As Introduced

131st General Assembly

Regular Session

2015-2016

H. B. No. 107

Representatives Stinziano, Retherford Representatives Reece, Lepore-Hagan

A BILL

То	amend sections 4511.11 and 4511.21 of the	1
	Revised Code to permit a person or neighborhood	2
	association or organization to request the	3
	Director of Transportation to reduce the speed	4
	limit on the street or highway of the person's	5
	residence or a street or highway located within	6
	the area of representation of the association or	7
	organization if the street or highway has a	8
	speed limit of not more than 35 miles per hour,	9
	and to permit a person or neighborhood	10
	association or organization to request the	11
	Director or a local authority to erect a stop	12
	sign at an intersection where currently no stop	13
	sign is present.	14

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

Section 1. That sections 4511.11 and 4511.21 of the	15
Revised Code be amended to read as follows:	16
Sec. 4511.11. (A) Local <u>Subject</u> to division (B) of this	17
section, local authorities in their respective jurisdictions	18
shall place and maintain traffic control devices in accordance	19

with the department of transportation manual for a uniform 20 system of traffic control devices, adopted under section 4511.09 21 of the Revised Code, upon highways under their jurisdiction as 22 are necessary to indicate and to carry out sections 4511.01 to 23 4511.76 and 4511.99 of the Revised Code, local traffic 24 ordinances, or to regulate, warn, or guide traffic. 25

(B) (1) Either of the following may submit a petition to
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the director of transportation or the proper local authority, as
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the case may be, requesting that a stop sign be erected at a
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location of an intersection at which a stop sign currently is
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not present:

(a) A person who resides within a one-quarter mile radius of the intersection location if the intersection location lies within the boundaries of a municipal corporation, or a person who resides within a one-half mile radius of the intersection location if the intersection location does not lie within the boundaries of a municipal corporation;

(b) A recognized neighborhood association or organization that represents the area within which the intersection location is located.

(2) The person, association, or organization shall specify 40 in the petition the intersection location at which the person, 41 association, or organization desires the stop sign to be erected 42 by describing with specificity the intersection location. If the 43 intersection location is located within the boundaries of a 44 municipal corporation, the person, association, or organization 45 also shall include with the petition the signatures of not less 46 than fifty-one per cent of the persons who own real property 47 within a one-quarter mile radius of the intersection location. 48 If the intersection location is not located within the 49

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boundaries of a municipal corporation, the person, association,	50	
or organization also shall include with the petition the		
signatures of not less than fifty-one per cent of the persons	52	
who own real property within a one-half mile radius of the	53	
intersection location.	54	
(3) Upon receipt of such a petition, the director or local	55	
authority shall determine whether a stop sign should be erected	56	
at the intersection location. The director or local authority,	57	
in addition to consulting the state manual, shall take into	58	
account and give due consideration to the petition in	59	
determining whether to erect the stop sign requested in the	60	
petition. The director or local authority shall notify the	61	
person, association, or organization in writing of the	62	
director's or local authority's decision regarding the requested	63	
<u>stop sign.</u>	64	
If the director or local authority determines that a stop	65	
sign should be erected at the intersection location, the	66	
director shall enter the determination into the director's	67	
journal, or the local authority shall issue a written	68	
determination. The director or local authority shall install the	69	
stop sign at the intersection location not later than thirty	70	
days after the date the director enters the determination into	71	
the director's journal or the local authority issues the written	72	
determination.	73	
(C) The director of transportation may require to be	74	
removed any traffic control device that does not conform to the	75	
state manual for a uniform system of traffic control devices	76	
on the extensions of the state highway system within municipal	77	
corporations.		
(C) (D) No willago shall place or maintain any traffic	79	
(C) <u>(D)</u> No village shall place or maintain any traffic	19	

control signal upon an extension of the state highway system 80 within the village without first obtaining the permission of the 81 director. The director may revoke the permission and may require 82 to be removed any traffic control signal that has been erected 83 without the director's permission on an extension of a state 84 highway within a village, or that, if erected under a permit 85 granted by the director, does not conform to the state manual, 86 or that is not operated in accordance with the terms of the 87 permit. 88

(D) (E)All traffic control devices erected on any street,89highway, alley, bikeway, or private road open to public travel90shall conform to the state manual.91

(E) (F) No person, firm, or corporation shall sell or offer for sale to local authorities any traffic control device that does not conform to the state manual, except by permission of the director.

