### As Introduced

**133rd General Assembly** 

# Regular Session 2019-2020

H. B. No. 593

**Representatives Boyd, Boggs** 

Cosponsors: Representatives Brent, Liston, Crossman, Skindell, Galonski, Leland, Smith, K., Howse, Miller, J., Blair, Sobecki, Brown, Clites, Upchurch, Russo, West, O'Brien, Lepore-Hagan, Patterson

## A BILL

To enact sections 4143.01, 4143.02, 4143.03,	1
4143.04, 4143.05, 4143.06, 4143.07, 4143.08,	2
4143.09, and 4143.99 of the Revised Code to	3
require paid leave for an employee who is unable	4
to work due to quarantine or mandatory	5
isolation, to create a grant program to	6
compensate contract workers who cannot perform	7
services during public health emergencies, to	8
make an appropriation, and to declare an	9
emergency.	10

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

Section 1. That sections 4143.01, 4143.02, 4143.03,	11
4143.04, 4143.05, 4143.06, 4143.07, 4143.08, 4143.09, and	12
4143.99 of the Revised Code be enacted to read as follows:	13
Sec. 4143.01. (A) "Average weekly wage," "employment,"	14
"employer," and "remuneration" have the same meanings as in	15
section 4141.01 of the Revised Code.	16

(B) "Contract worker" means an individual who performs	17
services for remuneration under any contract of hire, written or	18
oral, express or implied, free from the control and direction of	19
the hiring entity in connection with the performance of the	20
work, except that "contract worker" does not include a person	21
who performs work on a casual basis as defined in section	22
4111.14 of the Revised Code.	23
(C) "Duration of inability to contract" means the full	24
period of an individual's inability to contract next ensuing	25
after a separation from any base period, as defined in rules	26
adopted under section 4143.03 of the Revised Code, or subsequent	27
work and until an individual has become reengaged in contracts	28
for hire subject to this chapter or employment subject to the	29
unemployment compensation laws of this or any other state or of	30
the United States, and until the individual has worked six weeks	31
and for those weeks has earned or been paid remuneration equal	32
to six times an average weekly wage of not less than the amount	33
as determined in the rules adopted by the director of job and	34
family services under section 4143.03 of the Revised Code.	35
(D) "Grant year," with respect to an individual, means the	36
fifty-two week period beginning with the first day of that week	37
with respect to which the individual first files a valid	38
application for a grant under this chapter, and thereafter the	39
fifty-two week period beginning with the first day of that week	40
with respect to which the individual next files a valid	41
application after the termination of the individual's last	42
preceding grant year, except that the application shall not be	43
proceeding grand (car) encope and the approaction shall not be	10

preceding grant year, except that the application shall not be43considered valid unless the individual has had work in six weeks44and has, since the beginning of the individual's previous grant45year, earned three times the average weekly wage determined for46the previous grant year.47

<u>(E) "Qualifying week" means any calendar week in an</u>	48
individual's base period with respect to which the individual	49
earns or is paid remuneration as a contract worker.	50
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(F) "Unemployment compensation" has the same meaning as in	51
section 4141.284 of the Revised Code.	52
Sec. 4143.02. There is created the contract worker	53
compensation grant program to provide compensation to an	54
individual who is unable to perform contract work due to an	55
order or regulation described in section 4143.04 of the Revised	56
Code. The director of job and family services shall administer	57
the program in accordance with the requirements of this chapter.	58
Sec. 4143.03. (A) With respect to the contract worker	59
compensation grant program created in section 4143.02 of the	60
Revised Code, the director of job and family services, in	61
accordance with Chapter 119. of the Revised Code, shall adopt	62
rules that establish all of the following:	63
(1) Eligibility requirements an individual shall satisfy	64
to receive a grant under section 4143.04 of the Revised Code,	65
including the definition of an individual's "base period," which	66
shall be similar to the requirements an individual must satisfy	67
to receive unemployment compensation under Chapter 4141. of the	68
Revised Code;	69
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(2) Procedures for an individual to follow to apply for a	70
grant and procedures for the awarding and payment of grants in	71
accordance with section 4143.04 of the Revised Code, which shall	72
be similar to the manner in which claims for unemployment	73
compensation are applied for, awarded, and paid pursuant to	74
Chapter 4141. of the Revised Code;	75
(3) Requirements to determine an individual's duration of	76

