

_____ moved to amend as follows: 1

Engross the bill as directed by the commands in the 2
amendments attached hereto, ignoring matter extraneous to those 3
commands 4

INDEX 5

The following amendments are attached hereto: 6

Amendment No.	Subject
am_135_0574	Department of Transportation
am_135_0575	Park district property in special improvement districts (LOCCD13)
am_135_0577-1	Capitol Square Review and Advisory Board
am_135_0578-2	Force account limits: statutory and locally established (LOCCD15)
am_135_0626	ODOT contract performance and payment bonds (DOTCD49)
am_135_0648-1	Third-party motor vehicle history reports



Amendment No.	Subject
am_135_0661	Remove speed limit changes (DOTCD46)
am_135_0664-2	Gasoline Excise Tax Fund

7

The motion was _____ agreed to.

8

_____ moved to amend as follows:

After line 5289, insert:

9

"Of the \$251,000,000 aggregate obligation issuance
authority listed above, \$100,000,000 of bond issuance authority
shall be used exclusively for the financing of the Brent Spence
Bridge Corridor project. This issuance authority is valid
through December 31, 2029. At that time, the authority to issue
any further obligations related to the Brent Spence Bridge
Corridor project under this section expires."

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The motion was _____ agreed to.

SYNOPSIS

17

Department of Transportation

18

Section 203.50

19

Requires that, of the \$251.0 million in new obligation
issuance authority under the bill, \$100.0 million be issued
specifically to finance the Brent Spence Bridge Corridor
project.

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21
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23

Specifies that any portion of the \$100.0 million bond 24
issuance authority not issued by December 31, 2029, expires on 25
that date. 26

_____ moved to amend as follows:

- In line 2 of the title, delete ", 1710.01, 1710.02, 1710.03," 27
- In line 3 of the title, delete "1710.13" 28
- In line 23, delete ", 1710.01, 1710.02, 1710.03, 1710.13" 29
- Delete lines 412 through 939 30
- In line 5073, delete ", 1710.01, 1710.02, 1710.03," 31
- In line 5074, delete "1710.13" 32

The motion was _____ agreed to.

SYNOPSIS 33

Park district property in special improvement districts 34
(LOCCD13) 35

R.C. 1710.01, 1710.02, 1710.03, and 1710.13 36

Removes a provision, added by the House, that would have 37
prohibited park district property from being included in a 38
special improvement district (SID) unless the park district 39

consented to its inclusion.

B	General Revenue Fund		
C	GRF 874320 Maintenance and Equipment	\$0	\$100,000
D	TOTAL GRF General Revenue Fund	\$0	\$100,000
E	TOTAL ALL BUDGET FUND GROUPS	\$0	\$100,000

Section 350.10. Within the limits set forth in this act, 55
the Director of Budget and Management shall establish accounts 56
indicating the source and amount of funds for each appropriation 57
made in sections of this act prefixed with numbers in the 300s, 58
and shall determine the manner in which appropriation accounts 59
shall be maintained. Expenditures from operating appropriations 60
contained in sections of this act prefixed with numbers in the 61
300s shall be accounted for as though made in, and are subject 62
to, all applicable provisions of H.B. 110 of the 134th General 63
Assembly." 64

After line 5993, insert: 65

"Section 812.25. Sections of this act prefixed with 66
numbers in the 300s are exempt from the referendum under Ohio 67
Constitution, Article II, Section 1d, and therefore take 68
immediate effect when this act becomes law." 69

The motion was _____ agreed to.

SYNOPSIS 70

Capitol Square Review and Advisory Board 71

Sections 301.10, 305.10, and 350.10 72

Appropriates \$100,000 in FY 2023 to GRF ALI 874320,
Maintenance and Equipment.