(F) (G) No local authority shall purchase or manufacture96any traffic control device that does not conform to the state97manual, except by permission of the director.98

(G) (H) Whoever violates division (E) (F) of this section 99 is guilty of a misdemeanor of the third degree. 100

Sec. 4511.21. (A) No person shall operate a motor vehicle, 101 trackless trolley, or streetcar at a speed greater or less than 102 is reasonable or proper, having due regard to the traffic, 103 surface, and width of the street or highway and any other 104 conditions, and no person shall drive any motor vehicle, 105 trackless trolley, or streetcar in and upon any street or 106 highway at a greater speed than will permit the person to bring 107 it to a stop within the assured clear distance ahead. 108

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(B) It is prima-facie lawful, in the absence of a lower
limit declared or established pursuant to this section by the
director of transportation or local authorities, for the
operator of a motor vehicle, trackless trolley, or streetcar to
operate the same at a speed not exceeding the following:

(1) (a) Twenty miles per hour in school zones during school 114 recess and while children are going to or leaving school during 115 the opening or closing hours, and when twenty miles per hour 116 school speed limit signs are erected; except that, on 117 controlled-access highways and expressways, if the right-of-way 118 line fence has been erected without pedestrian opening, the 119 speed shall be governed by division (B)(4) of this section and 120 on freeways, if the right-of-way line fence has been erected 121 without pedestrian opening, the speed shall be governed by 122 divisions (B)(9) and (10) of this section. The end of every 123 school zone may be marked by a sign indicating the end of the 124 zone. Nothing in this section or in the manual and 125 specifications for a uniform system of traffic control devices 126 shall be construed to require school zones to be indicated by 127 signs equipped with flashing or other lights, or giving other 128 special notice of the hours in which the school zone speed limit 129 is in effect. 130

(b) As used in this section and in section 4511.212 of the 131 Revised Code, "school" means any school chartered under section 132 3301.16 of the Revised Code and any nonchartered school that 133 during the preceding year filed with the department of education 134 in compliance with rule 3301-35-08 of the Ohio Administrative 135 Code, a copy of the school's report for the parents of the 136 school's pupils certifying that the school meets Ohio minimum 137 standards for nonchartered, nontax-supported schools and 138 presents evidence of this filing to the jurisdiction from which 139

it is requesting the establishment of a school zone. "School" 140 also includes a special elementary school that in writing 141 requests the county engineer of the county in which the special 142 elementary school is located to create a school zone at the 143 location of that school. Upon receipt of such a written request, 144 the county engineer shall create a school zone at that location 145 by erecting the appropriate signs. 146

(c) As used in this section, "school zone" means that 147 portion of a street or highway passing a school fronting upon 148 the street or highway that is encompassed by projecting the 149 school property lines to the fronting street or highway, and 150 also includes that portion of a state highway. Upon request from 151 local authorities for streets and highways under their 152 jurisdiction and that portion of a state highway under the 153 jurisdiction of the director of transportation or a request from 154 a county engineer in the case of a school zone for a special 155 elementary school, the director may extend the traditional 156 school zone boundaries. The distances in divisions (B)(1)(c)(i), 157 (ii), and (iii) of this section shall not exceed three hundred 158 feet per approach per direction and are bounded by whichever of 159 the following distances or combinations thereof the director 160 approves as most appropriate: 161