inability to contract;	77
(4) Requirements for the reduction in grant amounts, that	78
shall be similar to the requirements specified in sections	79
4141.31 and 4141.312 of the Revised Code;	80
(5) Procedures and requirements addressing child support	81
obligations, which shall be similar to the procedures and	82
requirements described in section 4141.284 of the Revised Code;	83
(6) Procedures to allow an individual to appeal a	84
determination made by the director under this chapter in	85
accordance with Chapter 119. of the Revised Code, including the	86
time limits in which the individual has to file an appeal;	87
(7) Penalties for overpayments, and procedures to collect	88
those overpayments, which shall be similar to penalties and	89
procedures described in section 4141.35 of the Revised Code.	90
(B) The director, in accordance with Chapter 119. of the	91
Revised Code, may adopt any other rules as the director	92
determines necessary to administer and enforce this chapter. Any	93
rules adopted under this division shall be consistent with any	94
similar provision addressed in Chapter 4141. of the Revised	95
Code.	96
(C) The director may apply any agreement the director has	97
entered into pursuant to section 4141.43 of the Revised Code, to	98
the extent permitted under an agreement, in administering this	99
chapter, or the director may enter into similar agreements as	100
the director determines necessary. The director shall cooperate	101
with other agencies as described in division (A) of section	102
4141.43 of the Revised Code in the administration of this	103
<u>chapter.</u>	104

Sec. 4143.04. (A) An individual is eligible to receive a 105

grant under the contract worker compensation grant program	106
created in section 4143.02 of the Revised Code for a week in	107
which the individual satisfies all of the following	108
requirements:	109
(1) The individual is unable to perform services as a	110
contract worker because the individual or an immediate family	111
member has been quarantined or isolated or the entity for which	112
the individual performs services ceases operations under an	113
order or regulation made or issued by any of the following:	114
(a) The governor;	115
(b) The board of health of a city health district pursuant	116
to section 3709.20 of the Revised Code;	117
(c) The board of health of a general health district	118
pursuant to section 3709.21 of the Revised Code;	119
(d) A health commissioner pursuant to section 3707.34 of	120
the Revised Code;	121
(e) The department of health pursuant to section 3701.13	122
of the Revised Code;	123
(f) The director of the United States centers for disease	124
control and prevention pursuant to 42 C.F.R. part 70 or 71 or	125
any other federal agency pursuant to federal law.	126
(2) The individual is not otherwise eligible for	127
unemployment compensation.	128
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(3) The individual satisfies the eligibility requirements	129
established by the director of job and family services in the	130
rules the director adopts under section 4143.03 of the Revised	131
<u>Code.</u>	132

(B) The director may use the information the director 133 obtains under section 4141.162 of the Revised Code to determine 134 an individual's eligibility for a grant under this section. 135 (C) All grants shall be paid through public employment 136 offices in accordance with the rules the director adopts under 137 section 4143.03 of the Revised Code. The director shall use 138 eligible funds to issue grants established in this section, 139 except from the unemployment compensation fund established in 140 section 4141.09 of the Revised Code. 141 (D) A grant is payable to an eligible and gualified 142 individual who is unable to perform services as a contract 143 worker for the reasons described in division (A) of this section 144 for each week the individual is unable to perform the services 145 at the weekly grant amount determined by the following: 146 (1) Computing the individual's average weekly wage; 147 (2) Determining the individual's dependency class under 148 division (F) of this section; 149 (3) Computing the individual's weekly grant amount to be 150 fifty per cent of the individual's average weekly wage, that 151 shall not exceed the following amounts: 152 (a) For dependency class A, fifty per cent of the 153 statewide average weekly wage as calculated under section 154 4141.30 of the Revised Code; 155 (b) For dependency class B, sixty per cent of the 156 statewide average weekly wage; 157 (c) For dependency class C, sixty-six and two-thirds per 158 cent of the statewide average weekly wage. 159

(E) The total amount of a grant to which an individual is 160

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A	<u>Class</u>	Description of dependents
В	<u>A</u>	No dependents, or has insufficient wages to qualify for more than the maximum weekly grant amount as provided
	В	<u>under dependency class A</u> One or two dependents
С		
D	<u>C</u>	<u>Three or more dependents</u>