73

74

_____ moved to amend as follows:

- In line 1 of the title, delete ", 117.161" 75
- In line 2 of the title, after "519.02" insert ", 723.52, 723.53" 76
- In line 7 of the title, after "5543.19" insert ", 5575.01" 77
- In line 11 of the title, delete ", 5543.191, 5543.192" 78
- In line 22, delete ", 117.161" 79
- In line 23, after "519.02" insert ", 723.52, 723.53" 80
- In line 26, after "5543.19" insert ", 5575.01" 81
- In line 30, delete ", 5543.191, 5543.192" 82
- Delete lines 32 through 145 83
- After line 145, insert: 84
- "Sec. 117.16.** (A) The auditor of state shall do all of 85
- the following: 86
- (1) Develop a force account project assessment form that 87
- each public office that undertakes force account projects shall 88
- use to estimate or report the cost of a force account project. 89
- The form shall include costs for employee salaries and benefits, 90
- any other labor costs, materials, freight, fuel, hauling, 91

overhead expense, workers' compensation premiums, and all other 92
items of cost and expense, including a reasonable allowance for 93
the use of all tools and equipment used on or in connection with 94
such work and for the depreciation on the tools and equipment. 95

(2) Make the form available to public offices by any cost- 96
effective, convenient method accessible to the auditor of state 97
and the public offices; 98

(3) When conducting an audit under this chapter of a 99
public office that undertakes force account projects, examine 100
the forms and records of a sampling of the force account 101
projects the public office completed since an audit was last 102
conducted, to determine compliance with its force account 103
limits. 104

(B) If the auditor of state receives a complaint from any 105
person that a public office has violated the force account 106
limits established for that office, the auditor of state may 107
conduct an audit in addition to the audit provided in section 108
117.11 of the Revised Code if the auditor of state has 109
reasonable cause to believe that an additional audit is in the 110
public interest. 111

(C) (1) If the auditor of state finds that a county, 112
township, or municipal corporation violated the force account 113
limits established by or for that political subdivision, as 114
applicable, the auditor of state, in addition to any other 115
action authorized by this chapter, shall notify the political 116
subdivision that, for a period of one year from the date of the 117
notification, the force account limits for the subdivision are 118
reduced as follows: 119

(a) For a county, the limits shall be ~~ten thousand dollars~~ 120
~~per mile one-third of that county's force account limits for~~ 121
~~construction or reconstruction of a road and forty thousand~~ 122

~~dollars one-third of that county's force account limits for~~ 123
construction, reconstruction, maintenance, or repair of a bridge 124
or culvert; 125

(b) For a township, the limit shall be ~~fifteen thousand~~ 126
~~dollars one-third of that township's force account limits for~~ 127
maintenance and repair of a road or ~~five thousand per mile one-~~ 128
~~third of that township's force account limits~~ for construction 129
or reconstruction of a township road; 130

(c) For a municipal corporation, the limit shall be ~~ten~~ 131
~~thousand dollars one-third of that municipal corporation's force~~ 132
~~account limits~~ for the construction, reconstruction, widening, 133
resurfacing, or repair of a street or other public way. 134

(2) If the auditor of state finds that a county, township, 135
or municipal corporation violated the force account limits 136
established by or for that political subdivision a second or 137
subsequent time, the auditor of state, in addition to any other 138
action authorized by this chapter, shall notify the political 139
subdivision that, for a period of two years from the date of the 140
notification, the force account limits for the subdivision are 141
reduced in accordance with division (C) (1) (a), (b), or (c) of 142
this section. 143

(3) If the auditor of state finds that a county, township, 144
or municipal corporation violated the force account limits 145
established by or for that political subdivision a third or 146
subsequent time, the auditor of state shall certify to the tax 147
commissioner an amount the auditor of state determines to be 148
twenty per cent of the total cost of the force account project 149
that is the basis of the violation. Upon receipt of this 150
certification, the tax commissioner shall withhold the certified 151
amount from any funds under the tax commissioner's control that 152
are due or payable to that political subdivision. The tax 153

commissioner shall promptly deposit this withheld amount to the 154
credit of the local transportation improvement program fund 155
created by section 164.14 of the Revised Code. 156

