are considered public officials or employees.

5 _____ moved to amend as follows:

6 In line 30783, after "(B)" insert "Building manager" means
7 a person who supervises the administrative (non-curricular, non-
8 instructional) functions of school operation so that a school
9 principal can focus on supporting instruction, providing
10 instructional leadership, and engaging teachers as part of the
11 instructional leadership team. A building manager may be, but
12 is not required to be, a licensed educator under section 3319.22
13 of the Revised Code.

14 (C)"

15 In line 30786, delete "(C)" and insert "(D)"

16 In line 30835, delete "(D)" and insert "(E)"

17 In line 30841, delete "(E)" and insert "(F)"

18 In line 30844, delete "(F)" and insert "(G)"

19 In line 30850, delete "(G)" and insert "(H)"

20 In line 30881, delete "(H)" and insert "(I)"

21 In line 30888, delete "(I)" and insert "(J)"

22 In line 30894, delete "(J)" and insert "(K)"

23 In line 30896, delete "(K)" and insert "(L)"

24 In line 30914, delete "(L)" and insert "(M)"
25 In line 30916, delete "(M)" and insert "(N)"
26 In line 30926, delete "(N)" and insert "(O)"
27 In line 30935, delete "(O)" and insert "(P)"
28 In line 30950, delete "(P)" and insert "(Q)"
29 In line 30963, delete "(Q)" and insert "(R)"
30 In line 30968, delete "(P)" and insert "(Q)"
31 In line 30969, delete "(R)" and insert "(S)"
32 In line 30972, delete "(S)" and insert "(T)"
33 In line 30975, delete "(T)" and insert "(U)"
34 In line 30977, delete "(U)" and insert "(V)"
35 In line 30981, delete "(V)" and insert "(W)"
36 In line 30984, delete "(W)" and insert "(X)"
37 In line 30986, delete "(X)" and insert "(Y)"
38 In line 30990, delete "(Y)" and insert "(Z)"
39 In line 30993, delete "(Z)" and insert "(AA)"
40 In line 30997, delete "(AA)" and insert "(BB)"
41 In line 31003, delete "(BB)" and insert "(CC)"
42 In line 31009, delete "(CC)" and insert "(DD)"
43 In line 31015, delete "(DD)" and insert "(EE)"
44 In line 31019, delete "(EE)" and insert "(FF)"
45 In line 39687, delete "(C)" and insert "(D)"
46 In line 39983, delete "(C)" and insert "(D)"
47 In line 41803, delete "(C)" and insert "(D)"

48 In line 41813, delete "(C)" and insert "(D)"
49 In line 41822, delete "(C)" and insert "(D)"
50 In line 41832, reinsert "(D)" and delete "(C)"
51 In line 41842, delete "(C)" and insert "(D)"
52 In line 41852, delete "(C)" and insert "(D)"
53 In line 43420, delete "(C)" and insert "(D)"
54 In line 43425, delete "(C)" and insert "(D)"
55 In line 43430, strike through "(C)" and insert "(D)"
56 In line 43435, reinsert "(D)" and delete "(C)"
57 In line 43440, delete "(C)" and insert "(D)"
58 In line 43446, delete "(C)" and insert "(D)"
59 In line 43486, delete "(C)" and insert "(D)"
60 In line 43491, delete "(C)" and insert "(D)"
61 In line 43496, strike through "(C)" and insert "(D)"
62 In line 43501, reinsert "(D)" and delete "(C)"
63 In line 43506, delete "(C)" and insert "(D)"
64 In line 43511, delete "(C)" and insert "(D)"
65 In line 43552, delete "(C)" and insert "(D)"
66 In line 43638, strike through "(C)" and insert "(D)"

67 In line 43641, delete "(C)" and insert "(D)"
68 In line 43644, strike through "(C)" and insert "(D)"
69 In line 43647, reinsert "(D)" and delete "(C)"
70 In line 43650, delete "(C)" and insert "(D)"
71 In line 43653, delete "(C)" and insert "(D)"

72 In line 43797, delete "(C)" and insert "(D)"
73 In line 44775, delete "(C)" and insert "(D)"
74 In line 44780, delete "(C)" and insert "(D)"
75 In line 44784, strike through "(C)" and insert "(D)"
76 In line 44790, reinsert "(D)" and delete "(C)"
77 In line 44795, delete "(C)" and insert "(D)"
78 In line 44800, delete "(C)" and insert "(D)"
79 In line 48682, delete "(C)" and insert "(D)"
80 In line 48742, delete "(C)" and insert "(D)"

81 The motion was _____ agreed to.

82 SYNOPSIS

83 **Definition of Building Manager - Chapter 3306.**

84 **R.C. 3306.02; Conforming changes to R.C. 3314.08, 3317.02,**
85 **3317.03, 3317.201, 3319.57, 3326.32, and 3326.34**

86 Defines "building manager," for purposes of the evidence-
87 based school funding model, as a person who supervises the
88 administrative (non-curricular and non-instructional) functions
89 of school operation. The building manager may be, but is not
90 required to be, a licensed educator.