(G) Any weekly grant amount that is not a multiple of one

dollar shall be rounded to the next lower multiple of one	178
dollar. Any grant paid under this section shall be calculated	179
against the maximum total unemployment compensation payable to	180
the individual in a benefit year under section 4141.30 of the	181
Revised Code.	182
Sec. 4143.05. The director of job and family services	183
shall reduce the amount of any weekly grant amount paid under	184
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section 4143.04 of the Revised Code in accordance with the rules	185
the director adopts under section 4143.03 of the Revised Code.	186
The director shall make any deduction from such a grant for	187
purposes of federal income tax payment in a similar manner as	188
the director makes that deduction under section 4141.321 of the	189
Revised Code with respect to unemployment compensation.	190
Sec. 4143.06. An individual may appeal a determination	191
made by the director of job and family services in accordance	192
with the rules the director adopts under section 4143.03 of the	193
Revised Code. The determination made on completion of that	194
appeals process is a final determination that may be appealed	195
pursuant to section 119.12 of the Revised Code.	196
Sec. 4143.07. (A) Except with respect to the rules adopted	197
by the director of job and family services under section 4143.03	198
of the Revised Code concerning child support obligations:	199
or the Nevibea code concerning entra support obrigations.	ŢĴĴ
(1) No agreement by an individual to waive the	200
individual's right to a grant under this chapter is valid, nor	201
shall a grant be assigned, released, or commuted.	202
(2) A grant is exempt from all claims of creditors and	203
from levy, execution, garnishment, attachment, and all other	204
process or remedy for recovery or collection of a debt, and that	205
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exemption may not be waived.	200

<u>(B) No individual claiming a grant under this chapter</u>	207
shall be charged fees of any kind by the director in any	208
proceeding under this chapter. Any individual claiming a grant	209
may represent the individual's self personally or be represented	210
by a person admitted to the practice of law or by a person not	211
admitted to the practice of law in any proceeding under this	212
chapter before the director, but the counsel or agent	213
representing an individual claiming a grant shall not either	214
charge or receive for those services more than an amount	215
approved by the director. No person recklessly shall charge or	216
receive anything of value in violation of this division.	217
(C)(1) No person shall recklessly do any of the following:	218
(a) Violate this chapter;	219
(b) Do any act prohibited by this chapter;	220
(c) Fail to perform any duty lawfully enjoined, within the	221
time prescribed by the director, for which no penalty has been	222
specifically provided;	223
(d) Fail to obey any lawful order given or made by the	224
director or any judgment or decree made by any court in	225
connection with this chapter.	226
(2) Every day during which any person fails to comply with	227
any order of the director or to perform any duty enjoined by	228
this chapter constitutes a separate violation of the order or of	229
this chapter.	230
Sec. 4143.08. The director of job and family services	231
shall enforce this chapter in accordance with the rules the	232
director adopts under section 4143.03 of the Revised Code. In	233
administering and enforcing this chapter, the director shall	234
give great weight and deference to decisions made under Chapter	235

4141. of the Revised Code with respect to unemployment	236
compensation.	
The director may administer oaths, certify to official	238
acts, take depositions, issue subpoenas, and compel the	239
attendance and testimony of witnesses and the production of	240
documents and testimony in connection with the administration of	241
this chapter. In case of the refusal of a witness to attend or	242
testify, or to produce documents, as to any matter regarding	243
which the witness might be lawfully interrogated in the	244
administration of this chapter, the court of common pleas of the	245
county in which the person resides or is found, the court of	246
appeals that has jurisdiction over the county in which the	247
person resides or is found, or a judge thereof, on application	248
of the director, shall compel obedience by proceedings as for	249
contempt as in case of like refusal to obey a similar order of	250
the court.	251
Sec. 4143.09. This chapter shall be liberally construed.	252
Sec. 4143.99. (A) Whoever violates division (B) of section	253
4143.07 of the Revised Code is guilty of a misdemeanor of the	254
<u>first degree.</u>	255
(B) Whoever violates division (C) of section 4143.07 of	256
the Revised Code shall be fined not more than five hundred	257
dollars for the first offense, and for each subsequent offense,	258
the person shall be fined not less than twenty-five dollars nor	259
more than one thousand dollars.	260
Section 2. On the effective date of this section, or as	261
soon as possible thereafter, the Director of Job and Family	
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Services shall certify to the Director of Budget and Management	262 263

the Revised Code, as enacted by this act, through the remainder 265 of fiscal year 2020 and for fiscal year 2021. The Director of 266 Budget and Management shall transfer cash from the Budget 267 Stabilization Fund (Fund 7013) to the General Revenue Fund in 268 the amount certified, but the amount shall not exceed the 269 balance of Fund 7013. The amount transferred is hereby 270 appropriated to appropriation item 600551, Job and Family 271 Services Program Support. 272

On July 1, 2020, or as soon as possible thereafter, the 273 Director of Job and Family Services may certify to the Director 274 of Budget and Management an amount up to the unexpended, 275 unencumbered balance of the foregoing appropriation item 600551, 276 Job and Family Services Program Support, at the end of fiscal 277 year 2020 to be reappropriated to fiscal year 2021. The amount 278 certified is hereby reappropriated to the same appropriation 279 item for fiscal year 2021. 280