(i) The distance encompassed by projecting the school
building lines normal to the fronting highway and extending a
distance of three hundred feet on each approach direction;
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(ii) The distance encompassed by projecting the school
property lines intersecting the fronting highway and extending a
distance of three hundred feet on each approach direction;
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(iii) The distance encompassed by the special marking ofthe pavement for a principal school pupil crosswalk plus a169

distance of three hundred feet on each approach direction of the 170 highway. 171

Nothing in this section shall be construed to invalidate172the director's initial action on August 9, 1976, establishing173all school zones at the traditional school zone boundaries174defined by projecting school property lines, except when those175boundaries are extended as provided in divisions (B)(1)(a) and176(c) of this section.177

(d) As used in this division, "crosswalk" has the meaning
given that term in division (LL) (2) of section 4511.01 of the
Revised Code.

The director may, upon request by resolution of the 181 legislative authority of a municipal corporation, the board of 182 trustees of a township, or a county board of developmental 183 disabilities created pursuant to Chapter 5126. of the Revised 184 Code, and upon submission by the municipal corporation, 185 township, or county board of such engineering, traffic, and 186 other information as the director considers necessary, designate 187 a school zone on any portion of a state route lying within the 188 municipal corporation, lying within the unincorporated territory 189 of the township, or lying adjacent to the property of a school 190 that is operated by such county board, that includes a crosswalk 191 customarily used by children going to or leaving a school during 192 recess and opening and closing hours, whenever the distance, as 193 measured in a straight line, from the school property line 194 nearest the crosswalk to the nearest point of the crosswalk is 195 no more than one thousand three hundred twenty feet. Such a 196 school zone shall include the distance encompassed by the 197 crosswalk and extending three hundred feet on each approach 198 direction of the state route. 199

(e) As used in this section, "special elementary school" means a school that meets all of the following criteria:	200 201
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(i) It is not chartered and does not receive tax revenue	202
from any source.	203
(ii) It does not educate children beyond the eighth grade.	204
(iii) It is located outside the limits of a municipal	205
corporation.	206
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(iv) A majority of the total number of students enrolled	207
at the school are not related by blood.	208
(v) The principal or other person in charge of the special	209
elementary school annually sends a report to the superintendent	210
of the school district in which the special elementary school is	211
located indicating the total number of students enrolled at the	212
school, but otherwise the principal or other person in charge	213
does not report any other information or data to the	214
superintendent.	215
	01.0
(2) Twenty-five miles per hour in all other portions of a	216
municipal corporation, except on state routes outside business	217
districts, through highways outside business districts, and	218
alleys;	219
(3) Thirty-five miles per hour on all state routes or	220
through highways within municipal corporations outside business	221
districts, except as provided in divisions (B)(4) and (6) of	222
this section;	223
(4) Fifty miles per hour on controlled-access highways and	224
expressways within municipal corporations;	225
(5) Fifty-five miles per hour on highways outside	226
municipal corporations, other than highways within island	227

jurisdictions as provided in division (B)(8) of this section, 228 highways as provided in division (B)(9) of this section, and 229 highways, expressways, and freeways as provided in divisions (B) 230 (12), (13), (14), and (16) of this section; 231 (6) Fifty miles per hour on state routes within municipal 232 corporations outside urban districts unless a lower prima-facie 233 speed is established as further provided in this section; 234 235 (7) Fifteen miles per hour on all alleys within the municipal corporation; 236 (8) Thirty-five miles per hour on highways outside 237 238 municipal corporations that are within an island jurisdiction; (9) Sixty miles per hour on two-lane state routes outside 239 municipal corporations as established by the director under 240 division (H)(2) of this section. 241 (10) Fifty-five miles per hour at all times on freeways 242 with paved shoulders inside municipal corporations, other than 243 freeways as provided in divisions (B)(14) and (16) of this 244 section; 245 (11) Fifty-five miles per hour at all times on freeways 246 outside municipal corporations, other than freeways as provided 247 in divisions (B)(14) and (16) of this section; 248 (12) Sixty miles per hour for operators of any motor 249 vehicle at all times on all portions of rural divided highways; 250 (13) Sixty-five miles per hour for operators of any motor 251 vehicle at all times on all rural expressways without traffic 252 control signals; 253 (14) Seventy miles per hour for operators of any motor 254

