As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 92

Senator Maharath

A BILL

ГО	amend sections 3314.03, 3326.11, 4111.04,	1
	4111.05, 4111.06, 4111.07, 4111.09, 4111.11,	2
	4111.12, 4111.13, 4111.17, 4111.99, and 4112.01;	3
	to amend, for the purpose of adopting a new	4
	section number as indicated in parentheses,	5
	section 4111.17 (4112.17) of the Revised Code to	6
	enact the "Fair and Acceptable Income Required	7
	(FAIR) Act" and to revise the enforcement of the	8
	prohibitions against discrimination in the	9
	payment of wages.	10

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

Section 1. That sections 3314.03, 3326.11, 4111.04,	11
4111.05, 4111.06, 4111.07, 4111.09, 4111.11, 4111.12, 4111.13,	12
4111.17, 4111.99, and 4112.01 be amended; and section 4111.17	13
(4112.17) of the Revised Code be amended for the purpose of	14
adopting a new section number as indicated in parentheses to	15
read as follows:	16
2214 02 7 2222 of 22222 2242224 224224 2242	17
Sec. 3314.03. A copy of every contract entered into under	1 /
this section shall be filed with the superintendent of public	18
instruction. The department of education shall make available on	19

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its web site a copy of every approved, executed contract filed	20
with the superintendent under this section.	21
(A) Each contract entered into between a sponsor and the	22
governing authority of a community school shall specify the	23
following:	24
(1) That the school shall be established as either of the	25
following:	26
(a) A nonprofit corporation established under Chapter	27
1702. of the Revised Code, if established prior to April 8,	28
2003;	29
(b) A public benefit corporation established under Chapter	30
1702. of the Revised Code, if established after April 8, 2003.	31
(2) The education program of the school, including the	32
school's mission, the characteristics of the students the school	33
is expected to attract, the ages and grades of students, and the	34
focus of the curriculum;	35
(3) The academic goals to be achieved and the method of	36
measurement that will be used to determine progress toward those	37
goals, which shall include the statewide achievement	38
assessments;	39
(4) Performance standards, including but not limited to	40
all applicable report card measures set forth in section 3302.03	41
or 3314.017 of the Revised Code, by which the success of the	42
school will be evaluated by the sponsor;	43
(5) The admission standards of section 3314.06 of the	44

Revised Code and, if applicable, section 3314.061 of the Revised

(6)(a) Dismissal procedures;

Code;

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(b) A requirement that the governing authority adopt an	48
attendance policy that includes a procedure for automatically	49
withdrawing a student from the school if the student without a	50
legitimate excuse fails to participate in seventy-two	51
consecutive hours of the learning opportunities offered to the	52
student.	53
(7) The ways by which the school will achieve racial and	54
ethnic balance reflective of the community it serves;	55
(8) Requirements for financial audits by the auditor of	56
state. The contract shall require financial records of the	57
school to be maintained in the same manner as are financial	58
records of school districts, pursuant to rules of the auditor of	59
state. Audits shall be conducted in accordance with section	60
117.10 of the Revised Code.	61
(9) An addendum to the contract outlining the facilities	62
to be used that contains at least the following information:	63
(a) A detailed description of each facility used for	64
instructional purposes;	65
instructional purposes,	0.5
(b) The annual costs associated with leasing each facility	66
that are paid by or on behalf of the school;	67
(c) The annual mortgage principal and interest payments	68
that are paid by the school;	69
(d) The name of the lender or landlord, identified as	70
such, and the lender's or landlord's relationship to the	71
operator, if any.	72
(10) Qualifications of teachers, including a requirement	73
that the school's classroom teachers be licensed in accordance	74
with sections 3319.22 to 3319.31 of the Revised Code, except	75
	. •

that a community school may engage noncertificated persons to	76
teach up to twelve hours per week pursuant to section 3319.301	77
of the Revised Code.	78
(11) That the school will comply with the following	79
requirements:	80
requirements.	00
(a) The school will provide learning opportunities to a	81
minimum of twenty-five students for a minimum of nine hundred	82
twenty hours per school year.	83
(b) The governing authority will purchase liability	84
insurance, or otherwise provide for the potential liability of	85
the school.	86
(c) The school will be nonsectarian in its programs,	87
admission policies, employment practices, and all other	88
operations, and will not be operated by a sectarian school or	89
religious institution.	90
(d) The school will comply with sections 9.90, 9.91,	91
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	92
3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472,	93
3313.50, 3313.536, 3313.539, 3313.5310, 3313.608, 3313.609,	94
3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 3313.643,	95
3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666,	96
3313.667, 3313.668, 3313.67, 3313.671, 3313.672, 3313.673,	97
3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112,	98
3313.721, 3313.80, 3313.814, 3313.816, 3313.817, 3313.86,	99
3313.89, 3313.96, 3319.073, 3319.074, 3319.321, 3319.39,	100
3319.391, 3319.41, 3319.46, 3321.01, 3321.041, 3321.13, 3321.14,	101
3321.141, 3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17,	102
4113.52, and 5705.391 and Chapters 117., 1347., 2744., 3365.,	103
3742., 4112., 4123., 4141., and 4167. of the Revised Code as if	104