5 _____ moved to amend as follows:

6 In line 47724, strike through "standards" and insert "the
7 following:"

8 (1) Standards for the inclusion of local professional
9 development committees established under section 3319.22 of the
10 Revised Code in the planning and design of professional
11 development;

12 (2) Standards"

13 The motion was _____ agreed to.

14 SYNOPSIS

15 **Professional Development Standards**

16 **R.C. 3319.61 (E)**

17 Requires the professional development standards developed
18 by the Educator Standards Board to contain standards for the
19 inclusion of local professional development committees in the
20 planning and design of professional development. (Local
21 professional development committees are established at the
22 school-district level to determine whether a teacher's proposed
23 coursework meets the State Board of Education's requirements for
24 license renewal.)

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Sub. H.B. 1
LSC 128 0516-4
HC-2164

5 _____ moved to amend as follows:

6 In line 68357, after "rule" insert "adopted in accordance
7 with Chapter 119. of the Revised Code"

8 In line 68372, delete "In" and insert "Prior to"

9 In line 68374, after "superintendent" insert "shall conduct
10 an actuarial analysis of the cost impacts of any proposed rule
11 that makes changes to the basic and standard plans. The
12 superintendent also"; delete "also"

13 The motion was _____ agreed to.

14 SYNOPSIS

15 **Ohio Health Care Plan Basic, Standard, and Carrier**
16 **Reimbursement Plans**

17 **R.C. 3924.10**

18 Specifies that the rules adopted by the Superintendent of
19 Insurance concerning the Ohio health care plan (OHC) basic,
20 standard, and carrier reimbursement plans which, when offered by
21 an insurer, are eligible for reinsurance under the Ohio Health
22 Reinsurance Program must be adopted in accordance with the
23 Administrative Procedures Act and specifies that the
24 Superintendent must conduct an actuarial analysis of the cost
25 impact of any proposed rule that makes changes to the basic and
26 standard plans prior to adopting any rules relating to those
27 plans.

Sub. H.B. 1
LSC 128 0516-4
HC-2165

_____ moved to amend as follows:

In line 449, after "4519.02," insert "4519.03," 1

Between lines 76145 and 76146, insert: 2

"Sec. 4519.03. (A) The owner of every snowmobile, off-highway 3
motorcycle, and all-purpose vehicle required to be registered 4
under section 4519.02 of the Revised Code shall file an 5
application for registration with the registrar of motor vehicles 6
or a deputy registrar, on blanks furnished by the registrar for 7
that purpose and containing all of the following information: 8

(1) A brief description of the snowmobile, off-highway 10
motorcycle, or all-purpose vehicle, including the year, make, 11
model, and the vehicle identification number; 12

(2) The name, residence, and business address of the owner; 13

(3) A statement that the snowmobile, off-highway motorcycle, 14
or all-purpose vehicle is equipped as required by section 4519.20 15
of the Revised Code and any rule adopted under that section. The 16
statement shall include a check list of the required equipment 17
items in the form the registrar shall prescribe. 18

The application shall be signed by the owner of the 19
snowmobile, off-highway motorcycle, or all-purpose vehicle and 20

shall be accompanied by a fee as provided in division (C) of 21
section 4519.04 of the Revised Code. 22

If the application is not in proper form, or if the vehicle 23
for which registration is sought does not appear to be equipped as 24
required by section 4519.20 of the Revised Code or any rule 25
adopted under that section, the registration shall be refused, and 26
no registration sticker, license plate, or validation sticker 27
shall be issued. 28

(B) ~~On and after July 1, 1999, no~~ Except as provided in this 29
division, no certificate of registration or renewal of a 30
certificate of registration shall be issued for an off-highway 31
motorcycle or all-purpose vehicle required to be registered under 32
section 4519.02 of the Revised Code, and no certificate of 33
registration issued under this chapter for an off-highway 34
motorcycle or all-purpose vehicle that is sold or otherwise 35
transferred shall be transferred to the new owner of the 36
off-highway motorcycle or all-purpose vehicle as permitted by 37
division (B) of section 4519.05 of the Revised Code, unless a 38
certificate of title has been issued under this chapter for the 39
motorcycle or vehicle, and the owner or new owner, as the case may 40
be, presents a physical certificate of title or memorandum 41
certificate of title for inspection at the time the owner or new 42
owner first submits a registration application, registration 43
renewal application, or registration transfer application for the 44
~~motorcycle or vehicle on or after July 1, 1999,~~ if a physical 45
certificate of title or memorandum certificate has been issued by 46
a clerk of a court of common pleas. If, under sections 4519.512 47
and 4519.58 of the Revised Code, a clerk instead has issued an 48
electronic certificate of title for the applicant's off-highway 49
motorcycle or all-purpose vehicle, that certificate may be 50
presented for inspection at the time of first registration in a 51

manner prescribed by rules adopted by the registrar. In the case of an off-highway motorcycle or all-purpose vehicle that was purchased prior to October 1, 2005, and for which a certificate of title has not been issued, the owner shall not be required to present a physical certificate of title or memorandum certificate of title or an electronic certificate of title for the motorcycle or vehicle but instead may present a signed affidavit of ownership in a form prescribed by the registrar. The affidavit shall include, at a minimum, the date of purchase, make, model, and vehicle identification number of the motorcycle or vehicle. If no vehicle identification number has been assigned to the off-highway motorcycle or all-purpose vehicle, then the serial number of the motorcycle or vehicle shall be presented at the time of application.

