As Reported by the House Transportation and Public Safety Committee

133rd General Assembly

Regular Session 2019-2020

Sub. H. B. No. 189

Representatives Patterson, Blessing

Cosponsors: Representatives Riedel, Kent, West, Miller, A., Crossman, Green, Arndt, Hoops, Jones, O'Brien

A BILL

То	amend sections 1711.51, 1711.53, and 1711.55 and	1
	to enact sections 1711.532, 1711.533, and	2
	1711.552 of the Revised Code to revise the laws	3
	governing amusement ride operation and safety,	4
	to designate this act as "Tyler's Law," and to	5
	declare an emergency.	6

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

Section 1. That sections 1711.51, 1711.53, and 1711.55 be	7
amended and sections 1711.532, 1711.533, and 1711.552 of the	8
Revised Code be enacted to read as follows:	9
Sec. 1711.51. (A) There is hereby created within the	10
department of agriculture an advisory council on amusement ride	11
safety to consist of the director following members:	12
(1) The director of agriculture or the director's	13
designee , the <u>;</u>	14
(2) The general manager of the Ohio state fair or the	15
general manager's designee, plus the following appointed	16
members: one shall be a:	17

71

72

73

74

(6) One member of the general public appointed by the 45 president of the senate. Not later than thirty days after the 46 effective date of this amendment, two additional members shall 47 be appointed to the council. The additional members shall be 48 representatives of the inflatable amusement ride industry who-49 are owners or operators of inflatable amusement rides or 50 51 consultants from the industry. One (B) Annually, the governor shall designate one member 52 of the council shall be designated annually by the governor as 53 chairperson. The appointed members not representing the general 54 55 public shall be appointed by the governor, with the advice and consent of the senate. One member representing the general-56 public shall be appointed by the speaker of the house of 57 representatives and the remaining member representing the 58 general public shall be appointed by the president of the 59 senate. The council shall select from its membership a vice-60 chairperson to act as chairperson in the chairperson's absence. 61 (C) Of the members first appointed by the governor, four 62 shall be appointed for terms of two years, three for terms of 63 four years, and two for terms of six years. The members 64 appointed initially by the speaker of the house of 6.5 representatives and the president of the senate shall each serve 66 terms of six years. Of the additional members appointed by the 67 governor who are representatives of the inflatable amusement 68 ride industry, one the governor shall be appointed appoint one 69

for an initial term of four years and one shall be appointed one

for an initial term of six years. The director of agriculture

shall appoint the member who is a professional engineer for an

initial term of six years. All members appointed after the

initial terms shall serve six-year terms.

76

77

78

79

80

81

82

83

84

85

86

87

88

89

90

91

92

93

94

9.5

96

97

98

99

100

101

102

103

104

- (D) Any member appointed to fill a vacancy occurring prior to the expiration of the term for which the member's predecessor was appointed shall hold office for the remainder of that term. Any member shall continue in office subsequent to the expiration date of the member's term until the member's successor takes office.
- (E) Members of the council shall be residents of this state and shall be reimbursed for actual and necessary expenses incurred in attending meetings of the council and in the performance of their official duties.
- Sec. 1711.53. (A) (1) No person shall operate an amusement ride within the state without a permit issued by the director of agriculture under division (A)(2) of this section. The owner of an amusement ride, whether the ride is a temporary amusement ride or a permanent amusement ride, who desires to operate the amusement ride within the state shall, prior to the operation of the amusement ride and annually thereafter, submit to the department of agriculture an application for a permit, together with the appropriate permit and inspection fee, on a form to be furnished by the department. Prior to issuing any permit the department shall, within thirty days after the date on which it receives the application, inspect each amusement ride described in the application. The owner of an amusement ride shall have the amusement ride ready for inspection not later than two hours after the time that is requested by the person for the inspection.
- (2) For each amusement ride found to comply with the rules adopted by the director under division (B) of this section and division (B) of section 1711.551 of the Revised Code, the director shall issue an annual permit, provided that evidence of

Sub. H. B. No. 189

Page 5

Sub. H. B. No. 189

Page 6

185

186

187

188

189

190

191

192

193

division shall be consistent with the rules of other states. The 164

- (3) The department shall cause sections 1711.50 to 1711.57

 of the Revised Code and the rules adopted in accordance with

 this division and division (B) of section 1711.551 of the

 Revised Code to be published in pamphlet form and a copy to be

 furnished without charge to each owner of an amusement ride who

 holds a current permit or is an applicant therefor.