it were a school district and will comply with section 3301.0714	105
of the Revised Code in the manner specified in section 3314.17	106
of the Revised Code.	107
(a) The acheal shall comply with Chapter 102 and costion	108
(e) The school shall comply with Chapter 102. and section	
2921.42 of the Revised Code.	109
(f) The school will comply with sections 3313.61,	110
3313.611, and 3313.614 of the Revised Code, except that for	111
students who enter ninth grade for the first time before July 1,	112
2010, the requirement in sections 3313.61 and 3313.611 of the	113
Revised Code that a person must successfully complete the	114
curriculum in any high school prior to receiving a high school	115
diploma may be met by completing the curriculum adopted by the	116
governing authority of the community school rather than the	117
curriculum specified in Title XXXIII of the Revised Code or any	118
rules of the state board of education. Beginning with students	119
who enter ninth grade for the first time on or after July 1,	120
2010, the requirement in sections 3313.61 and 3313.611 of the	121
Revised Code that a person must successfully complete the	122
curriculum of a high school prior to receiving a high school	123
diploma shall be met by completing the requirements prescribed	124
in division (C) of section 3313.603 of the Revised Code, unless	125
the person qualifies under division (D) or (F) of that section.	126
Each school shall comply with the plan for awarding high school	127
credit based on demonstration of subject area competency, and	128
beginning with the 2017-2018 school year, with the updated plan	129
that permits students enrolled in seventh and eighth grade to	130
meet curriculum requirements based on subject area competency	131
adopted by the state board of education under divisions (J)(1)	132
and (2) of section 3313.603 of the Revised Code. Beginning with	133

the 2018-2019 school year, the school shall comply with the

framework for granting units of high school credit to students

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who demonstrate subject area competency through work-based	136
learning experiences, internships, or cooperative education	137
developed by the department under division (J)(3) of section	138
3313.603 of the Revised Code.	139
(g) The school governing authority will submit within four	140
months after the end of each school year a report of its	141
activities and progress in meeting the goals and standards of	142
divisions (A)(3) and (4) of this section and its financial	143
status to the sponsor and the parents of all students enrolled	144
in the school.	145
(h) The school, unless it is an internet- or computer-	146
based community school, will comply with section 3313.801 of the	147
Revised Code as if it were a school district.	148
(i) If the school is the recipient of moneys from a grant	149
awarded under the federal race to the top program, Division (A),	150
Title XIV, Sections 14005 and 14006 of the "American Recovery	151
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,	152
the school will pay teachers based upon performance in	153
accordance with section 3317.141 and will comply with section	154
3319.111 of the Revised Code as if it were a school district.	155
(j) If the school operates a preschool program that is	156
licensed by the department of education under sections 3301.52	157
to 3301.59 of the Revised Code, the school shall comply with	158
sections 3301.50 to 3301.59 of the Revised Code and the minimum	159
standards for preschool programs prescribed in rules adopted by	160
the state board under section 3301.53 of the Revised Code.	161
(k) The school will comply with sections 3313.6021 and	162
3313.6023 of the Revised Code as if it were a school district	163
unless it is either of the following:	164

(i) An internet- or computer-based community school;	165
(ii) A community school in which a majority of the	166
enrolled students are children with disabilities as described in	167
division (A)(4)(b) of section 3314.35 of the Revised Code.	168
(12) Arrangements for providing health and other benefits	169
to employees;	170
(13) The length of the contract, which shall begin at the	171
beginning of an academic year. No contract shall exceed five	172
years unless such contract has been renewed pursuant to division	173
(E) of this section.	174
(14) The governing authority of the school, which shall be	175
responsible for carrying out the provisions of the contract;	176
(15) A financial plan detailing an estimated school budget	177
for each year of the period of the contract and specifying the	178
total estimated per pupil expenditure amount for each such year.	179
(16) Requirements and procedures regarding the disposition	180
of employees of the school in the event the contract is	181
terminated or not renewed pursuant to section 3314.07 of the	182
Revised Code;	183
(17) Whether the school is to be created by converting all	184
or part of an existing public school or educational service	185
center building or is to be a new start-up school, and if it is	186
a converted public school or service center building,	187
specification of any duties or responsibilities of an employer	188
that the board of education or service center governing board	189
that operated the school or building before conversion is	190
delegating to the governing authority of the community school	191
with respect to all or any specified group of employees provided	192
the delegation is not prohibited by a collective bargaining	193