(C) When the owner of an off-highway motorcycle or all-purpose vehicle first registers it in the owner's name, and a certificate of title has been issued for the motorcycle or vehicle, the owner shall present for inspection a physical certificate of title or memorandum certificate of title showing title to the off-highway motorcycle or all-purpose vehicle in the name of the owner if a physical certificate of title or memorandum certificate has been issued by a clerk of a court of common pleas. If, under sections 4519.512 and 4519.58 of the Revised Code, a clerk instead has issued an electronic certificate of title for the applicant's off-highway motorcycle or all-purpose vehicle, that certificate may be presented for inspection at the time of first registration in a manner prescribed by rules adopted by the registrar. In the case of an off-highway motorcycle or all-purpose vehicle that was purchased prior to October 1, 2005, and for which a certificate of title has not been issued, the owner shall not be required to present a physical certificate of title or memorandum certificate of title or an electronic certificate of title for the

motorcycle or vehicle but instead may present a signed affidavit 84
of ownership in a form prescribed by the registrar. The affidavit 85
shall include, at a minimum, the date of purchase, make, model, 86
and vehicle identification number of the motorcycle or vehicle. If 87
no vehicle identification number has been assigned to the 88
off-highway motorcycle or all-purpose vehicle, then the serial 89
number of the motorcycle or vehicle shall be presented at the time 90
of application. If, when the owner of such an off-highway 91
 motorcycle or all-purpose vehicle first makes application to 92
 register it in the owner's name, the application is not in proper 93
 form or the certificate of title or memorandum certificate of 94
 title does not accompany the registration or, in the case of an 95
 electronic certificate of title or ownership affidavit, it is not 96
 presented in a manner prescribed by the registrar, the 97
 registration shall be refused, and neither a certificate of 98
 registration nor a registration sticker, license plate, or 99
 validation sticker shall be issued. When a certificate of 100
 registration and registration sticker, license plate, or 101
 validation sticker are issued upon the first registration of an 102
 off-highway motorcycle or all-purpose vehicle by or on behalf of 103
 the owner, the official issuing them shall indicate the issuance 104
 with a stamp on the certificate of title ~~or~~ memorandum 105
certificate of title, or affidavit, or, in the case of an 106
 electronic certificate of title, an electronic stamp or other 107
 notation as specified in rules adopted by the registrar. 108

(D) Each deputy registrar shall be allowed a fee of three 109
 dollars and fifty cents for each application or renewal 110
 application received by the deputy registrar, which shall be for 111
 the purpose of compensating the deputy registrar for services, and 112
 office and rental expense, as may be necessary for the proper 113
 discharge of the deputy registrar's duties in the receiving of 114
 applications and the issuing of certificates of registration. 115

Each deputy registrar, upon receipt of any application for registration, together with the registration fee, shall transmit the fee, together with the original and duplicate copy of the application, to the registrar in the manner and at the times the registrar, subject to the approval of the director of public safety and the treasurer of state, shall prescribe by rule."

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In line 98979, after "4519.02," insert "4519.03,"

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In line 163 of the title, after "4519.02," insert "4519.03,"

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The motion was _____ agreed to.

SYNOPSIS

All-Purpose Vehicle Affidavit 124

R.C. 4519.03 125

Permits the owner of an off-highway motorcycle or all-purpose vehicle that was purchased prior to October 1, 2005, and for which a certificate of title has not been issued to register the motorcycle or vehicle by presenting an affidavit of ownership rather than requiring the owner to obtain first a certificate of title for the off-highway motorcycle or all-purpose vehicle.

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Sub. H.B. 1

LSC 128 0516-4

HC-2166

_____ moved to amend as follows:

In line 442, after "4503.103," insert "4503.191," 1

Between lines 72237 and 72238, insert: 2

"Sec. 4503.191. (A) (1) The identification license plate shall 3
 be issued for a multi-year period as determined by the director of 4
 public safety, and shall be accompanied by a validation sticker, 5
 to be attached to the license plate. Except as provided in 6
 division (A) (2) of this section, the validation sticker shall 7
 indicate the expiration of the registration period to which the 8
 motor vehicle for which the license plate is issued is assigned, 9
 in accordance with rules adopted by the registrar of motor 10
 vehicles. During each succeeding year of the multi-year period 11
 following the issuance of the plate and validation sticker, upon 12
 the filing of an application for registration and the payment of 13
 the tax therefor, a validation sticker alone shall be issued. The 14
 validation stickers required under this section shall be of 15
 different colors or shades each year, the new colors or shades to 16
 be selected by the director. 17

(2) (a) Not later than October 1, 2009, the director shall 18
 develop a universal validation sticker that may be issued to any 19
 owner of two hundred fifty or more passenger vehicles, so that a 20
 sticker issued to the owner may be placed on any passenger vehicle 21

in that owner's fleet. The director may establish and charge an additional fee of not more than one dollar per registration to compensate for necessary costs of the universal validation sticker program. The additional fee shall be credited to the state bureau of motor vehicles fund created in section 4501.25 of the Revised Code.