If the Director of Job and Family Services determines that281there are not sufficient funds available to provide full282benefits as specified in this act, the Director shall283proportionately reduce benefits so as not to exceed available284funds.285

Section 3. Within the limits set forth in this act, the 286 Director of Budget and Management shall establish accounts 287 indicating the source and amount of funds for each appropriation 288 made in this act, and shall determine the form and manner in 289 which appropriation accounts shall be maintained. Expenditures 290 from appropriations contained in this act shall be accounted for 291 as though made in the main operating appropriations act of the 292 133rd General Assembly. 293

The appropriations made in this act are subject to all

provisions of H.B. 166 of the 133rd General Assembly that are 295 generally applicable to such appropriations. 296 Section 4. (A) As used in this section and Sections 5 to 9 297 of this act: 298 (1) "Employee" means an individual performing services for 299 an employer in the business of the employer under either of the 300 following circumstances: 301 302 (a) An appointment; (b) A contract or multiple contracts of hire under which 303 the nature of the relationship between the employer and 304 individual causes the employer and individual to reasonably 305 expect the individual's continued service with the employer for 306 an indefinite time period because of the continuing nature of 307 the relationship, regardless of a single contract's duration or 308 309 scope. (2) "Employer" means an individual or entity that employs 310 one or more individuals in this state. 311 (3) "Quarantine or isolation pay" means payment of an 312 amount equal to an employee's normal rate of pay for every hour 313 during which the employee would normally be scheduled to work. 314 (4) "Sick leave" means payment of an amount equal to an 315 employee's normal rate of pay for every hour during which the 316 employee would normally be scheduled to work. 317 (5) "Paid leave" includes paid sick leave, paid vacation 318 leave, paid personal leave, other paid time off, and any 319 combination of those types of leave. 320 (6) "School" means a school operated by a school district, 321 other public school as defined in section 3301.0711 of the 322

Revised Code.

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Revised Code, or chartered nonpublic school. 323 (7) "Domestic violence" means an offense of violence, as 324 defined in section 2901.01 of the Revised Code, committed 325 against a family or household member as defined in division (F) 326 of section 2919.25 of the Revised Code. 327 (8) "Sexual battery" means the commission of one of the 328 acts listed under division (A) of section 2907.03 of the Revised 329 Code. 330 (9) "Menacing by stalking" means the commission of one of 331 the acts listed under division (A) of section 2903.211 of the 332

(10) "Child" means a biological, foster, or adopted child,
a stepchild, a child of a domestic partner, a legal ward, or
child of a person standing in loco parentis under eighteen years
of age.

(11) "Serious health condition" means an illness, injury,
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impairment, or other condition resulting from COVID-19 that
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involves continuing treatment or continuing supervision by
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another individual.

Section 5. (A) Every employer shall provide quarantine or 342 isolation pay to an employee in an amount equal to fourteen 343 days. An employer is not required to provide quarantine or 344 isolation pay to an employee on or after the ninety-first day 345 after the emergency declared by Executive Order 2020-01D, issued 346 on March 9, 2020, ends. 347

(B) An employee is entitled to use the quarantine or
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isolation pay under division (A) of this section immediately on
and after the effective date of this section during the period
of the emergency declared by Executive Order 2020-01D, issued on
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of others.

March 9, 2020, if the employee is unable to work because of any one of the following reasons: (1) The employee is experiencing a serious health condition and is being quarantined or isolated because the employee's presence in the community may jeopardize the health (2) The employee is obtaining professional medical diagnosis or care or preventive medical care.

(3) The employee is being quarantined or isolated because 360 the employee's presence in the community may jeopardize the 361 health of others due to the employee's exposure to COVID-19, 362 regardless of whether the employee has contracted COVID-19. 363

(4) The employee is caring for an individual who is 364 experiencing a serious health condition and is being quarantined 365 or isolated because the employee's presence in the community may 366 jeopardize the health of others. 367

(5) The employee's place of employment has been closed 368 because of the state of emergency due to COVID-19, including at 369 the employer's discretion. 370

(6) The child care provider or school that a child of the 371 employee attends has been closed because of the state of 372 emergency due to COVID-19, and the employee must remain home to 373 care for the child. 374

(7) The employee must remain home to care for a family 375 member who has a physical or mental disability because the 376 family member's normal care provider is closed or unavailable 377 because of the state of emergency due to COVID-19. 378

(8) The employee is seeking assistance because of domestic

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violence, sexual assault, or stalking.