agreement applicable to such employees;	194
(18) Provisions establishing procedures for resolving	195
disputes or differences of opinion between the sponsor and the	196
governing authority of the community school;	197
(19) A provision requiring the governing authority to	198
adopt a policy regarding the admission of students who reside	199
outside the district in which the school is located. That policy	200
shall comply with the admissions procedures specified in	201
sections 3314.06 and 3314.061 of the Revised Code and, at the	202
sole discretion of the authority, shall do one of the following:	203
(a) Prohibit the enrollment of students who reside outside	204
the district in which the school is located;	205
(b) Permit the enrollment of students who reside in	206
districts adjacent to the district in which the school is	207
located;	208
(c) Permit the enrollment of students who reside in any	209
other district in the state.	210
(20) A provision recognizing the authority of the	211
department of education to take over the sponsorship of the	212
school in accordance with the provisions of division (C) of	213
section 3314.015 of the Revised Code;	214
(21) A provision recognizing the sponsor's authority to	215
assume the operation of a school under the conditions specified	216
in division (B) of section 3314.073 of the Revised Code;	217
(22) A provision recognizing both of the following:	218
(a) The authority of public health and safety officials to	219
inspect the facilities of the school and to order the facilities	220
closed if those officials find that the facilities are not in	221

compliance with health and safety laws and regulations;	222
(b) The authority of the department of education as the	223
community school oversight body to suspend the operation of the	224
school under section 3314.072 of the Revised Code if the	225
department has evidence of conditions or violations of law at	226
the school that pose an imminent danger to the health and safety	227
of the school's students and employees and the sponsor refuses	228
to take such action.	229
(23) A description of the learning opportunities that will	230
be offered to students including both classroom-based and non-	231
classroom-based learning opportunities that is in compliance	232
with criteria for student participation established by the	233
department under division (H)(2) of section 3314.08 of the	234
Revised Code;	235
(24) The school will comply with sections 3302.04 and	236
3302.041 of the Revised Code, except that any action required to	237
be taken by a school district pursuant to those sections shall	238
be taken by the sponsor of the school. However, the sponsor	239
shall not be required to take any action described in division	240
(F) of section 3302.04 of the Revised Code.	241
(25) Beginning in the 2006-2007 school year, the school	242
will open for operation not later than the thirtieth day of	243
September each school year, unless the mission of the school as	244
specified under division (A)(2) of this section is solely to	245
serve dropouts. In its initial year of operation, if the school	246
fails to open by the thirtieth day of September, or within one	247
year after the adoption of the contract pursuant to division (D)	248
of section 3314.02 of the Revised Code if the mission of the	249
school is solely to serve dropouts, the contract shall be void.	250

(26) Whether the school's governing authority is planning	251
to seek designation for the school as a STEM school equivalent	252
under section 3326.032 of the Revised Code;	253
(27) That the school's attendance and participation	254
policies will be available for public inspection;	255
(28) That the school's attendance and participation	256
records shall be made available to the department of education,	257
auditor of state, and school's sponsor to the extent permitted	258
under and in accordance with the "Family Educational Rights and	259
Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,	260
and any regulations promulgated under that act, and section	261
3319.321 of the Revised Code;	262
(29) If a school operates using the blended learning	263
model, as defined in section 3301.079 of the Revised Code, all	264
of the following information:	265
(a) An indication of what blended learning model or models	266
will be used;	267
(b) A description of how student instructional needs will	268
be determined and documented;	269
(c) The method to be used for determining competency,	270
granting credit, and promoting students to a higher grade level;	271
(d) The school's attendance requirements, including how	272
the school will document participation in learning	273
opportunities;	274
(e) A statement describing how student progress will be	275
monitored;	276
(f) A statement describing how private student data will	277
be protected;	278

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(g) A description of the professional development	279
activities that will be offered to teachers.	280
(30) A provision requiring that all moneys the school's	281
operator loans to the school, including facilities loans or cash	282
flow assistance, must be accounted for, documented, and bear	283
interest at a fair market rate;	284
(31) A provision requiring that, if the governing	285
authority contracts with an attorney, accountant, or entity	286
specializing in audits, the attorney, accountant, or entity	287
shall be independent from the operator with which the school has	288
contracted.	289
(32) A provision requiring the governing authority to	290
adopt an enrollment and attendance policy that requires a	291
student's parent to notify the community school in which the	292
student is enrolled when there is a change in the location of	293
the parent's or student's primary residence.	294
(33) A provision requiring the governing authority to	295
adopt a student residence and address verification policy for	296
students enrolling in or attending the school.	297
(B) The community school shall also submit to the sponsor	298
a comprehensive plan for the school. The plan shall specify the	299
following:	300
(1) The process by which the governing authority of the	301
school will be selected in the future;	302
(2) The management and administration of the school;	303
(3) If the community school is a currently existing public	304
school or educational service center building, alternative	305
arrangements for current public school students who choose not	306

to attend the converted school and for teachers who choose not	307
to teach in the school or building after conversion;	308
(4) The instructional program and educational philosophy	309
of the school;	310
of the school,	310
(5) Internal financial controls.	311
When submitting the plan under this division, the school	312
shall also submit copies of all policies and procedures	313
regarding internal financial controls adopted by the governing	314
authority of the school.	315
(C) A contract entered into under section 3314.02 of the	316
Revised Code between a sponsor and the governing authority of a	317
community school may provide for the community school governing	318
authority to make payments to the sponsor, which is hereby	319
authorized to receive such payments as set forth in the contract	320
between the governing authority and the sponsor. The total	321
amount of such payments for monitoring, oversight, and technical	322
assistance of the school shall not exceed three per cent of the	323
total amount of payments for operating expenses that the school	324
receives from the state.	325
(D) The contract shall specify the duties of the sponsor	326
which shall be in accordance with the written agreement entered	327
into with the department of education under division (B) of	328
section 3314.015 of the Revised Code and shall include the	329
following:	330
(1) Monitor the community school's compliance with all	331
laws applicable to the school and with the terms of the	332
contract;	333
(2) Monitor and evaluate the academic and fiscal	334
performance and the organization and operation of the community	335