If the tax commissioner determines that no funds are due 157
and payable to the violating political subdivision or that 158
insufficient amounts of such funds are available to cover the 159
entire certified amount, the tax commissioner shall withhold and 160
deposit to the credit of the local transportation improvement 161
program fund any amount available and certify the remaining 162
amount to be withheld to the county auditor of the county in 163
which the political subdivision is located. The county auditor 164
shall withhold from that political subdivision any amount, up to 165
that certified by the tax commissioner, that is available from 166
any funds under the county auditor's control, that is due or 167
payable to that political subdivision, and that can be lawfully 168
withheld. The county auditor shall promptly pay that withheld 169
amount to the tax commissioner for deposit into the local 170
transportation improvement program fund. 171

The payments required under division (C) (3) of this 172
section are in addition to the force account limit reductions 173
described in division (C) (2) of this section and also are in 174
addition to any other action authorized by this chapter. 175

(D) If the auditor of state finds that a county, township, 176
or municipal corporation violated its force account limits when 177
participating in a joint force account project, the auditor of 178
state shall impose the reduction in force account limits under 179
division (C) of this section on all entities participating in 180
the joint project. 181

(E) As used in this section, "force account limits" means 182
any of the following, as applicable: 183

(1) For a county, the amounts established in section 184

5543.19 of the Revised Code;	185
(2) For a township, the amounts established in section 5575.01 of the Revised Code;	186 187
(3) For a municipal corporation, the amount established in section 723.52 of the Revised Code;	188 189
(4) For the department of transportation, the amount established in section 5517.02 of the Revised Code."	190 191
Delete lines 146 through 166	192
After line 411, insert:	193
"Sec. 723.52. (A) Before letting or making any contract	194
for the construction, reconstruction, widening, resurfacing, or	195
repair of a street or other public way, the director of public	196
service in a city, or the legislative authority in a village,	197
shall make an estimate of the cost of such work using the force	198
account project assessment form developed by the auditor of	199
state under section 117.16 of the Revised Code. In municipal	200
corporations having an engineer, or an officer having a	201
different title but the duties and functions of an engineer, the	202
estimate shall be made by the engineer or other officer. Where	203
the total estimated cost of any such work is thirty thousand	204
dollars or less <u>than the amount specified in accordance with</u>	205
<u>either division (C) or (D) of this section, as applicable,</u> the	206
proper officers may proceed by force account.	207
<u>(B)</u> Where the total estimated cost of any such work	208
exceeds thirty thousand dollars <u>the amount specified in</u>	209
<u>accordance with either division (C) or (D) of this section, as</u>	210
<u>applicable,</u> the proper officers of the municipal corporation	211
shall be required to invite and receive competitive bids for	212
furnishing all the labor, materials, and equipment and doing the	213
work, after newspaper advertisement as provided by law. The	214

officers shall consider and may reject such bids. If the bids
are rejected, the officers may order the work done by force
account or direct labor. When such bids are received,
considered, and rejected, and the work done by force account or
direct labor, such work shall be performed in compliance with
the plans and specifications upon which the bids were based. It
shall be unlawful to divide a street or connecting streets into
separate sections for the purpose of defeating this section and
section 723.53 of the Revised Code.

~~On the first day of July of every odd-numbered year
beginning in 2021, the threshold amount established in this
section shall increase by an amount not to exceed the lesser of
three per cent, or the percentage amount of any increase in the
department of transportation's construction cost index as
annualized and totaled for the prior two calendar years. The
director of transportation shall notify each appropriate
engineer or other officer of the increased amount.~~

(C) (1) The legislative authority of a municipal
corporation, in consultation with the engineer or other officer,
may establish by ordinance a threshold force account limit for
the construction, reconstruction, widening, resurfacing, or
repair of a street or other public way.

(2) The legislative authority may amend the threshold
limits established under division (C) (1) of this section at its
discretion.

(3) The legislative authority shall report any threshold
limits established under division (C) (1) or amended under
division (C) (2) of this section to the auditor of state. The
threshold limits are not effective until the legislative
authority sends its report.