(C) No employer shall require an employee to use paid
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leave accrued by the employee until the employee has received
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quarantine or isolation pay under this section.
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(D) Leave granted under this section that is not used by
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the ninety-first day after the emergency declared by Executive
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Order 2020-01D, issued on March 9, 2020, ends, is forfeited.
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Section 6. (A) As used in this section, notwithstanding387the definition of "employer" in Section 4 of this act,388"employer" means any person who has one or more employees.389"Employer" does not include the state or any agency or390instrumentality of the state, any municipal corporation, county,391township, school district, or other political subdivision or any392agency or instrumentality thereof.393

(B) Every employer shall immediately provide to an 394 employee on the effective date of this section sick leave that 395 is equal to one hour for each completed thirty hours of service 396 performed in the employer's employ during the one-year period 397 before the effective date of this section. An employer is not 398 required to provide an employee with more than fifty-six hours 399 of sick leave under this section and is not required to provide 400 an employee with sick leave under this section on or after the 401 ninety-first day after the period of the emergency declared by 402 Executive Order 2020-01D, issued on March 9, 2020, ends. 403

(C) An employee is entitled to use sick leave provided
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under this section for the reasons described in division (B) of
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Section 5 of this act immediately on and after the effective
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date of this section. Leave granted under this section that is
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not used by the ninety-first day after the emergency declared by
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forfeited. 410 (D) No employer shall require an employee to use paid 411 leave accrued by the employee until the employee has received 412 sick leave under this section. 413 (E) Nothing in this section limits the ability of an 414 employer to provide an employee with sick leave in an amount 415 that exceeds fifty-six hours. 416 417 Section 7. (A) No employer shall fail to comply with Sections 5 and 6 of this act. 418 (B) No employer shall terminate the employment, 419 discipline, suspend, constructively discharge, demote, 420 unfavorably reassign, refuse to promote, or take other adverse 421 employment action against an employee because the employee has 422 done either of the following: 423 (1) Failed to report to work for a reason described in 424 division (B) of Section 5 of this act; 425 (2) Requested to receive quarantine or isolation pay or 426 sick leave under Section 5 or 6 of this act. 427 428 Section 8. (A) Any employee who believes the employee has been injured by a violation of Section 7 of this act may file a 429 complaint with the Director of Job and Family Services alleging 430 a violation of that section. The employee shall file the 431 complaint within one year after the alleged violation occurred. 432 433 (B) On receiving a complaint filed under division (A) of

Executive Order 2020-01D, issued on March 9, 2020, ends is

(B) On receiving a complaint filed under division (A) of
this section, the Director may conduct an investigation to
determine whether it is probable that the employer has violated
Section 7 of this act.

#### H. B. No. 593 As Introduced

(c) II, after the investigation, the Director has	-1.57
reasonable cause to believe that a violation has occurred, the	438
Director shall issue notice to the employer and employee and	439
hold a hearing pursuant to section 119.09 of the Revised Code to	440
determine whether a violation has occurred.	441
(D) If, after the hearing, the Director determines that	442
the employer has violated Section 7 of this act, the Director	443
may order all appropriate relief from the employer, including	444
all of the following:	445
(1) Rehiring or reinstatement of the employee to the	446
employee's previous position;	447
employee o pievious posición,	11/
(2) Payment of back wages;	448
(3) Reestablishment of employee benefits to which the	449
employee otherwise would have been entitled.	450
(E) Any party may appeal an order of the Director issued	451
under division (D) of this section to the court of common pleas	452
of the county in which the violation is alleged to have	453
occurred.	454
Section 9. Any employee who believes the employee has been	455
injured by a violation of Section 7 of this act may file a civil	456
action in the court of common pleas of the county in which the	457
violation allegedly occurred. The employee shall bring the	458
violation allegenty occurred. The employee shall bring the	400

(C) If, after the investigation, the Director has

action within one year after the alleged violation occurred. 459

A court of common pleas that finds that a violation of460Section 7 of this act has occurred may order all appropriate461relief including damages, injunctive relief, or a civil penalty462in an amount fixed by the court.463

An employee who believes the employee has been injured by 464

an alleged violation of Section 7 of this act is not required to465file a complaint with the Director of Job and Family Services or466to otherwise exhaust the employee's remedies under Section 8 of467this act before filing a civil action under this section.468

Section 10. This act is hereby declared to be an emergency469measure necessary for the immediate preservation of the public470peace, health, and safety. The reason for such necessity is to471minimize the impact to Ohio citizens from the COVID-19 outbreak472and help protect further spread of the disease. Therefore, this473act shall go into immediate effect.474