school on at least an annual basis;	336
(3) Report on an annual basis the results of the	337
evaluation conducted under division (D)(2) of this section to	338
the department of education and to the parents of students	339
enrolled in the community school;	340
(4) Provide technical assistance to the community school	341
in complying with laws applicable to the school and terms of the	342
contract;	343
(5) Take steps to intervene in the school's operation to	344
correct problems in the school's overall performance, declare	345
the school to be on probationary status pursuant to section	346
3314.073 of the Revised Code, suspend the operation of the	347
school pursuant to section 3314.072 of the Revised Code, or	348
terminate the contract of the school pursuant to section 3314.07	349
of the Revised Code as determined necessary by the sponsor;	350
(6) Have in place a plan of action to be undertaken in the	351
event the community school experiences financial difficulties or	352
closes prior to the end of a school year.	353
(E) Upon the expiration of a contract entered into under	354
this section, the sponsor of a community school may, with the	355
approval of the governing authority of the school, renew that	356
contract for a period of time determined by the sponsor, but not	357
ending earlier than the end of any school year, if the sponsor	358
finds that the school's compliance with applicable laws and	359
terms of the contract and the school's progress in meeting the	360
academic goals prescribed in the contract have been	361
satisfactory. Any contract that is renewed under this division	362
remains subject to the provisions of sections 3314.07, 3314.072,	363
and 3314.073 of the Revised Code.	364

(F) If a community school fails to open for operation	365
within one year after the contract entered into under this	366
section is adopted pursuant to division (D) of section 3314.02	367
of the Revised Code or permanently closes prior to the	368
expiration of the contract, the contract shall be void and the	369
school shall not enter into a contract with any other sponsor. A	370
school shall not be considered permanently closed because the	371
operations of the school have been suspended pursuant to section	372
3314.072 of the Revised Code.	373
Sec. 3326.11. Each science, technology, engineering, and	374
mathematics school established under this chapter and its	375
governing body shall comply with sections 9.90, 9.91, 109.65,	376
121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,	377
3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15,	378
3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48,	379
3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.5310,	380
3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	381
3313.6021, 3313.61, 3313.611, 3313.614, 3313.615, 3313.643,	382
3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666,	383
3313.667, 3313.668, 3313.67, 3313.671, 3313.672, 3313.673,	384
3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112,	385
3313.721, 3313.80, 3313.801, 3313.814, 3313.816, 3313.817,	386
3313.86, 3313.89, 3313.96, 3319.073, 3319.21, 3319.32, 3319.321,	387
3319.35, 3319.39, 3319.391, 3319.41, 3319.45, 3319.46, 3321.01,	388
3321.041, 3321.05, 3321.13, 3321.14, 3321.141, 3321.17, 3321.18,	389
3321.19, 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and	390
Chapters 102., 117., 1347., 2744., 3307., 3309., 3365., 3742.,	391
4112., 4123., 4141., and 4167. of the Revised Code as if it were	392
a school district.	393

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Sec. 4111.04. The director of commerce may:

(A) Investigate and ascertain the wages of persons	395
employed in any occupation in the state;	396
(B) Enter and inspect the place of business or employment	397
of any employer for the purpose of inspecting any books,	398
registers, payrolls, or other records of the employer that in	399
any way relate to the question of wages, hours, and other	400
conditions of employment of any employees, and may question the	401
employees for the purpose of ascertaining whether sections	402
4111.01 to $\frac{4111.17}{4111.14}$ and $\frac{4112.17}{9}$ of the Revised Code, and	403
the rules adopted thereunder, have been and are being obeyed. In	404
conducting an inspection of the records of an employer, the	405
director shall make every effort to coordinate the inspection	406
with those conducted by the federal agency responsible for	407
enforcement of the "Fair Labor Standards Act of 1938," 52 Stat.	408
1060, 29 U.S.C.A. 201, as amended. If the federal agency has	409
completed an audit or examination of the employer's records	410
within the sixty days prior to the date the director notifies	411
the employer of the director's intent to examine the employer's	412
records, the director shall accept in lieu of the director's own	413
inspection, a report from the federal agency that the employer	414
is in compliance with the federal act, unless the director has	415
reasonable grounds for believing that the report is inaccurate	416
or incomplete for the purposes of sections 4111.01 to 4111.13 of	417
the Revised Code, or that events occurring since the audit give	418
the director reasonable grounds for believing that a violation	419
of sections 4111.01 to 4111.13 of the Revised Code has occurred.	420
(C) In the event the director is prohibited by any	421
employer from carrying out the intent of this section, the	422
director may issue subpoenas and compel attendance of witnesses	423
and production of papers, books, accounts, payrolls, documents,	424