(D) (1) If the legislative authority does not establish a

threshold limit in accordance with division (C) of this section, 246
the threshold limit is seventy-five thousand eight hundred forty 247
dollars. 248

(2) On the first day of July of every year, the threshold 249
amount established in division (D)(1) of this section shall 250
increase by the percentage amount of any increase in the 251
national highway construction cost index for the previous 252
calendar year. 253

(3) The director of transportation shall notify each 254
appropriate engineer or other officer of the increased amount. 255

(E) "Street," as used in such sections, includes portions 256
of connecting streets on which the same or similar construction, 257
reconstruction, widening, resurfacing, or repair is planned or 258
projected. 259

Sec. 723.53. Where the proper officers of any municipal 260
corporation construct, reconstruct, widen, resurface, or repair 261
a street or other public way by force account or direct labor, 262
and the estimated cost of the work as defined in section 723.52 263
of the Revised Code exceeds the amount specified in division (C) 264
or division (D) of that section, as applicable, such municipal 265
authorities shall cause to be kept by the engineer of the 266
municipal corporation, or other officer or employee of the 267
municipal corporation in charge of such work, a complete and 268
accurate account, in detail, of the cost of doing the work. The 269
account shall include labor, materials, freight, fuel, hauling, 270
overhead expense, workers' compensation premiums, and all other 271
items of cost and expense, including a reasonable allowance for 272
the use of all tools and equipment used on or in connection with 273
such work and for the depreciation on the tools and equipment. 274
The engineer or other officer or employee shall keep such 275
account, and within ninety days after the completion of any such 276

work shall prepare a detailed and itemized statement of such 277
cost and file the statement with the officer or board vested 278
with authority to direct the doing of the work in question. Such 279
officer or board shall thereupon examine the statement, correct 280
it if necessary, and file it in the office of the officer or 281
board. Such statement shall be kept on file for not less than 282
two years and shall be open to public inspection. 283

This section and section 723.52 of the Revised Code do not 284
apply to any municipal corporations having a charter form of 285
government." 286

Delete lines 4108 through 4196 287

After line 4196, insert: 288

"Sec. 5543.19. (A) The county engineer may, when 289
authorized by the board of county commissioners and not required 290
by this section or other law to use competitive bidding, employ 291
such laborers and vehicles, use such county employees and 292
property, lease such implements and tools, and purchase such 293
materials as are necessary in the construction, reconstruction, 294
improvement, maintenance, or repair of roads by force account. 295

In determining whether construction or reconstruction, 296
including widening and resurfacing, of roads may be undertaken 297
by force account, the county engineer shall first cause to be 298
made an estimate of the cost of such work using the force 299
account project assessment form developed by the auditor of 300
state under section 117.16 of the Revised Code. When the total 301
estimated cost of the work exceeds ~~thirty thousand dollars per~~ 302
mile the amount specified in accordance with either division (C) 303
or (D) of this section, as applicable, the county commissioners 304
shall invite and receive competitive bids for furnishing all the 305
labor, materials, and equipment necessary to complete the work 306
in accordance with sections 307.86 to 307.92 of the Revised 307

Code. 308

(B) The county engineer may, when authorized by the board 309
of county commissioners and not required by this section or 310
other law to use competitive bidding, employ such laborers and 311
vehicles, use such county employees and property, lease such 312
implements and tools, and purchase such materials as are 313
necessary in the construction, reconstruction, improvement, 314
maintenance, or repair of bridges and culverts by force account. 315

In determining whether such construction, reconstruction, 316
improvement, maintenance, or repair of bridges or culverts may 317
be undertaken by force account, the county engineer shall first 318
cause to be made an estimate of the cost of such work using the 319
force account project assessment form. When the total estimated 320
cost of the work exceeds ~~one hundred thousand dollars~~the amount 321
specified in accordance with either division (C) or (D) of this 322
section, as applicable, the board of county commissioners shall 323
invite and receive competitive bids for furnishing all the 324
labor, materials, and equipment necessary to complete the work, 325
in accordance with sections 307.86 to 307.92 of the Revised 326
Code. The county engineer shall obtain the approval required by 327
section 5543.02 of the Revised Code. 328