 170
- (C) With respect to an application for a permit for an 171 amusement ride, an owner may apply to the director for a waiver 172 173 or modification of any rule adopted under division (B) of this section if there are practical difficulties or unnecessary 174 hardships for the amusement ride to comply with the rules. Any 175 application shall set forth the reasons for the request. The 176 director, with the approval of the advisory council on amusement 177 ride safety, may waive or modify the application of a rule to 178 any amusement ride if the public safety is secure. Any 179 authorization by the director under this division shall be in 180 writing and shall set forth the conditions under which the 181 waiver or modification is authorized, and the department shall 182 retain separate records of all proceedings under this division. 183
- (D) (1) The director shall employ and provide for training of a chief inspector and additional inspectors and employees as may be necessary to administer and enforce sections 1711.50 to 1711.57 of the Revised Code. The director may appoint or contract with other persons to perform inspections of amusement rides, provided that the persons meet the qualifications for inspectors established by rules adopted under division (B) of this section and are not owners, or employees of owners, of any amusement ride subject to inspection under sections 1711.50 to 1711.57 of the Revised Code. No When employing a new chief

Sub. H. B. No. 189 As Reported by the House Transportation and Public Safety Comm	nittee		Page 9
civil service of the state, but shall have qualif	icati	ons to	223
conduct the investigation acceptable to the counc	il.		224
(E)(1) Except as otherwise provided in divis	ion (E)(1) of	225
this section, the department shall charge the fol	lowin	g	226
amusement ride fees:			227
Permit	\$	150	228
Annual inspection and reinspection per ride:			229
Kiddie rides	\$	100	230
Roller coaster	\$	1,200	231
Aerial lifts or bungee jumping facilities	\$	450	232
Go karts, per kart	\$	5	233
Other rides	\$	160	234
Midseason operational inspection per ride	\$	25	235
Expedited inspection per ride	\$	100	236
Failure to cancel scheduled inspection per ride	\$	100	237
Failure to have amusement ride ready for inspecti	on		238
per ride	\$	100	239
The go kart inspection fee is in addition to	the		240
inspection fee for the go kart track.			241
The director shall adopt rules in accordance	with	Chapter	242
119. of the Revised Code establishing an annual f	ee th	at is less	243
than one hundred five dollars for an inspection a	nd re	inspection	244
of an inflatable ride. In adopting the rules, the	dire	ctor shall	245
ensure that the fee reasonably reflects the costs of inspection		246	
and reinspection of an inflatable ride. If the director issues a		247	
permit for an inflatable ride for a time period of less than one		248	
year, the director shall charge a prorated fee for the permit			249
equal to one-twelfth of the annual permit fee mul	tipli	ed by the	250
number of full months for which the permit is iss	ued.		251

The fees for an expedited inspection, failure to cancel a 252 scheduled inspection, and failure to have an amusement ride 253 ready for inspection do not apply to go karts. 254

As used in division (E)(1) of this section, "expedited inspection" means an inspection of an amusement ride by the department not later than ten days after the owner of the amusement ride files an application for a permit under this section.

- (2) All fees and fines collected by the department under sections 1711.50 to 1711.57 of the Revised Code shall be deposited in the state treasury to the credit of the amusement ride inspection fund, which is hereby created, and shall be used only for the purpose of administering and enforcing sections 1711.11 and 1711.50 to 1711.57 of the Revised Code.
- (3) The owner of an amusement ride shall be required to pay a reinspection fee only if the reinspection was conducted at the owner's request under division (F) of this section, if the reinspection is required by division (F) of this section because of an accident, or if the reinspection is required by division (F) of section 1711.55 of the Revised Code. If a reinspection is conducted at the request of the chief officer of a fair, festival, or event where the ride is operating, the reinspection fee shall be charged to the fair, festival, or event.
- (4) The rules adopted under division (B) of this section shall define "roller coaster," "aerial lifts," "go karts," and "other rides" for purposes of determining the fees under division (E) of this section. The rules shall define "other rides" to include go kart tracks.
 - (F) A reinspection of an amusement ride shall take place

if an accident occurs, if the owner of the ride or the chief

officer of the fair, festival, or event where the ride is

operating requests a reinspection, if the chief inspector

determines reinspection is necessary in accordance with section

284

1711.532 of the Revised Code, or if the reinspection is required

by division (F) of section 1711.55 of the Revised Code.