(14) Seventy miles per hour for operators of any motor 254 vehicle at all times on all rural freeways; 255

(15) Fifty-five miles per hour for operators of any motor 256 vehicle at all times on all portions of freeways in congested 257 areas as determined by the director and that are part of the 258 interstate system and are located within a municipal corporation 259 or within an interstate freeway outerbelt; 260

(16) Sixty-five miles per hour for operators of any motor 261 vehicle at all times on all portions of freeways in urban areas 262 as determined by the director and that are part of the 263 interstate system and are part of an interstate freeway 264 outerbelt. 265

(C) It is prima-facie unlawful for any person to exceed 266 any of the speed limitations in divisions (B)(1)(a), (2), (3), 267 (4), (6), (7), and (8) of this section, or any declared or 268 established pursuant to this section by the director or local 269 authorities and it is unlawful for any person to exceed any of 270 the speed limitations in division (D) of this section. No person 271 shall be convicted of more than one violation of this section 272 for the same conduct, although violations of more than one 273 provision of this section may be charged in the alternative in a 274 275 single affidavit.

(D) No person shall operate a motor vehicle, tracklesstrolley, or streetcar upon a street or highway as follows:277

(1) At a speed exceeding fifty-five miles per hour, except 278 upon a two-lane state route as provided in division (B)(9) of 279 this section and upon a highway, expressway, or freeway as 280 provided in divisions (B)(12), (13), (14), and (16) of this 281 section; 282

(2) At a speed exceeding sixty miles per hour upon a two-283lane state route as provided in division (B) (9) of this section284

and upon a highway as provided in division (B)(12) of this section;

(3) At a speed exceeding sixty-five miles per hour upon an
expressway as provided in division (B) (13) or upon a freeway as
provided in division (B) (16) of this section, except upon a
freeway as provided in division (B) (14) of this section;

(4) At a speed exceeding seventy miles per hour upon a 291freeway as provided in division (B) (14) of this section; 292

(5) At a speed exceeding the posted speed limit upon a
highway, expressway, or freeway for which the director has
determined and declared a speed limit pursuant to division (I)
(2) or (L)(2) of this section.

(E) In every charge of violation of this section the 297 affidavit and warrant shall specify the time, place, and speed 298 at which the defendant is alleged to have driven, and in charges 299 made in reliance upon division (C) of this section also the 300 speed which division (B)(1)(a), (2), (3), (4), (6), (7), or (8) 301 of, or a limit declared or established pursuant to, this section 302 declares is prima-facie lawful at the time and place of such 303 alleged violation, except that in affidavits where a person is 304 alleged to have driven at a greater speed than will permit the 305 person to bring the vehicle to a stop within the assured clear 306 distance ahead the affidavit and warrant need not specify the 307 speed at which the defendant is alleged to have driven. 308

(F) When a speed in excess of both a prima-facie
limitation and a limitation in division (D) of this section is
alleged, the defendant shall be charged in a single affidavit,
alleging a single act, with a violation indicated of both
division (B) (1) (a), (2), (3), (4), (6), (7), or (8) of this

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section, or of a limit declared or established pursuant to this 314 section by the director or local authorities, and of the 315 limitation in division (D) of this section. If the court finds a 316 violation of division (B)(1)(a), (2), (3), (4), (6), (7), or (8) 317 of, or a limit declared or established pursuant to, this section 318 has occurred, it shall enter a judgment of conviction under such 319 division and dismiss the charge under division (D) of this 320 section. If it finds no violation of division (B)(1)(a), (2), 321 (3), (4), (6), (7), or (8) of, or a limit declared or 322 established pursuant to, this section, it shall then consider 323 whether the evidence supports a conviction under division (D) of 324 this section. 325

(G) Points shall be assessed for violation of a limitationunder division (D) of this section in accordance with section4510.036 of the Revised Code.