~~(C) On the first day of July of every odd numbered year~~ 329
~~beginning in 2021, the threshold amounts established in this~~ 330
~~section shall increase by an amount not to exceed the lesser of~~ 331
~~three per cent, or the percentage amount of any increase in the~~ 332
~~department of transportation's construction cost index as~~ 333
~~annualized and totaled for the prior two calendar years.~~(C) (1) 334
The board of county commissioners, in consultation with the 335
county engineer, may establish by resolution a threshold force 336
account limit for each of the following: 337

(a) The construction, reconstruction, improvement, 338

maintenance, or repair of roads under division (A) of this section; 339
340

(b) The construction, reconstruction, improvement, maintenance, or repair of bridges and culverts under division (B) of this section. 341
342
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(2) The board may amend the threshold limits established under division (C) (1) of this section at its discretion. 344
345

(3) The board shall report the threshold limits established under division (C) (1) or amended under division (C) (2) of this section to the auditor of state. The threshold limits are not effective until the board sends its report. 346
347
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349

(D) (1) If the board of county commissioners does not establish threshold limits in accordance with division (C) of this section, the threshold limits are as follows: 350
351
352

(a) For the construction, reconstruction, improvement, maintenance, or repair of roads under division (A) of this section, seventy-five thousand eight hundred forty dollars per mile. 353
354
355
356

(b) For the construction, reconstruction, improvement, maintenance, or repair of bridges and culverts under division (B) of this section, two hundred fifty-two thousand eight hundred dollars. 357
358
359
360

(2) On the first day of July of every year, the threshold amounts established in division (D) (1) of this section shall increase by the percentage amount of any increase in the national highway construction cost index for the previous calendar year. 361
362
363
364
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(3) The director of transportation shall notify each appropriate county engineer of the increased amount. 366
367

~~(D)~~ (E) "Force account," as used in this section means 368
that the county engineer will act as contractor, using labor 369
employed by the engineer using material and equipment either 370
owned by the county or leased or purchased in compliance with 371
sections 307.86 to 307.92 of the Revised Code and excludes 372
subcontracting any part of such work unless done pursuant to 373
sections 307.86 to 307.92 of the Revised Code. 374

The term "competitive bids" as used in this section 375
requires competition for the whole contract and in regard to its 376
component parts, including labor and materials. Neither plans 377
nor specifications shall be drawn to favor any manufacturer or 378
bidder unless required by the public interest." 379

Delete lines 4197 through 4268 380

After line 4268, insert: 381

"Sec. 5575.01. (A) In the maintenance and repair of 382
roads, the board of township trustees may proceed either by 383
contract or force account, but, unless the exemption specified 384
in division (C) of this section applies, if the board wishes to 385
proceed by force account, it first shall cause the county 386
engineer to complete the force account assessment form developed 387
by the auditor of state under section 117.16 of the Revised 388
Code. Except as otherwise provided in sections 505.08 and 389
505.101 of the Revised Code, when the board proceeds by 390
contract, the contract shall, if the amount involved exceeds 391
~~forty five thousand dollars~~ the amount specified in accordance 392
with either division (D) or (E) of this section, as applicable, 393
be let by the board to the lowest responsible bidder after 394
advertisement for bids once, not later than two weeks, prior to 395
the date fixed for the letting of the contract, in a newspaper 396
of general circulation within the township. If the amount 397
involved is ~~forty five thousand dollars or less~~ than the amount 398

specified in accordance with either division (D) or (E) of this 399
section, as applicable, a contract may be let without 400
competitive bidding, or the work may be done by force account. 401
Such a contract shall be performed under the supervision of a 402
member of the board or the township road superintendent. 403