286

- (G) As a supplement to its annual inspection of a 287 temporary amusement ride, the department may inspect the ride 288 during each scheduled event, as listed in the schedule of events 289 290 provided to the department by the owner pursuant to division (C) 291 of section 1711.55 of the Revised Code, at which the ride is operated in this state. These supplemental inspections are in 292 addition to any other inspection or reinspection of the ride as 293 may be required under sections 1711.50 to 1711.57 of the Revised 294 Code, and the owner of the temporary amusement ride is not 295 required to pay an inspection or reinspection fee for this 296 supplemental inspection. Nothing in this division shall be 297 construed to prohibit the owner of a temporary amusement ride 298 having a valid permit to operate in this state from operating 299 the ride at a scheduled event before the department conducts a 300 301 supplemental inspection.
- (H) The department may annually conduct a midseason 302 operational inspection of every amusement ride upon which it 303 conducts an annual inspection pursuant to division (A) of this 304 section. The midseason operational inspection is in addition to 305 any other inspection or reinspection of the amusement ride as 306 may be required pursuant to sections 1711.50 to 1711.57 of the 307 Revised Code. The owner of an amusement ride shall submit to the 308 department, at the time determined by the department, the 309 midseason operational inspection fee specified in division (E) 310 of this section. The director, in accordance with Chapter 119. 311

Sub. H. B. No. 189 As Reported by the House Transportation and Public Safety Committee	Page 12
of the Revised Code, shall adopt rules specifying the time	312
period during which the department will conduct midseason	313
operational inspections.	314
Sec. 1711.532. (A) For purposes of this section,	315
"reporting body" means any of the following persons or entities:	316
(1) The department of agriculture;	317
(2) The Ohio expositions commission;	318
(3) A county agricultural society fair board;	319
(4) An independent agricultural society fair board;	320
(5) An owner of an amusement ride.	321
(B) If a reporting body receives, from an amusement ride	322
manufacturer or other entity responsible for parts or service	323
regarding the safety of the ride, any communication addressing	324
safety issues pertaining to an amusement ride, the reporting	325
body, within a reasonable time after receiving the	326
communication, shall forward the communication to the director	327
of agriculture and to the chief inspector employed by the	328
department of agriculture in accordance with section 1711.53 of	329
the Revised Code.	330
(C) The chief inspector shall require the amusement ride	331
to be reinspected in accordance with section 1711.53 of the	332
Revised Code after receiving the communication under division	333
(B) of this section if the chief inspector determines that	334
reinspection is necessary.	335
(D) The director of agriculture shall include, on	336
amusement ride inspection forms prescribed by the department, a	337
line for the owner of an amusement ride to sign indicating that	338
all relevant safety and maintenance communications from the	339

manufacturer have been forwarded to the director and the chief	340
inspector in accordance with division (B) of this section.	341
Sec. 1711.533. If an inspector employed by or under	342
contract with the department of agriculture in accordance with	343
section 1711.53 of the Revised Code issues a written order to an	344
owner of an amusement ride to replace or repair a component or	345
components of the amusement ride, the owner shall respond in	346
writing to the department within the time specified in the order	347
indicating the action the owner is taking to address the issue.	348
If the replacements or repairs have not been completed	349
within the time specified in the order, the director shall	350
determine whether the amusement ride or component or components	351
of the ride may continue to operate.	352
Sec. 1711.55. (A) (1) As used in this section, "major	353
repair" means a repair that is outside of the normal maintenance	354
conducted on an amusement ride.	355
(2) The owner of an amusement ride shall maintain a	356
current maintenance, repair, and inspection record for each	357
amusement ride in accordance with rules prescribed under	358
division (B) of section 1711.53 of the Revised Code. The records	359
owner shall take photographs of the portion of the ride subject	360
to any major repair prior to and after the major repair. The	361
owner also shall prepare a detailed written description of each	362
such major repair. The owner shall include the photographs and	363
such descriptions in the record. The owner also shall contain	364
include in the record information on the date and nature of all	365
inspections of the amusement ride made by the department of	366
agriculture or the owner, and a record of all violations of the	367
rules issued by the department and actions taken by the owner to	368
correct such violations. The	369