(b) A validation sticker issued for an all-purpose vehicle that is registered under Chapter 4519. of the Revised Code or for a trailer or semitrailer that is registered under division (A) (1) (a) (ii) of section 4503.103 of the Revised Code for a period of not more than five succeeding registration years may indicate the expiration of the registration period by any manner determined by the registrar by rule.

(B) Identification license plates shall be produced by Ohio penal industries. Validation stickers and county identification stickers shall be produced by Ohio penal industries unless the registrar adopts rules that permit the registrar or deputy registrars to print or otherwise produce them in house."

In line 98972, after "4503.103," insert "4503.191,"

In line 154 of the title, after "4503.103," insert "4503.191,"

The motion was _____ agreed to.

SYNOPSIS

Multi-year Vehicle Registration Validation Stickers 43

R.C. 4503.191 44

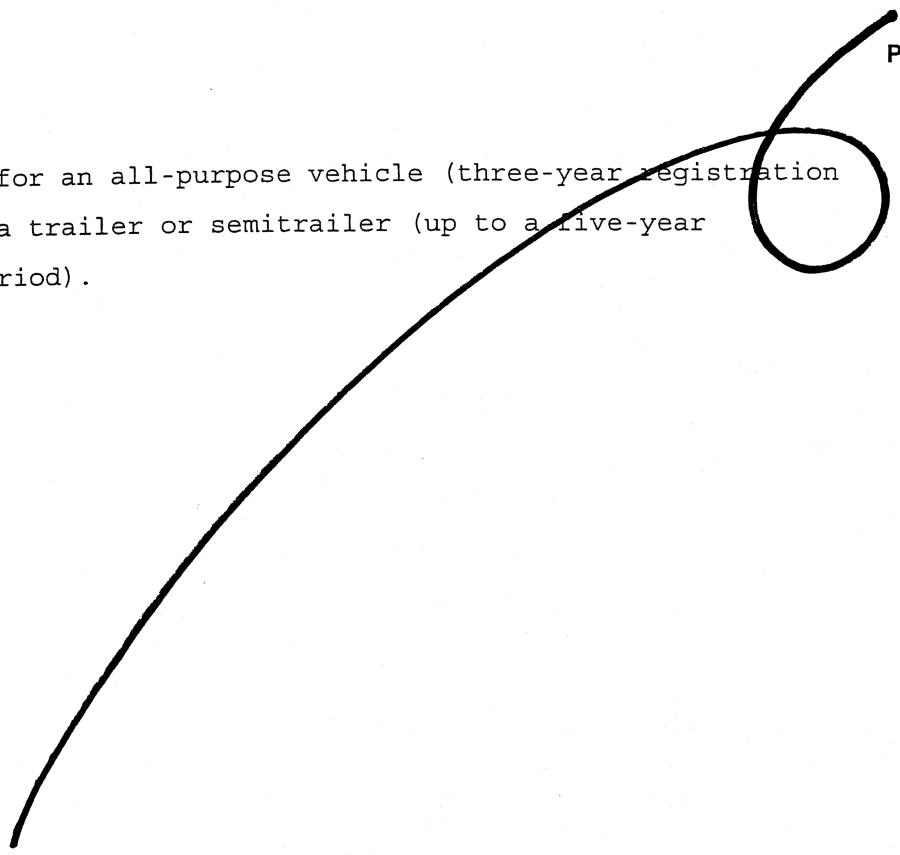
Allows the Registrar of Motor Vehicles to determine by rule the manner to use to indicate the expiration of a validation 45
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sticker issued for an all-purpose vehicle (three-year registration period) or for a trailer or semitrailer (up to a five-year registration period).

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Sub. H.B. 1
LSC 128 0516-4
HC-2167-1

_____ moved to amend as follows:

In line 471, after "5505.06," insert "5505.15," 1

In line 521, after "5505.0611," insert "5505.152," 2

Between lines 88292 and 88293, insert: 3

"Sec. 5505.15. (A) (1) A member of the state highway patrol 4
retirement system shall contribute ten per cent of the member's 5
annual salary to the state highway patrol retirement fund. The 6
amount shall be deducted by the employer from the employee's 7
salary for each payroll period. 8

(2) The total contributions arising from deductions made 9
prior to January 1, 1966, from the salaries of members in the 10
employ of the state highway patrol and standing to the credit of 11
their individual accounts in the retirement fund shall be 12
transferred and credited to their respective individual accounts 13
in the employees' savings fund. 14