records, and testimony relating and relevant to the director's

investigation. 426

Sec. 4111.05. The director of commerce shall adopt rules	427
in accordance with Chapter 119. of the Revised Code as the	428
director considers appropriate to carry out the purposes of	429
sections 4111.01 to $\frac{4111.17}{4111.14}$ of the Revised Code. The	430
rules may be amended from time to time and may include, but are	431
not limited to, rules defining and governing apprentices, their	432
number, proportion, and length of service; bonuses and special	433
pay for special or extra work; permitted deductions or charges	434
to employees for board, lodging, apparel, or other facilities or	435
services customarily furnished by employers to employees;	436
inclusion of ascertainable gratuities in wages paid; allowances	437
for unascertainable gratuities or for other special conditions	438
or circumstances which may be usual in particular employer-	439
employee relationships; and the method of computation or the	440
period of time over which wages may be averaged to determine	441
whether the minimum wage or overtime rate has been paid.	442

Sec. 4111.06. In order to prevent curtailment of 443 opportunities for employment, to avoid undue hardship, and to 444 safeguard the minimum wage rates under sections 4111.01 to 445 4111.17 4111.14 of the Revised Code, the director of commerce 446 shall adopt rules under section 4111.05 of the Revised Code, 447 permitting employment in any occupation at wages lower than the 448 wage rates applicable under sections 4111.01 to 4111.17 4111.14 449 of the Revised Code, of individuals whose earning capacity is 450 impaired by physical or mental deficiencies or injuries. The 451 rules shall provide for licenses to be issued authorizing 452 employment at the wages of specific individuals or groups of 453 employees, or by specific employers or groups of employers, 454 pursuant to the rules. The rules shall not conflict with the 455 "Americans with Disabilities Act of 1990," 104 Stat. 328, 42 456

U.S.C.A. 12111, et seq.	457
Sec. 4111.07. The director of commerce may adopt rules	458
under section 4111.05 of the Revised Code, permitting employment	459
of apprentices at a wage rate not less than eighty-five per cent	460
of the minimum wage rate applicable under sections 4111.01 to	461
4111.17 4111.14 of the Revised Code. The rules shall provide for	462
licenses to be issued for periods not to exceed ninety days and	463
authorizing employment at the wages of specific individuals or	464
groups of employees, or by specific employers or groups of	465
employers, pursuant to the rules.	466
Sec. 4111.09. Every employer subject to sections 4111.01	467
to <u>4111.17</u> <u>4111.14</u> and <u>4112.17</u> of the Revised Code, or to any	468
rules issued thereunder, shall keep a summary of the sections,	469
approved by the director of commerce, and copies of any	470
applicable rules issued thereunder, or a summary of the rules,	471
posted in a conspicuous and accessible place in or about the	472
premises wherein any person subject thereto is employed. The	473
director of commerce shall make the summary described in this	474
section available on the web site of the department of commerce.	475
The director shall update this summary as necessary, but not	476
less than annually, in order to reflect changes in the minimum	477
wage rate as required under Section 34a of Article II, Ohio	478
Constitution. Employees and employers shall be furnished copies	479
of the summaries and rules by the state, on request, without	480
charge.	481
Sec. 4111.11. Any standards relating to minimum wages,	482
overtime compensation, or other working conditions in effect	483
under any other law of this state on the effective date of	484
sections 4111.01 to 4111.17 4111.14 of the Revised Code, which	485

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are more favorable to employees than those applicable to

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employees under sections or regulations issued hereunder, are	487
not amended, rescinded, or otherwise affected by said sections,	488
but continue in full force and effect, and may be enforced as	489
provided by law until they are specifically superseded by	490
standards more favorable to the employees by operation of or in	491
accordance with regulations issued under said sections.	492
Sec. 4111.12. Nothing in sections 4111.01 to 4111.17	493
4111.14 of the Revised Code interferes with, impedes, or in any	494
way diminishes the right of employees to bargain collectively	495
with their employers through representatives of their own	496
choosing in order to establish wages or other conditions of work	497
in excess of the applicable minimum under sections 4111.01 to	498
4111.17 4111.14 of the Revised Code.	499
Sec. 4111.13. (A) No employer shall hinder or delay the	500
director of commerce in the performance of the director's duties	501
in the enforcement of sections 4111.01 to $\frac{4111.17}{4111.14}$ of the	502
Revised Code, or refuse to admit the director to any place of	503
employment, or fail to make, keep, and preserve any records as	504
required under those sections, or falsify any of those records,	505
or refuse to make them accessible to the director upon demand,	506
or refuse to furnish them or any other information required for	507
the proper enforcement of those sections to the director upon	508
demand, or fail to post a summary of those sections or a copy of	509
any applicable rules as required by section 4111.09 of the	510
Revised Code. Each day of violation constitutes a separate	511
offense.	512
(B) No employer shall discharge or in any other manner	513
discriminate against any employee because the employee has made	514
any complaint to the employee's employer, or to the director,	515