The department or any inspector employed by the department	370
may request an owner's record at any time and, upon request, the	371
owner shall make the record available to the department or	372
inspector.	373
(3) No owner shall fail to keep maintenance, repair, and	374
inspection and maintenance records as required under division	375
(A) (1) of this section and no owner shall fail to make them such	376
records available to the department or any inspector employed by	377
the department upon request.	378
The owner of a temporary amusement ride shall inspect that	379
ride in accordance with rules prescribed under division (B) of	380
section 1711.53 of the Revised Code each time that there is a	381
reassembly of the ride.	382
(B) The owner of an amusement ride shall maintain records	383
of all serious injuries involving riders, containing such	384
information as the department prescribes, on forms prescribed by	385
the department. These records shall be made available for	386
inspection by the department on request. In the case of an	387
accident, the owner of an amusement ride shall immediately	388
notify the department by telephone or in person and subsequently	389
file a written report with the department within twenty-four	390
hours of the accident.	391
(C) (1) The owner of a temporary amusement ride shall	392
provide the department with a submit both of the following to	393
<pre>the department:</pre>	394
(a) A list of locations and dates where the ride was	395
either stored for a period longer than thirty days or operated	396
outside of this state. Upon review of the list, the department	397
may require additional testing, inspections, and documentation	398

to be completed prior to issuing a permit.	399
(b) A tentative schedule of events at which his the	400
owner's ride will operate during the upcoming season. Rules of	401
the -	402
(2) The director shall establish adopt rules establishing	403
timetables and procedures for the providing and updating of the	403
schedules to the department information required under division	404
(C) (1) of this section.	406
(D) An amusement ride operator shall be at least sixteen	407
years of age, shall be in attendance whenever the ride is in	408
operation, and shall operate no more than one ride at a time.	409
The owner or amusement ride operator may deny any person	410
entrance to the amusement ride if he the owner or operator	411
believes the entry may jeopardize the safety of the person	412
desiring entry, riders, or other persons.	413
(E) In addition to the annual inspection or reinspection	414
of an amusement ride for a permit or other reason required by	415
the rules adopted under division (B) of section 1711.53 of the	416
Revised Code, the department may inspect any amusement ride	417
after the report of an accident or in response to a complaint	418
filed with the department.	419
(F) The director may order in writing a temporary	420
cessation of the operation of an amusement ride that the	421
department finds by inspection to be unsafe by reason of a	422
violation of the rules adopted under division (B) of section	423
1711.53 of the Revised Code. The operation of that amusement	424
ride shall not resume until the condition causing the violation	425
has been corrected and the amusement ride is reinspected. Any	426
reinspection under this division shall take place within twenty-	427

Sub. H. B. No. 189 As Reported by the House Transportation and Public Safety Committee	
four hours after notice to the department by the owner that the	428
condition causing the violation has been corrected.	429
Sec. 1711.552. (A) The owner of an amusement ride shall	430
keep a manual, either in electronic or written form, for each of	431
the owner's amusement rides that are subject to inspection in	432
this state, if such manual exists and is obtainable.	433
(B) The owner shall make each manual required to be kept	434
under division (A) of this section available upon request of the	435
chief inspector or any additional inspector who is employed by	436
the department of agriculture in accordance with division (D) of	437
section 1711.53 of the Revised Code.	438
Section 2. That existing sections 1711.51, 1711.53, and	439
1711.55 of the Revised Code are hereby repealed.	440
Section 3. This act shall be known as "Tyler's Law."	441
Section 4. This act is hereby declared to be an emergency	442
measure necessary for the immediate preservation of the public	443
peace, health, and safety. The reason for such necessity is that	444
the act's amusement ride inspection standards should be	445
implemented prior to the 2019 Ohio State Fair or any 2019 county	446
or independent agricultural society fair. Therefore, this act	447
shall go into immediate effect.	448