(B) The state shall annually pay into the employer 15
accumulation fund, in monthly or less frequent installments as the 16
state highway patrol retirement board requires, ~~an amount that~~ 17
~~shall be a certain percentage of the total salaries paid~~ 18
~~contributing members and shall be known as the "employer~~ 19
~~contribution."~~ The employer contribution shall be an amount equal 20

to twenty-six and one-half per cent of the total salaries paid 21
contributing members. If a member severs connection with the 22
patrol or is dismissed, the employer contribution shall remain in 23
the retirement system. 24

The rate percentage of the employer contribution shall be 25
certified by the board to the director of budget and management 26
and shall not be lower than nine per cent of the total salaries 27
paid contributing members and shall not exceed three times the 28
rate percentage being deducted from the annual salaries of 29
contributing members. The board shall prepare and submit to the 30
director, on or before the first day of November of each 31
even-numbered year, an estimate of the amounts necessary to pay 32
the state's obligations accruing during the biennium beginning the 33
first day of July of the following year. Such amounts shall be 34
included in the budget and allocated as certified by the board. 35

Sec. 5505.152. (A) As used in this section, "entry age normal 36
actuarial cost method" means an actuarial cost method under which 37
the actuarial present value of the projected benefits of each 38
individual included in the valuation is allocated on a level basis 39
over the earnings or service of the individual between the entry 40
age and the assumed exit age, with the portion of the actuarial 41
present value that is allocated to the valuation year to be the 42
normal cost and the portion of the actuarial present value not 43
provided for at the valuation date by the actuarial present value 44
of future normal costs to be the actuarial accrued liability. 45
Under this method, the actuarial gains or losses are reflected as 46
they occur in a decrease or increase in the unfunded actuarial 47
accrued liability. 48

(B) The Ohio retirement study council shall annually review 49
the adequacy of the contribution rates provided under divisions 50
(A) and (B) of section 5505.15 of the Revised Code and the 51

contribution rates recommended in a report by the actuary of the 52
state highway patrol retirement system for the forthcoming year. 53

The actuarial calculations used by the actuary shall be based 54
on the entry age normal actuarial cost method, and the adequacy of 55
the contribution rates shall be reported on the basis of that 56
method. The Ohio retirement study council shall make 57
recommendations to the general assembly that it finds necessary 58
for the proper financing of the benefits of the state highway 59
patrol retirement system." 60

In line 99000, after "5505.06," insert "5505.15," 61

In line 192 of the title, after "5505.06," insert "5505.15," 62

In line 260 of the title, after "5505.0611," insert 63
 "5505.152," , 64

The motion was _____ agreed to.

SYNOPSIS

SHPRS Contribution Rates 65

R.C. 5505.15 and 5505.152 66

Provides that the employer contribution rate under the State 67
 Highway Patrol Retirement System (SHPRS) is to be 26.5% of 68
 members' salaries, in place of existing law's requirement that the 69
 employer contribution be a "certain percentage" of members' 70
 salaries. 71

Requires the Ohio Retirement Study Council to annually review 72
 the following: (1) the adequacy of SHPRS employee and employer 73
 contribution rates and (2) the contribution rates recommended in a 74
 report prepared by the SHPRS actuary for the upcoming year. 75

6 _____ moved to amend as follows:

7 In line 102177, delete "\$7,752,662 \$7,802,699" and insert
8 "\$7,754,662 \$7,804,699"

9 In lines 102184 and 102259, add \$2,000 to each fiscal year

10 Between lines 103092 and 103093, insert:

11 "Of the foregoing appropriation item 200545, Career-
12 Technical Education Enhancements, \$2,000 in each fiscal year
13 shall be used by the Perry Local High School College Medical
14 Tech Prep program in Massillon to teach low-income kids how to
15 lead healthy lifestyles."

16 The motion was _____ agreed to.

17 SYNOPSIS

18 **Department of Education**

19 **Sections 265.10 and 265.10.40**

20 Increases GRF appropriation item 200545, Career-Technical
21 Education Enhancements, by \$2,000 in each fiscal year and
22 earmarks the same amount in each fiscal year to be used by the
23 Perry Local High School College Medical Tech Prep Class in
24 Massillon to teach low-income kids how to lead healthy
25 lifestyles.

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Sub. H.B. 1
LSC 128-0516-4
HC-2189

5 _____ moved to amend as follows:

6 Between lines 101545 and 101546, insert:

7 "Notwithstanding any provision of law to the contrary, of
8 the foregoing appropriation item 195401, Thomas Edison Program,
9 \$160,000 in fiscal year 2010 shall be used for an in-depth
10 workforce needs assessment for the advanced and renewable energy
11 industry and affiliated suppliers in Northwest Ohio. The
12 assessment shall identify the skill sets required for workers
13 needed by the industry. Any unexpended and unencumbered portion
14 of the moneys appropriated for this purpose in fiscal year 2010
15 shall be reappropriated for the same purpose in fiscal year
16 2011."

17 The motion was _____ agreed to.


18 SYNOPSIS

19 **Department of Development**

20 **Section 259.10.10**

21 Earmarks \$160,000 in fiscal year 2010 from GRF
22 appropriation item 195401, Thomas Edison Program, in the
23 Department of Development for a workforce needs assessment for
24 the advanced and renewable energy industry and affiliated

25 suppliers in Northwest Ohio; requires the assessment to identify
26 the skill sets necessary for workers in the industry; and
27 requires any unexpended portion of the earmark to be used for
28 the same purpose in fiscal year 2011.