that the employee has not been paid wages in accordance with

sections 4111.01 to $\frac{4111.17}{4111.14}$ of the Revised Code, or	517
because the employee has made any complaint or is about to cause	518
to be instituted any proceeding under or related to those	519
sections, or because the employee has testified or is about to	520
testify in any proceeding.	521
(C) No employer shall pay or agree to pay wages at a rate	522
less than the rate applicable under sections 4111.01 to $\frac{4111.17}{}$	523
4111.14 of the Revised Code. Each week or portion thereof for	524
which the employer pays any employee less than the rate	525
applicable under those sections constitutes a separate offense	526
as to each employer.	527
(D) No employer shall otherwise violate sections 4111.01	528
to 4111.17 4111.14 of the Revised Code, or any rule adopted	529
thereunder. Each day of violation constitutes a separate	530
offense.	531
Sec. 4111.99. (A) Whoever violates division (A) or (D) of	532
section 4111.13 of the Revised Code is guilty of a misdemeanor	533
of the fourth degree.	534
of the folian degree.	
(B) Whoever violates division (B) or (C) of section	535
	535 536
(B) Whoever violates division (B) or (C) of section	
(B) Whoever violates division (B) or (C) of section 4111.13 of the Revised Code is guilty of a misdemeanor of the	536
(B) Whoever violates division (B) or (C) of section 4111.13 of the Revised Code is guilty of a misdemeanor of the third degree.	536 537
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(B) Whoever violates division (B) or (C) of section 4111.13 of the Revised Code is guilty of a misdemeanor of the third degree. (C) Whoever violates section 4111.17 of the Revised Code is guilty of a minor misdemeanor. Sec. 4112.01. (A) As used in this chapter:	536 537 538 539
 (B) Whoever violates division (B) or (C) of section 4111.13 of the Revised Code is guilty of a misdemeanor of the third degree. (C) Whoever violates section 4111.17 of the Revised Code is guilty of a minor misdemeanor. Sec. 4112.01. (A) As used in this chapter: (1) "Person" includes one or more individuals, 	536 537 538 539 540
(B) Whoever violates division (B) or (C) of section 4111.13 of the Revised Code is guilty of a misdemeanor of the third degree. (C) Whoever violates section 4111.17 of the Revised Code is guilty of a minor misdemeanor. Sec. 4112.01. (A) As used in this chapter: (1) "Person" includes one or more individuals, partnerships, associations, organizations, corporations, legal	536 537 538 539 540 541

manager, broker, salesperson, appraiser, agent, employee,	546
lending institution, and the state and all political	547
subdivisions, authorities, agencies, boards, and commissions of	548
the state.	549
(2) "Employer" includes the state, any political	550
subdivision of the state, any person employing four or more	551
persons within the state, and any person acting directly or	552
indirectly in the interest of an employer.	553
(3) "Employee" means an individual employed by any	554
employer but does not include any individual employed in the	555
domestic service of any person.	556
(4) "Labor organization" includes any organization that	557
exists, in whole or in part, for the purpose of collective	558
bargaining or of dealing with employers concerning grievances,	559
terms or conditions of employment, or other mutual aid or	560
protection in relation to employment.	561
(5) "Employment agency" includes any person regularly	562
undertaking, with or without compensation, to procure	563
opportunities to work or to procure, recruit, refer, or place	564
employees.	565
(6) "Commission" means the Ohio civil rights commission	566
created by section 4112.03 of the Revised Code.	567
(7) "Discriminate" includes segregate or separate.	568
(8) "Unlawful discriminatory practice" means any act	569
prohibited by section 4112.02, 4112.021, or 4112.022 of the	570
Revised Code.	571
(9) "Place of public accommodation" means any inn,	572
restaurant, eating house, barbershop, public conveyance by air,	573

land, or water, theater, store, other place for the sale of	574
merchandise, or any other place of public accommodation or	575
amusement of which the accommodations, advantages, facilities,	576
or privileges are available to the public.	577
(10) "Housing accommodations" includes any building or	578
structure, or portion of a building or structure, that is used	579
or occupied or is intended, arranged, or designed to be used or	580
occupied as the home residence, dwelling, dwelling unit, or	581
sleeping place of one or more individuals, groups, or families	582
whether or not living independently of each other; and any	583
vacant land offered for sale or lease. "Housing accommodations"	584
also includes any housing accommodations held or offered for	585
sale or rent by a real estate broker, salesperson, or agent, by	586
any other person pursuant to authorization of the owner, by the	587
owner, or by the owner's legal representative.	588
(11) "Restrictive covenant" means any specification	589
limiting the transfer, rental, lease, or other use of any	590
housing accommodations because of race, color, religion, sex,	591
military status, familial status, national origin, disability,	592
or ancestry, or any limitation based upon affiliation with or	593
approval by any person, directly or indirectly, employing race,	594
color, religion, sex, military status, familial status, national	595
origin, disability, or ancestry as a condition of affiliation or	596
approval.	597
(12) "Burial lot" means any lot for the burial of deceased	598
persons within any public burial ground or cemetery, including,	599
but not limited to, cemeteries owned and operated by municipal	600
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corporations, townships, or companies or associations