(B) Before undertaking the construction or reconstruction 404
of a township road, the board shall cause to be made by the 405
county engineer an estimate of the cost of the work, which 406
estimate shall include labor, material, freight, fuel, hauling, 407
use of machinery and equipment, and all other items of cost. If 408
the board finds it in the best interest of the public, it may, 409
in lieu of constructing the road by contract, proceed to 410
construct the road by force account. Except as otherwise 411
provided under sections 505.08 and 505.101 of the Revised Code, 412
where the total estimated cost of the work exceeds ~~fifteen-~~ 413
~~thousand dollars per mile~~the amount specified in accordance with 414
either division (D) or (E) of this section, as applicable, the 415
board shall invite and receive competitive bids for furnishing 416
all the labor, materials, and equipment and doing the work, as 417
provided in section 5575.02 of the Revised Code, and shall 418
consider and reject them before ordering the work done by force 419
account. When such bids are received, considered, and rejected, 420
and the work is done by force account, the work shall be 421
performed in compliance with the plans and specifications upon 422
which the bids were based. 423

(C) Force account assessment forms are not required under 424
division (A) of this section for road maintenance or repair 425
projects ~~of less than fifteen thousand dollars,~~ or under 426
division (B) of this section for road construction or 427
reconstruction projects of less than ~~five thousand dollars per-~~ 428
~~mile~~one-third of the amount specified in accordance with 429
division (D) or (E) of this section, as applicable. 430

~~(D) On the first day of July of every odd-numbered year~~ 431
~~beginning in 2021, the threshold amounts established in~~ 432
~~divisions (A) and (B) of this section shall increase by an~~ 433
~~amount not to exceed the lesser of three per cent, or the~~ 434
~~percentage amount of any increase in the department of~~ 435
~~transportation's construction cost index as annualized and~~ 436
~~totaled for the prior two calendar years.~~ (D) (1) The board of 437
township trustees, in consultation with the county engineer, may 438
establish by resolution a threshold force account limit for each 439
of the following: 440

(a) The maintenance and repair of roads under division (A) 441
of this section; 442

(b) The construction or reconstruction of a township road 443
under division (B) of this section. 444

(2) The board may amend the threshold limits established 445
under division (D) (1) of this section at its discretion. 446

(3) The board shall report the threshold limits 447
established under division (D) (1) or amended under division (D) 448
(2) of this section to the auditor of state. The threshold 449
limits are not effective until the board sends its report. 450

(E) (1) If the board of township trustees does not 451
establish threshold limits in accordance with division (D) of 452
this section, the threshold limits are as follows: 453

(a) For the maintenance and repair of roads under division 454
(A) of this section, one hundred thirteen thousand seven hundred 455
sixty dollars. 456

(b) For the construction or reconstruction of a township 457
road under division (B) of this section, thirty-seven thousand 458
nine hundred twenty dollars per mile. 459

(2) On the first day of July of every year, the threshold amounts established in division (E) (1) of this section shall increase by the percentage amount of any increase in the national highway construction cost index for the previous calendar year.

(3) The director of transportation shall notify each appropriate county engineer of the increased amount.

~~(E)~~ (F) All force account work under this section shall be done under the direction of a member of the board or the township road superintendent."

In line 5072, delete ", 117.161"

In line 5073, after "519.02" insert ", 723.52, 723.53"

In line 5076, after "5543.19" insert ", 5575.01"

The motion was _____ agreed to.

SYNOPSIS

Force account limits: statutory and locally established (LOCCD15)

R.C. 117.16, 117.161, 723.52, 723.53, 5543.19, 5543.191, 5543.192, and 5575.01

Removes the provisions of the bill that replace monetary force account limits for counties with scope of work limitations.