Sub. H.B. 1
LSC 128 0516-4
HC-2196



_____ moved to amend as follows:

- In line 344, after "307.79," insert "311.17," 1
- In line 374, after "2949.111," insert "2949.17," 2
- In line 470, after "5502.01," insert "5502.12," 3
- Between lines 12755 and 12756, insert: 4

"Sec. 311.17. Except as provided in a contract entered into 5
under division (A) of section 3125.141 of the Revised Code, for 6
the services specified in this section, the sheriff shall charge 7
the following fees, which the court or its clerk shall tax in the 8
bill of costs against the judgment debtor or those legally liable 9
therefor for the judgment: 10

(A) For the service and return of the following writs and 11
orders: 12

(1) Execution: 13

(a) When money is paid without levy or when no property is 14
found, ~~twenty~~ thirty dollars; 15

(b) When levy is made on real property, for the first tract, 16
twenty-five dollars, and for each additional tract, ten dollars; 17

(c) When levy is made on goods and chattels, including 18
inventory, fifty dollars. 19

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| (2) Writ of attachment of property, except for purpose of garnishment, forty dollars; | 20 21 |
| (3) Writ of attachment for the purpose of garnishment, ten dollars; | 22 23 |
| (4) Writ of replevin, forty dollars; | 24 |
| (5) Warrant to arrest, for each person named in the writ, ten <u>twenty</u> dollars; | 25 26 |
| (6) Attachment for contempt, for each person named in the writ, six dollars; | 27 28 |
| (7) Writ of possession or restitution, sixty dollars; | 29 |
| (8) Subpoena, for each person named in the writ, in either a civil or criminal case, six <u>ten</u> dollars; | 30 31 |
| (9) Venire, for each person named in the writ, in either a civil or criminal case, six dollars; | 32 33 |
| (10) Summoning each juror, other than on venire, in either a civil or criminal case, six dollars; | 34 35 |
| (11) Writ of partition, twenty-five dollars; | 36 |
| (12) Order of sale on partition, for the first tract, fifty dollars, and for each additional tract, twenty-five dollars; | 37 38 |
| (13) Other order of sale of real property, for the first tract, fifty dollars, and for each additional tract, twenty-five dollars; | 39 40 41 |
| (14) Administering oath to appraisers, three dollars each; | 42 |
| (15) Furnishing copies for advertisements, one dollar for each hundred words; | 43 44 |
| (16) Copy of indictment, for each defendant, five dollars; | 45 |
| (17) All summons, writs, orders, or notices, for the first | 46 |

name, six dollars, and for each additional name, one dollar. 47

(B) In addition to the fee for service and return: 48

(1) On each summons, writ, order, or notice, a fee of ~~one~~ 49
~~dollar~~ two dollars per mile for the first mile, and ~~fifty cents~~ 50
one dollar per mile for each additional mile, going and returning, 51
actual mileage to be charged on each additional name; 52

(2) Taking bail bond, three dollars; 53

(3) Jail fees, as follows: 54

(a) For receiving a prisoner, five dollars each time a 55
prisoner is received, and for discharging or surrendering a 56
prisoner, five dollars each time a prisoner is discharged or 57
surrendered. The departure or return of a prisoner from or to a 58
jail in connection with a program established under section 59
5147.28 of the Revised Code is not a receipt, discharge, or 60
surrender of the prisoner for purposes of this division. 61

(b) Taking a prisoner before a judge or court, per day, five 62
dollars; 63

(c) Calling action, one dollar; 64

(d) Calling jury, three dollars; 65

(e) Calling each witness, three dollars; 66

(f) Bringing prisoner before court on habeas corpus, six 67
dollars. 68

(4) Poundage on all moneys actually made and paid to the 69
sheriff on execution, decree, or sale of real estate, one and 70
one-half per cent; 71

(5) Making and executing a deed of land sold on execution, 72
decree, or order of the court, to be paid by the purchaser, fifty 73
dollars. 74

When any of the services described in division (A) or (B) of this section are rendered by an officer or employee, whose salary or per diem compensation is paid by the county, the applicable legal fees and any other extraordinary expenses, including overtime, provided for the service shall be taxed in the costs in the case and, when collected, shall be paid into the general fund of the county.

The sheriff shall charge the same fees for the execution of process issued in any other state as the sheriff charges for the execution of process of a substantively similar nature that is issued in this state."

Between lines 27251 and 27252, insert:

"Sec. 2949.17. (A) The sheriff may take one guard for every two convicted felons to be transported to a correctional institution. The trial judge may authorize a larger number of guards upon written application of the sheriff, in which case a transcript of the order of the judge shall be certified by the clerk of the court of common pleas under the seal of the court, and the sheriff shall deliver the order with the convict to the person in charge of the correctional institution.