(13) "Disability" means a physical or mental impairment

incorporated for cemetery purposes.

that substantially limits one or more major life activities,	604
including the functions of caring for one's self, performing	605
manual tasks, walking, seeing, hearing, speaking, breathing,	606
learning, and working; a record of a physical or mental	607
impairment; or being regarded as having a physical or mental	608
impairment.	609
(14) Except as otherwise provided in section 4112.021 of	610
the Revised Code, "age" means at least forty years old.	611
(15) "Familial status" means either of the following:	612
(a) One or more individuals who are under eighteen years	613
of age and who are domiciled with a parent or guardian having	614
legal custody of the individual or domiciled, with the written	615
permission of the parent or guardian having legal custody, with	616
a designee of the parent or guardian;	617
(b) Any person who is pregnant or in the process of	618
securing legal custody of any individual who is under eighteen	619
years of age.	620
(16)(a) Except as provided in division (A)(16)(b) of this	621
section, "physical or mental impairment" includes any of the	622
following:	623
(i) Any physiological disorder or condition, cosmetic	624
disfigurement, or anatomical loss affecting one or more of the	625
following body systems: neurological; musculoskeletal; special	626
sense organs; respiratory, including speech organs;	627
cardiovascular; reproductive; digestive; genito-urinary; hemic	628
and lymphatic; skin; and endocrine;	629
(ii) Any mental or psychological disorder, including, but	630
not limited to, intellectual disability, organic brain syndrome,	631
emotional or mental illness, and specific learning disabilities;	632

(iii) Diseases and conditions, including, but not limited	633
to, orthopedic, visual, speech, and hearing impairments,	634
cerebral palsy, autism, epilepsy, muscular dystrophy, multiple	635
sclerosis, cancer, heart disease, diabetes, human	636
immunodeficiency virus infection, intellectual disability,	637
emotional illness, drug addiction, and alcoholism.	638
(b) "Physical or mental impairment" does not include any	639
of the following:	640
(i) Homosexuality and bisexuality;	641
(ii) Transvestism, transsexualism, pedophilia,	642
exhibitionism, voyeurism, gender identity disorders not	643
resulting from physical impairments, or other sexual behavior	644
disorders;	645
(iii) Compulsive gambling, kleptomania, or pyromania;	646
(iv) Psychoactive substance use disorders resulting from	647
the current illegal use of a controlled substance or the current	648
use of alcoholic beverages.	649
(17) "Dwelling unit" means a single unit of residence for	650
a family of one or more persons.	651
(18) "Common use areas" means rooms, spaces, or elements	652
inside or outside a building that are made available for the use	653
of residents of the building or their guests, and includes, but	654
is not limited to, hallways, lounges, lobbies, laundry rooms,	655
refuse rooms, mail rooms, recreational areas, and passageways	656
among and between buildings.	657
(19) "Public use areas" means interior or exterior rooms	658
or spaces of a privately or publicly owned building that are	659
made available to the general public.	660

(20) "Controlled substance" has the same meaning as in	661
section 3719.01 of the Revised Code.	662
(21) "Disabled tenant" means a tenant or prospective	663
tenant who is a person with a disability.	664
(22) "Military status" means a person's status in "service	665
in the uniformed services" as defined in section 5923.05 of the	666
Revised Code.	667
(23) "Aggrieved person" includes both of the following:	668
(a) Any person who claims to have been injured by any	669
unlawful discriminatory practice described in division (H) of	670
section 4112.02 of the Revised Code;	671
(b) Any person who believes that the person will be	672
injured by, any unlawful discriminatory practice described in	673
division (H) of section 4112.02 of the Revised Code that is	674
about to occur.	675
(B) For the purposes of divisions (A) to (F) of section	676
4112.02 of the Revised Code, the terms "because of sex" and "on	677
the basis of sex" include, but are not limited to, because of or	678
on the basis of pregnancy, any illness arising out of and	679
occurring during the course of a pregnancy, childbirth, or	680
related medical conditions. Women affected by pregnancy,	681
childbirth, or related medical conditions shall be treated the	682
same for all employment-related purposes, including receipt of	683
benefits under fringe benefit programs, as other persons not so	684
affected but similar in their ability or inability to work, and	685
nothing in division (B) of section 4111.17 4112.17 of the	686
Revised Code shall be interpreted to permit otherwise. This	687
division shall not be construed to require an employer to pay	688
for health insurance benefits for abortion, except where the	689