(H)(1) Whenever the director determines upon the basis of 329 a geometric and traffic characteristic study that any speed 330 limit set forth in divisions (B)(1)(a) to (D) of this section is 331 greater or less than is reasonable or safe under the conditions 332 found to exist at any portion of a street or highway under the 333 jurisdiction of the director, the director shall determine and 334 declare a reasonable and safe prima-facie speed limit, which 335 shall be effective when appropriate signs giving notice of it 336 are erected at the location. 337

(2) Whenever the director determines upon the basis of a 338 geometric and traffic characteristic study that the speed limit 339 of fifty-five miles per hour on a two-lane state route outside a 340 municipal corporation is less than is reasonable or safe under 341 the conditions found to exist at that portion of the state 342 route, the director may determine and declare a speed limit of 343

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sixty miles per hour for that portion of the state route, which 344 shall be effective when appropriate signs giving notice of it 345 are erected at the location. 346

(I) (1) (a) Except as provided in divisions (I) (2) and (K) 347 of this section, whenever local authorities determine upon the 348 basis of an engineering and traffic investigation that the speed 349 permitted by divisions (B)(1)(a) to (D) of this section, on any 350 part of a highway under their jurisdiction, is greater than is 351 reasonable and safe under the conditions found to exist at such 352 location, the local authorities may by resolution request the 353 director to determine and declare a reasonable and safe prima-354 facie speed limit. Upon receipt of such request the director may 355 determine and declare a reasonable and safe prima-facie speed 356 limit at such location, and if the director does so, then such 357 declared speed limit shall become effective only when 358 appropriate signs giving notice thereof are erected at such 359 location by the local authorities. The director may withdraw the 360 declaration of a prima-facie speed limit whenever in the 361 director's opinion the altered prima-facie speed becomes 362 unreasonable. Upon such withdrawal, the declared prima-facie 363 speed shall become ineffective and the signs relating thereto 364 shall be immediately removed by the local authorities. 365

(b) In relation to a determination by the director366regarding a request for a lower prima-facie speed limit under367division (I) (1) (a) of this section for a street or highway with368a speed limit of not more than thirty-five miles per hour,369either of the following may submit a petition to the director370supporting a request for the lower prima-facie speed limit:371

(i) A person who resides on the street or highway;372(ii) A recognized neighborhood association or organization373

located.

issue.

375 The person, association, or organization shall specify in 376 the petition the portion of the street or highway that the 377 person, association, or organization desires to be the subject_ 378 of the speed limit reduction by describing with reasonable 379 specificity the portion at issue. The person, association, or 380 organization also shall include with the petition the signatures 381 of not less than fifty-one per cent of the persons who own real 382 property located on the portion of the street or highway at 383 384 <u>Upon receipt of such a petition, the director, in making a</u> 385 determination regarding a speed limit modification pursuant to 386 division (I)(1)(a) of this section, shall take into account and 387 give due consideration to the petition in determining whether to 388 declare a lower prima-facie speed limit on the portion of the 389 street or highway specified in the petition. The director shall 390

notify the person, association, or organization in writing of 391 the director's decision regarding the requested lower prima-392 facie speed limit. 393

that represents the area within which the street or highway is

(2) A local authority may determine on the basis of a 394 geometric and traffic characteristic study that the speed limit 395 of sixty-five miles per hour on a portion of a freeway under its 396 jurisdiction that was established through the operation of 397 division (L)(3) of this section is greater than is reasonable or 398 safe under the conditions found to exist at that portion of the 399 freeway. If the local authority makes such a determination, the 400 local authority by resolution may request the director to 401 determine and declare a reasonable and safe speed limit of not 402 less than fifty-five miles per hour for that portion of the 403

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freeway. If the director takes such action, the declared speed 404 limit becomes effective only when appropriate signs giving 405 notice of it are erected at such location by the local 406 authority. 407