(B) In order to obtain reimbursement for the county for the expenses of transportation for indigent convicted felons, the clerk of the court of common pleas shall prepare a transportation cost bill for each indigent convicted felon transported pursuant to this section for an amount equal to ~~ten cents~~ not less than one dollar a mile from the county seat to the state correctional institution and return for ~~the sheriff and each of the guards and five cents a mile from the county seat to the state correctional institution~~ for each prisoner. The number of miles shall be computed by the usual route of travel. The clerk's duties under

this division are subject to division (B) of section 2949.19 of the Revised Code." 105
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Between lines 88066 and 88067, insert: 107

"Sec. 5502.12. The accident reports submitted pursuant to section 5502.11 of the Revised Code shall be for the use of the director of public safety for purposes of statistical, safety, and other studies. The law enforcement agency that submitted a report shall furnish a copy of such report and associated documents to any person claiming an interest arising out of a motor vehicle accident, or to the person's attorney, upon the payment of a nonrefundable fee ~~that shall not exceed~~ of four dollars. With respect to accidents investigated by the state highway patrol, the director of public safety shall furnish to such person all related reports and statements upon the payment of a nonrefundable fee of four dollars. The cost of photographs or any other electronic format shall be a four-dollar fee in addition to the nonrefundable four-dollar fee for the accident report, whether the report was submitted by the state highway patrol or another law enforcement agency. 108
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Such state highway patrol reports, statements, and photographs, in the discretion of the director of public safety, may be withheld until all criminal prosecution has been concluded; the director of public safety may require proof, satisfactory to the director, ~~of the right of any applicant to be furnished such~~ documents." 124
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In line 98873, after "307.79," insert "311.17," 130

In line 98903, after "2949.111," insert "2949.17," 131

In line 99000, after "5502.01," insert "5502.12," 132

In line 18 of the title, after "307.79," insert "311.17," 133

In line 60 of the title, after "2949.111," insert "2949.17," 134

In line 192 of the title, after "5502.01," insert "5502.12," 135

The motion was _____ agreed to.

SYNOPSIS

| | |
|--|-----|
| Changes In Certain Fees Charged by Sheriff and for Accident | 136 |
| Reports | 137 |
| R.C. 311.17, 2949.17, and 5502.12 | 138 |
| Increases certain fees that a sheriff charges for the service | 139 |
| and return of certain writs and orders and for transporting | 140 |
| convicted felons to state correctional institutions. | 141 |
| Requires a charge of \$4 for accident reports and \$4 for | 142 |
| photos or any other electronic format related to accident reports. | 143 |

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Sub. H.B. 1
LSC 128 0516-4
HC-2212

5 _____ moved to amend as follows:

6 In line 32566, after "and" insert ", subject to division
7 (A) (3) of this section,"

8 In line 32594, delete "The" and insert "Subject to division
9 (A) (3) of this section, the"

10 Between lines 32607 and 32608, insert:

11 "(3) If a school district had a policy under section
12 3313.98 of the Revised Code permitting open enrollment for the
13 prior fiscal year, but for the current fiscal year has altered
14 its policy so that students who enrolled in the district in the
15 prior year under the district's policy no longer are eligible to
16 enroll in the district in the current year under its new policy,
17 the amount attributable to such students affected by the change
18 in the district's policy paid to the district for the prior
19 fiscal year shall not be included in the district's transitional
20 aid base for the current fiscal year."

21 The motion was _____ agreed to.

SYNOPSIS

22

23

School District Transitional Aid

24

R.C. 3306.19

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Requires that the amount paid to a district for students who were enrolled in a school district under the district's interdistrict open enrollment policy in the prior year but, due to a change in the district's policy, are not eligible for open enrollment in the current year not be included in the district's transitional aid base for the current fiscal year.

5 _____ moved to amend as follows:

6 In line 28070, delete "joint"

7 In line 28073, delete "unfettered" and insert "reasonable"

8 The motion was _____ agreed to.

9 SYNOPSIS

10 **School District Operating Standards**

11 **R.C. 3301.07(D) (3) (d) (i)**

12 Makes the following changes to the standards for school
13 district organizational units, which are part of the district
14 operating standards required to be adopted by the State Board of
15 Education under the bill:

16 (1) With regard to having established periods of time for
17 teacher planning, eliminates the requirement that those periods
18 be for "joint" planning time;

19 (2) With regard to allowing administrators access to
20 classrooms for observation and professional development,
21 requires that the access be "reasonable" rather than
22 "unfettered."

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Sub. H.B. 1
LSC 128 0516-4
HC-2217-1

5 _____ moved to amend as follows:

6 Between lines 104183 and 104184, insert:

7 "Section _____. As used in this section, "all-day
8 kindergarten" has the same meaning as in section 3321.05 of the
9 Revised Code.

10 Any school district or community school established under
11 Chapter 3314. of the Revised Code that, in fiscal year 2009,
12 offered all-day kindergarten and charged fees or tuition for
13 students enrolled in all-day kindergarten in accordance with
14 section 3321.01 of the Revised Code, as it existed prior to the
15 effective date of this section, may charge fees or tuition for
16 students enrolled in all-day kindergarten in fiscal years 2010
17 and 2011, at a rate not higher than the per-student amount
18 charged in fiscal year 2009 as specified in the sliding fee
19 scale based on family incomes developed by the district or
20 community school for that fiscal year. No district or community
21 school shall charge fees or tuition for students enrolled in
22 all-day kindergarten after fiscal year 2011."