life of the mother would be endangered if the fetus were carried	690
to term or except where medical complications have arisen from	691
the abortion, provided that nothing in this division precludes	692
an employer from providing abortion benefits or otherwise	693
affects bargaining agreements in regard to abortion.	694
Sec. 4111.17 4112.17. (A) No employer, including the state	695
and political subdivisions thereof, shall discriminate in the	696
payment of wages on the basis of race, color, religion, sex,	697
age, national origin, or age, ancestry, sexual orientation, or	698
gender identity by paying wages to any employee at a rate less	699
than the rate at which the employer pays wages to another	700
employee for equal work on jobs the performance of which	701
requires equal skill, effort, and responsibility, and which are	702
performed under similar conditions.	703
(B) Nothing in this section prohibits an employer from	704
paying wages to one employee at a rate different from that at	705
which the employer pays another employee for the performance of	706
equal work under similar conditions on jobs requiring equal	707
skill, effort, and responsibility, when the payment is made	708
pursuant to any of the following:	709
(1) A seniority system;	710
(2) A merit system;	711
(3) A system which measures earnings by the quantity or	712
quality of production;	713
(4) A wage rate differential determined by any bona fide	714
factor-other than race, color, religion, sex, age, national	715
origin, or ancestry, such as education, training, or experience	716
that meets the criteria described in division (C) of this	717
section	718

(C) (1) An employer may defend a wage rate differential	719
made under division (B)(4) of this section only if the employer	720
<pre>can demonstrate all of the following:</pre>	721
(a) The difference is based on a factor substantially	722
related to the employee's position and performance, such as	723
education, training, or experience.	724
(b) The difference is not related to the employee's race,	725
color, religion, sex, national origin, age, ancestry, sexual	726
orientation, or gender identity.	727
(c) The difference is consistent with business necessity.	728
(2) The defense described in division (C)(1) of this	729
section shall be rebutted if an employee making an allegation of	730
wage discrimination or the commission demonstrates both of the	731
<pre>following:</pre>	732
(a) An alternative employment practice exists that would	733
serve the same business purpose without producing the wage rate	734
differential.	735
(b) The employer has refused to adopt the alternative	736
practice.	737
(D) No employer shall reduce the wage rate of any employee	738
in order to comply with this section.	739
(D) (E) The director of commerce Ohio civil rights	740
<pre>commission shall carry out, administer, and enforce this</pre>	741
section. Any employee discriminated against in violation of this	742
section may sue in any court of competent jurisdiction to	743
recover two times the amount of the difference between the wages	744
actually received and the wages received by a person performing	745
equal work for the employer, from the date of the commencement	746

of the violation, and for costs, including attorney fees.	747
Notwithstanding the definitions of "tort action" in sections	748
2315.18 to 2315.21 of the Revised Code, such an action shall be	749
considered a tort action for the purposes of those sections and	750
shall be subject to sections 2315.18 to 2315.21 of the Revised	751
Code, except to the extent those sections conflict with this	752
section. The director commission may take an assignment of any	753
such wage claim in trust for such employee and sue in the	754
employee's behalf. In any civil action under this section, two	755
or more employees of the same employer may join as co-plaintiffs	756
in one action. The <u>director</u> <u>commission</u> may sue in one action for	757
claims assigned to the <u>director</u> <u>commission</u> by two or more	758
employees of the same employer. No agreement to work for a	759
discriminatory wage constitutes a defense for any civil or 	760
criminal—action to enforce this section. No employer shall—	761
discriminate against any employee because such employee makes a	762
complaint or institutes, or testifies in, any proceeding under	763
this section.	764
$\frac{(E)-(F)}{(F)}$ Any action arising under this section shall be	765
initiated within one year after the date of violation.	766
(G)(1) No employer shall discriminate against any employee	767
because the employee makes a complaint, or institutes or	768
testifies in any proceeding, under this section.	769
(2) No employer shall discriminate against an employee for	770
inquiring about, discussing, or disclosing the wages of the	771
employee or another employee in response to a complaint or	772
charge, or in furtherance of a discrimination investigation,	773
proceeding, hearing, or action, or an investigation conducted by	774
the employer.	775

(3) Any person discriminated against in violation of

division (G)(1) or (2) of this section may sue in any court of	777
competent jurisdiction to recover damages, injunctive relief, or	778
any other appropriate relief.	779
(H) In addition to any other award made under this	780
section, the court or jury may award punitive or exemplary	781
damages in accordance with section 2315.21 of the Revised Code	782
in an amount sufficient to deter future violations.	783
(I) As used in this section:	784
(1) "Sexual orientation" means heterosexuality,	785
homosexuality, or bisexuality, whether actual or perceived.	786
(2) "Gender identity" means an individual's self-	787
perception, or perception of that person by another, of the	788
individual's identity as male or female as realized through the	789
person's appearance, behavior, or physical characteristics,	790
regardless of whether such appearance, behavior, or physical	791
characteristics are in accord with or opposed to the person's	792
physical anatomy, chromosomal sex, or sex at birth.	793
(J) The general assembly, in amending this section,	794
declares its intent to ensure equal pay for women in Ohio and to	795
correct the historical wage disparity that has occurred between	796
the sexes.	797
Section 2. That existing sections 3314.03, 3326.11,	798
4111.04, 4111.05, 4111.06, 4111.07, 4111.09, 4111.11, 4111.12,	799
4111.13, 4111.17, 4111.99, and 4112.01 of the Revised Code are	800
hereby repealed.	801
Section 3. This act shall be known as the "Fair and	802
Acceptable Income Required (FAIR) Act."	803