Instead, authorizes a board of county commissioners, a board of township trustees, and the legislative authority of a municipal corporation ("local authority") to establish its own

force account threshold limits by resolution or ordinance.	484
However, establishes statutory default force account	485
limits (increased from the limits in current law) for each local	486
authority that apply if the local authority does not establish	487
its own force account threshold limits.	488
Applies the force account limits, either statutory or	489
locally established, to road, highway, bridge, and culvert	490
construction and repair projects, as applicable, undertaken by	491
the local authority.	492
Increases the statutory force account limits annually	493
based on the National Highway Construction Cost Index.	494
Requires the local authority to report any locally-	495
established force account limits to the Auditor of State.	496
Specifies that a locally-established force account limit	497
does not become effective until the local authority reports it	498
to the Auditor.	499
Reduces a local authority's force account limits to 1/3 of	500
the local authority's established limits for one year if that	501
local authority violates those limits, rather than specifying	502
dollar amount reductions as under current law.	503

_____ moved to amend as follows:

- In line 3493, delete "premium" 504
- In line 3505, delete "Prior to final payment for the contract, a" 505
and insert "A" 506
- In line 3573, after "Actual" insert "final" 507

The motion was _____ agreed to.

- SYNOPSIS 508
- ODOT contract performance and payment bonds (DOTCD49)** 509
- R.C. 5525.16** 510
- Makes minor technical and corrective changes to the 511
provisions of the bill relating to ODOT contract performance and 512
payment bonds. 513

_____ moved to amend as follows:

In line 10 of the title, after "4511.765" insert ", 4517.262" 514

In line 29, after "4511.765" insert ", 4517.262" 515

After line 3076, insert: 516

"Sec. 4517.262. (A) As used in this section: 517

(1) "Motor vehicle dealer" includes any owner, partner, 518
shareholder, officer, member, trustee, employee, or agent of the 519
motor vehicle dealership. 520

(2) "Third-party motor vehicle history report" means any 521
formal or informal report prepared by a person other than a 522
motor vehicle dealer that relates to one or more of the 523
following: 524

(a) A motor vehicle's current ownership or a motor 525
vehicle's certificate of title transfer history; 526

(b) A brand on a motor vehicle's certificate of title; 527

(c) A lien on a motor vehicle; 528

(d) A motor vehicle's service, maintenance, or repair 529
history; 530

<u>(e) A motor vehicle's condition;</u>	531
<u>(f) A motor vehicle's accident or collision history;</u>	532
<u>(g) A motor vehicle's mileage.</u>	533
<u>(B) When a motor vehicle dealer provides or otherwise</u>	534
<u>makes available to a motor vehicle purchaser, lessee, or any</u>	535
<u>other person a third-party motor vehicle history report in</u>	536
<u>conjunction with the actual or potential sale or lease of a</u>	537
<u>motor vehicle, the motor vehicle dealer is not liable for the</u>	538
<u>accuracy of information that was provided by another entity."</u>	539

The motion was _____ agreed to.

<u>SYNOPSIS</u>	540
Third-party motor vehicle history reports	541
R.C. 4517.262	542
Specifies that a motor vehicle dealer is not liable for	543
the accuracy of the information contained in a third-party motor	544
vehicle history report that was provided by another entity.	545

_____ moved to amend as follows:

- In line 4 of the title, delete ", 4511.21" 546
- In line 25, delete ", 4511.21" 547
- Delete lines 2255 through 2841 548
- In line 5075, delete ", 4511.21" 549

The motion was _____ agreed to.

SYNOPSIS 550

Remove speed limit changes (DOTCD46) 551

R.C. 4511.21 552

Removes the provisions of the bill that would raise the 553
statutory maximum speed limit from 55 mph to 60 mph for highways 554
outside of a municipal corporation (unless another statutory 555
maximum speed is otherwise specified). 556

Removes the bill's other corresponding speed limit 557
changes. 558

_____ moved to amend as follows:

In line 5622, after "sections." insert "The foregoing appropriation	559
item, 110654 Gasoline Excise Tax Fund - County, shall also be used to make	560
payments to the Ohio Turnpike and Infrastructure Commission under section	561
5735.051 of the Revised Code."	562

The motion was _____ agreed to.

SYNOPSIS 563

Gasoline Excise Tax Fund 564

Section 221.10 565

Expands the specified uses of new line item, 110654	566
Gasoline Excise Tax Fund - County, so that it may also be used	567
for payments to the Ohio Turnpike and Infrastructure Commission	568
under section 5735.051 of the Revised Code.	569