(J) Local authorities in their respective jurisdictions 408 may authorize by ordinance higher prima-facie speeds than those 409 stated in this section upon through highways, or upon highways 410 or portions thereof where there are no intersections, or between 411 widely spaced intersections, provided signs are erected giving 412 notice of the authorized speed, but local authorities shall not 413 modify or alter the basic rule set forth in division (A) of this 414 section or in any event authorize by ordinance a speed in excess 415 of fifty miles per hour. 416

Alteration of prima-facie limits on state routes by local 417 authorities shall not be effective until the alteration has been 418 approved by the director. The director may withdraw approval of 419 any altered prima-facie speed limits whenever in the director's 420 opinion any altered prima-facie speed becomes unreasonable, and 421 upon such withdrawal, the altered prima-facie speed shall become 422 423 ineffective and the signs relating thereto shall be immediately removed by the local authorities. 424

(K) (1) As used in divisions (K) (1), (2), (3), and (4) of
this section, "unimproved highway" means a highway consisting of
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any of the following:
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- (a) Unimproved earth; 428
- (b) Unimproved graded and drained earth; 429
- (c) Gravel. 430

(2) Except as otherwise provided in divisions (K) (4) and(5) of this section, whenever a board of township trustees432

determines upon the basis of an engineering and traffic 433 investigation that the speed permitted by division (B)(5) of 434 this section on any part of an unimproved highway under its 435 jurisdiction and in the unincorporated territory of the township 436 is greater than is reasonable or safe under the conditions found 4.37 to exist at the location, the board may by resolution declare a 438 reasonable and safe prima-facie speed limit of fifty-five but 439 not less than twenty-five miles per hour. An altered speed limit 440 adopted by a board of township trustees under this division 441 becomes effective when appropriate traffic control devices, as 442 prescribed in section 4511.11 of the Revised Code, giving notice 443 thereof are erected at the location, which shall be no sooner 444 than sixty days after adoption of the resolution. 445

(3) (a) Whenever, in the opinion of a board of township
trustees, any altered prima-facie speed limit established by the
board under this division becomes unreasonable, the board may
adopt a resolution withdrawing the altered prima-facie speed
limit. Upon the adoption of such a resolution, the altered
prima-facie speed limit becomes ineffective and the traffic
control devices relating thereto shall be immediately removed.

(b) Whenever a highway ceases to be an unimproved highway 453 and the board has adopted an altered prima-facie speed limit 454 pursuant to division (K)(2) of this section, the board shall, by 455 resolution, withdraw the altered prima-facie speed limit as soon 456 as the highway ceases to be unimproved. Upon the adoption of 457 such a resolution, the altered prima-facie speed limit becomes 458 ineffective and the traffic control devices relating thereto 459 shall be immediately removed. 460

(4) (a) If the boundary of two townships rests on the461centerline of an unimproved highway in unincorporated territory462

and both townships have jurisdiction over the highway, neither 463 of the boards of township trustees of such townships may declare 464 an altered prima-facie speed limit pursuant to division (K) (2) 465 of this section on the part of the highway under their joint 466 jurisdiction unless the boards of township trustees of both of 467 the townships determine, upon the basis of an engineering and 468 traffic investigation, that the speed permitted by division (B) 469 (5) of this section is greater than is reasonable or safe under 470 the conditions found to exist at the location and both boards 471 agree upon a reasonable and safe prima-facie speed limit of less 472 than fifty-five but not less than twenty-five miles per hour for 473 that location. If both boards so agree, each shall follow the 474 procedure specified in division (K) (2) of this section for 475 altering the prima-facie speed limit on the highway. Except as 476 otherwise provided in division (K) (4) (b) of this section, no 477 speed limit altered pursuant to division (K)(4)(a) of this 478 section may be withdrawn unless the boards of township trustees 479 of both townships determine that the altered prima-facie speed 480 limit previously adopted becomes unreasonable and each board 481 adopts a resolution withdrawing the altered prima-facie speed 482 limit pursuant to the procedure specified in division (K) (3) (a) 483 of this section. 484