23 The motion was _____ agreed to.

24 SYNOPSIS

25 **All-Day Kindergarten**

26 **Section _____**

27 Permits school districts and community schools that, in FY
28 2009, offered all-day kindergarten and charged tuition for
29 participating students to continue to charge tuition for all-day
30 kindergarten in FY 2010 and FY 2011, at the same per-student
31 rate charged in FY 2009 as specified in the sliding fee scale
32 used by the district or school for that fiscal year.

33 Prohibits districts and community schools from charging
34 tuition for all-day kindergarten after FY 2011.

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Sub. H.B. 1
LSC 128 0510-4
HC-2241

5 _____ moved to amend as follows:

6 In line 105215, delete "\$191,607,468 \$203,858,335" and
7 insert "\$191,932,468 \$204,183,335"

8 In lines 105249, 105251, and 105326, add \$325,000 to each
9 fiscal year

10 Between lines 105940 and 105941, insert:

11 **"Section 309.40. __. ECONOMIC AND COMMUNITY DEVELOPMENT**
12 **INSTITUTE**

13 Of the foregoing appropriation item 600410, TANF State, up
14 to \$325,000 in each fiscal year shall be provided to the
15 Economic and Community Development Institute for matching funds
16 provided to TANF eligible individuals through an individual
17 development accounts program."

18 The motion was _____ agreed to.

19 SYNOPSIS

20 **Ohio Department of Job and Family Services**

21 **Sections 309.10 and 309.40. __**

22 Increases GRF line item 600410, TANF State, by \$325,000 in
23 each fiscal year and earmarks up to that amount for the Economic
24 and Community Development Institute for matching funds provided
25 to TANF eligible individuals through an individual development
26 accounts program.

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5 _____ moved to amend as follows:

6 In line 53556, after "The" insert "governor shall appoint
7 as a member of the council a representative of a board of health
8 of a city or general health district or an authority having the
9 duties of a board of health under section 3709.05 of the Revised
10 Code.

11 The"

12 In line 53557, delete "its" and insert "the council"

13 Between lines 102443 and 102444, insert:

14 "**Section** ____ . EARLY CHILDHOOD CABINET

15 The Governor shall appoint to the entity in the Office of
16 the Governor known as the Early Childhood Cabinet a
17 representative of a board of health of a city or general health
18 district or an authority having the duties of a board of health
19 under section 3709.05 of the Revised Code. The Governor shall
20 make the appointment not later than six months after the
21 effective date of this section."

22 The motion was _____ agreed to.

23

SYNOPSIS

24

Early Childhood Cabinet and Help Me Grow Advisory Council

25

R.C. 3701.611 and Section

26

27

28

Requires the Governor to appoint to the Early Childhood Cabinet and Help Me Grow Advisory Council a representative of a local board of health.

Sub. H.B. 1
LSC 128 0516-4
HC-2245

_____ moved to amend as follows:

In line 485, after "(5101.5111)," insert "5111.019
(5111.0120)," 1
2

In line 517, after "5101.542," insert "5111.0121," 3

In line 82684, strike through "5111.019" and insert
"5111.0120" 4
5

In line 82754, strike through "5111.019" and insert
"5111.0120" 6
7

Between lines 82781 and 82782, insert: 8

"Sec. ~~5111.019~~ 5111.0120. The director of job and family 9
services shall submit to the United States secretary of health and 10
human services an amendment to the state medicaid plan to make an 11
individual eligible for medicaid who meets all of the following 12
requirements: 13

(A) The individual is the parent of a child under nineteen 14
years of age and resides with the child; 15

(B) The individual's family income does not exceed ninety per 16
cent of the federal poverty guidelines; 17

(C) The individual is not otherwise eligible for medicaid; 18

(D) The individual satisfies all relevant requirements 19

established by rules adopted under division (D) of section 5111.01 of the Revised Code. 20 21

Sec. 5111.0121. A parent eligible for the medicaid program pursuant to section 5111.0120 of the Revised Code shall not be required to undergo a redetermination of eligibility for the medicaid program more often than once every twelve months unless there are reasonable grounds to believe that circumstances have changed that may affect the parent's eligibility. 22 23 24 25 26 27

In line 98992, after "5111.015," insert "5111.019," 28

In line 213 of the title, after "(5101.5111)," insert "5111.019 (5111.0120)," 29 30

In line 254 of the title, after "5101.542," insert "5111.0121," 31 32

The motion was _____ agreed to.

SYNOPSIS

Annual Medicaid Eligibility Redeterminations for Parents 33

R.C. 5111.0121 (primary) and 5111.0120 34

Provides that a parent is not required to undergo an eligibility redetermination for Medicaid more often than once every twelve months unless there are reasonable grounds to believe that circumstances have changed that may affect the parent's eligibility. 35 36 37 38 39

