As Introduced

134th General Assembly

Regular Session 2021-2022

H. B. No. 361

Representatives Hall, Miranda

Cosponsors: Representatives Creech, Click, Weinstein, Miller, A., Johnson, Crossman, O'Brien, Ghanbari

A BILL

То	amend sections 121.95 and 5589.99 and to enact	1
	section 5589.25 of the Revised Code to establish	2
	new requirements and increased penalties that	3
	apply to a railroad company that unlawfully	4
	blocks a railroad crossing.	5

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

Section 1. That sections 121.95 and 5589.99 be amended and	6
section 5589.25 of the Revised Code be enacted to read as	7
follows:	8
Sec. 121.95. (A) As used in this section, "state agency"	9
means an administrative department created under section 121.02	10
of the Revised Code, an administrative department head appointed	11
under section 121.03 of the Revised Code, and a state agency	12
organized under an administrative department or administrative	13
department head. "State agency" also includes the department of	14
education, the state lottery commission, the Ohio casino control	15
commission, the state racing commission, and the public	16
utilities commission of Ohio. Rules adopted by an otherwise	17
independent official or entity organized under a state agency	18

shall be attributed to the agency under which the official or	19
entity is organized for the purposes of this section.	20
(B) Not later than December 31, 2019, a state agency shall	21
review its existing rules to identify rules having one or more	22
regulatory restrictions that require or prohibit an action and	23
prepare a base inventory of the regulatory restrictions in its	24
existing rules. Rules that include the words "shall," "must,"	25
"require," "shall not," "may not," and "prohibit" shall be	26
considered to contain regulatory restrictions.	27
(C) In the base inventory, the state agency shall indicate	28
all of the following concerning each regulatory restriction:	29
(1) A description of the regulatory restriction;	30
(2) The rule number of the rule in which the regulatory	31
restriction appears;	32
(3) The statute under which the regulatory restriction was	33
adopted;	34
(4) Whether state or federal law expressly and	35
specifically requires the agency to adopt the regulatory	36
restriction or the agency adopted the regulatory restriction	37
under the agency's general authority;	38
(5) Whether removing the regulatory restriction would	39
require a change to state or federal law, provided that removing	40
a regulatory restriction adopted under a law granting the agency	41
general authority shall be presumed not to require a change to	42
state or federal law;	43
(6) Any other information the joint committee on agency	44
rule review considers necessary.	45
(D) The state agency shall compute and state the total	46

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number of regulatory restrictions indicated in the base	47
inventory, shall post the base inventory on its web site, and	48
shall electronically transmit a copy of the inventory to the	49
joint committee. The joint committee shall review the base	50
inventory, then transmit it electronically to the speaker of the	51
house of representatives and the president of the senate.	52
(E) The following types of rules or regulatory	53
restrictions are not required to be included in a state agency's	54
inventory of regulatory restrictions:	55
(1) An internal management rule;	56
(2) An emergency rule;	57
(3) A rule that state or federal law requires the state	58
agency to adopt verbatim;	59
(4) A regulatory restriction contained in materials or	60
documents incorporated by reference into a rule pursuant to	61
sections 121.71 to 121.75 of the Revised Code;	62
(5) A rule adopted pursuant to section 1347.15 of the	63
Revised Code;	64
(6) A rule concerning instant lottery games;	65
(7) A rule adopted pursuant to section 5589.25 of the	66
Revised Code;	67
(8) Any other rule that is not subject to review under	68
Chapter 106. of the Revised Code.	69
(F) Beginning on the effective date of this section and	70
ending on June 30, 2023, a state agency may not adopt a new	71
regulatory restriction unless it simultaneously removes two or	72
more other existing regulatory restrictions. The state agency	73

may not satisfy this section by merging two or more existing	74
regulatory restrictions into a single surviving regulatory	75
restriction.	76
Sec. 5589.25. (A) (1) A railroad company that violates	77
division (A) of section 5589.21 of the Revised Code shall submit	78
to the public utilities commission an incident report of the	79
violation within a time and in a manner determined in rules	80
established by the commission in accordance with division (B) of	81
this section. A railroad company shall comply with this division	82
even if the company is not charged or cited with the violation.	83
(2) By the first day of July each year, the public	84
utilities commission shall compile all incident reports	85
submitted during the prior calendar year and submit an annual	86
report to the president and minority leader of the senate and	87
the speaker and minority leader of the house of representatives.	88
The annual report shall consist of aggregated incident	89
information and shall be presented in a manner that depicts the	90
number of incident reports attributable to each railroad company	91
and the aggregate amount of time that each railroad company	92
blocked railroad crossings during the year in violation of	93
division (A) of section 5589.21 of the Revised Code.	94
(B) The public utilities commission shall adopt rules in	95
accordance with Chapter 119. of the Revised Code that specify	96
all of the following:	97
(1) The time period after an incident by which a railroad	98
company must submit an incident report in accordance with	99
division (A) of this section;	100
(2) The manner in which the railroad company must submit	101
the incident report;	102

(3) The information that a railroad company must include	103
in each incident report, including all of the following:	104
(a) The date on which the incident occurred;	105
(b) The railroad crossing that was blocked by the railroad	106
<pre>company during the incident;</pre>	107
(c) The duration of the blocked railroad crossing and the	108
time the blocking began and the time the blocking concluded.	109
(C) A railroad company that submits an incident report in	110
accordance with division (A) of this section regarding a blocked	111
railroad crossing for which no charges, citations, or complaints	112
have been made or filed is not subject to the penalty	113
established in division (D) of section 5589.99 of the Revised	114
Code solely as a result of the submission of the report.	115
(D) Notwithstanding division (F) of section 121.95 of the	116
Revised Code, the public utilities commission may adopt new	117
regulatory restrictions pursuant to this section without	118
simultaneously removing two or more other existing regulatory	119
restrictions.	120
Sec. 5589.99. (A) Whoever violates section 5589.01 of the	121
Revised Code is guilty of a misdemeanor of the third degree.	122
(B) Whoever violates section 5589.02, 5589.03, 5589.05,	123
5589.06, 5589.08, 5589.081, 5589.09, 5589.11, 5589.12, 5589.32,	124
or 5589.33 of the Revised Code is guilty of a minor misdemeanor.	125
(C) Whoever violates section 5589.07 or 5589.10 of the	126
Revised Code is guilty of a misdemeanor of the fourth degree.	127
(D) Whoever violates division (A) of section 5589.21 or	128
division (A) of section 5589.25 of the Revised Code is guilty of	129
a misdemeanor of the first degree and shall be fined one as	130

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<pre>follows:</pre>	131	
(1) For a first violation within a thirty-day period, five	132	
thousand dollars <u>;</u>	133	
(2) For any subsequent violation within a thirty-day	134	
period, ten thousand dollars.	135	
(E) Whoever violates section 5589.211 of the Revised Code	136	
is guilty of a misdemeanor of the first degree and shall be	137	
fined five thousand dollars.	138	
Section 2. That existing sections 121.95 and 5589.99 of	139	
the Revised Code are hereby repealed.	140	