(b) Whenever a highway described in division (K) (4) (a) of 485 this section ceases to be an unimproved highway and two boards 486 of township trustees have adopted an altered prima-facie speed 487 limit pursuant to division (K)(4)(a) of this section, both 488 boards shall, by resolution, withdraw the altered prima-facie 489 speed limit as soon as the highway ceases to be unimproved. Upon 490 the adoption of the resolution, the altered prima-facie speed 491 limit becomes ineffective and the traffic control devices 492 relating thereto shall be immediately removed. 493

(5) As used in division (K)(5) of this section: 494

(a) "Commercial subdivision" means any platted territory
outside the limits of a municipal corporation and fronting a
highway where, for a distance of three hundred feet or more, the
frontage is improved with buildings in use for commercial
purposes, or where the entire length of the highway is less than
three hundred feet long and the frontage is improved with
buildings in use for commercial purposes.

(b) "Residential subdivision" means any platted territory 502 outside the limits of a municipal corporation and fronting a 503 highway, where, for a distance of three hundred feet or more, 504 the frontage is improved with residences or residences and 505 buildings in use for business, or where the entire length of the 506 highway is less than three hundred feet long and the frontage is 507 improved with residences or residences and buildings in use for 508 business. 509

Whenever a board of township trustees finds upon the basis 510 of an engineering and traffic investigation that the prima-facie 511 speed permitted by division (B) (5) of this section on any part 512 of a highway under its jurisdiction that is located in a 513 commercial or residential subdivision, except on highways or 514 portions thereof at the entrances to which vehicular traffic 515 from the majority of intersecting highways is required to yield 516 the right-of-way to vehicles on such highways in obedience to 517 stop or yield signs or traffic control signals, is greater than 518 is reasonable and safe under the conditions found to exist at 519 the location, the board may by resolution declare a reasonable 520 and safe prima-facie speed limit of less than fifty-five but not 521 less than twenty-five miles per hour at the location. An altered 522 speed limit adopted by a board of township trustees under this 523

division shall become effective when appropriate signs giving 524 notice thereof are erected at the location by the township. 525 Whenever, in the opinion of a board of township trustees, any 526 altered prima-facie speed limit established by it under this 527 division becomes unreasonable, it may adopt a resolution 528 withdrawing the altered prima-facie speed, and upon such 529 withdrawal, the altered prima-facie speed shall become 530 ineffective, and the signs relating thereto shall be immediately 531 removed by the township. 532

(L) (1) On the effective date of this amendment <u>September</u> 533 29, 2013, the director of transportation, based upon an 534 engineering study of a highway, expressway, or freeway described 535 in division (B)(12), (13), (14), (15), or (16) of this section, 536 in consultation with the director of public safety and, if 537 applicable, the local authority having jurisdiction over the 538 studied highway, expressway, or freeway, may determine and 539 declare that the speed limit established on such highway, 540 expressway, or freeway under division (B)(12), (13), (14), (15), 541 or (16) of this section either is reasonable and safe or is more 542 or less than that which is reasonable and safe. 543

(2) If the established speed limit for a highway, 544 expressway, or freeway studied pursuant to division (L)(1) of 545 this section is determined to be more or less than that which is 546 reasonable and safe, the director of transportation, in 547 consultation with the director of public safety and, if 548 applicable, the local authority having jurisdiction over the 549 studied highway, expressway, or freeway, shall determine and 550 declare a reasonable and safe speed limit for that highway, 551 expressway, or freeway. 552

(N) (M) (1) (a) If the boundary of two local authorities 553

rests on the centerline of a highway and both authorities have 554 jurisdiction over the highway, the speed limit for the part of 555 the highway within their joint jurisdiction shall be either one 556 of the following as agreed to by both authorities: 557

(i) Either prima-facie speed limit permitted by division(B) of this section;

(ii) An altered speed limit determined and posted in accordance with this section.

(b) If the local authorities are unable to reach an
agreement, the speed limit shall remain as established and
posted under this section.

(2) Neither local authority may declare an altered prima-565 facie speed limit pursuant to this section on the part of the 566 highway under their joint jurisdiction unless both of the local 567 authorities determine, upon the basis of an engineering and 568 traffic investigation, that the speed permitted by this section 569 is greater than is reasonable or safe under the conditions found 570 to exist at the location and both authorities agree upon a 571 uniform reasonable and safe prima-facie speed limit of less than 572 fifty-five but not less than twenty-five miles per hour for that 573 location. If both authorities so agree, each shall follow the 574 procedure specified in this section for altering the prima-facie 575 speed limit on the highway, and the speed limit for the part of 576 the highway within their joint jurisdiction shall be uniformly 577 altered. No altered speed limit may be withdrawn unless both 578 local authorities determine that the altered prima-facie speed 579 limit previously adopted becomes unreasonable and each adopts a 580 resolution withdrawing the altered prima-facie speed limit 581 pursuant to the procedure specified in this section. 582

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(O) (N) As used in this section: 583 (1) "Interstate system" has the same meaning as in 23 584 U.S.C.A. 101. 585 (2) "Commercial bus" means a motor vehicle designed for 586 carrying more than nine passengers and used for the 587 transportation of persons for compensation. 588 (3) "Noncommercial bus" includes but is not limited to a 589 school bus or a motor vehicle operated solely for the 590 transportation of persons associated with a charitable or 591 592 nonprofit organization. (4) "Outerbelt" means a portion of a freeway that is part 593 of the interstate system and is located in the outer vicinity of 594 a major municipal corporation or group of municipal 595 corporations, as designated by the director. 596 (5) "Rural" means outside urbanized areas, as designated 597 in accordance with 23 U.S.C. 101, and outside of a business or 598 urban district. 599 $\frac{P}{O}$ (0) (1) A violation of any provision of this section is 600 one of the following: 601 (a) Except as otherwise provided in divisions $\frac{P}{O}(0)(1)$ 602 (b), (1)(c), (2), and (3) of this section, a minor misdemeanor; 603 (b) If, within one year of the offense, the offender 604 previously has been convicted of or pleaded quilty to two 605 violations of any provision of this section or of any provision 606 of a municipal ordinance that is substantially similar to any 607 provision of this section, a misdemeanor of the fourth degree; 608 (c) If, within one year of the offense, the offender 609

previously has been convicted of or pleaded guilty to three or 610

more violations of any provision of this section or of any
provision of a municipal ordinance that is substantially similar
to any provision of this section, a misdemeanor of the third
degree.

(2) If the offender has not previously been convicted of 615 or pleaded quilty to a violation of any provision of this 616 section or of any provision of a municipal ordinance that is 617 substantially similar to this section and operated a motor 618 vehicle faster than thirty-five miles an hour in a business 619 620 district of a municipal corporation, faster than fifty miles an 621 hour in other portions of a municipal corporation, or faster than thirty-five miles an hour in a school zone during recess or 622 while children are going to or leaving school during the 623 school's opening or closing hours, a misdemeanor of the fourth 624 625 degree.

(3) Notwithstanding division $\frac{P(0)}{O}(1)$ of this section, if 626 the offender operated a motor vehicle in a construction zone 627 where a sign was then posted in accordance with section 4511.98 628 of the Revised Code, the court, in addition to all other 629 penalties provided by law, shall impose upon the offender a fine 630 of two times the usual amount imposed for the violation. No 631 court shall impose a fine of two times the usual amount imposed 632 for the violation upon an offender if the offender alleges, in 633 an affidavit filed with the court prior to the offender's 634 sentencing, that the offender is indigent and is unable to pay 635 the fine imposed pursuant to this division and if the court 636 determines that the offender is an indigent person and unable to 637 pay the fine. 638

Section 2. That existing sections 4511.11 and 4511.21 of 639 the Revised Code are hereby repealed. 640

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