As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 67

Senators Liston, Romanchuk

A BILL

To amend sections 5107.05, 5107.10, and 5107.20 of	1
the Revised Code regarding the pass-through of	2
support payments under the Ohio Works First	3
program.	4

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

Section 1. That sections 5107.05, 5107.10, and 5107.20 of	5
the Revised Code be amended to read as follows:	6
Sec. 5107.05. The director of job and family services	7
shall adopt rules to implement this chapter. The rules shall be	8
consistent with Title IV-A, Title IV-D, federal regulations,	9
state law, the Title IV-A state plan submitted to the United	10
States secretary of health and human services under section	11
5101.80 of the Revised Code, amendments to the plan, and waivers	12
granted by the United States secretary. Rules governing	13
eligibility, program participation, and other applicant and	14
participant requirements shall be adopted in accordance with	15
Chapter 119. of the Revised Code. Rules governing financial and	16
other administrative requirements applicable to the department	17
of job and family services and county departments of job and	18
family services shall be adopted in accordance with section	19

self-sufficiency contract.

111.15 of the Revised Code. 20 (A) The rules shall specify, establish, or govern all of 21 the following: 22 (1) A payment standard for Ohio works first based on 23 federal and state appropriations that is increased in accordance 24 with section 5107.04 of the Revised Code; 2.5 (2) For the purpose of section 5107.04 of the Revised 26 Code, the method of determining the amount of cash assistance an 27 assistance group receives under Ohio works first; 28 29 (3) Requirements for initial and continued eligibility for Ohio works first, including requirements regarding income, 30 citizenship, age, residence, and assistance group composition; 31 (4) For the purpose of section 5107.12 of the Revised 32 Code, application and verification procedures, including the 33 minimum information an application must contain; 34 (5) The extent to which a participant of Ohio works first 35 must notify, pursuant to section 5107.12 of the Revised Code, a 36 county department of job and family services of additional 37 income not previously reported to the county department; 38 (6) For the purpose of section 5107.16 of the Revised 39 Code, both of the following: 40 (a) Standards for the determination of good cause for 41 failure or refusal to comply in full with a provision of a self-42 sufficiency contract; 43 (b) The compliance activities a member of an assistance 44 group must complete for the member to be considered to have 45 ceased to fail or refuse to comply in full with a provision of a 46

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(7) The department of job and family services providing
written notice of a sanction under section 5107.161 of the
Revised Code;

(8) For the purpose of division (B) of section 5107.17 of 51 the Revised Code, the circumstances under which the adult member 52 of an assistance group or an assistance group's minor head of 53 household whose failure or refusal, without good cause, to 54 comply in full with a provision of a self-sufficiency contract 55 causes a sanction under section 5107.16 of the Revised Code must 56 enter into a new, or amend an existing, self-sufficiency 57 contract before the assistance group may resume participation in 58 Ohio works first following the sanction; 59

(9) Requirements for the collection and distribution of support payments owed participants of Ohio works first pursuant to section 5107.20 of the Revised Code;

(10) For the purpose of section 5107.22 of the Revised Code, what constitutes cooperating in establishing a minor child's paternity or establishing, modifying, or enforcing a child support order and good cause for failure or refusal to cooperate;

(11) The requirements governing the LEAP program,
including the definitions of "equivalent of a high school
diploma" and "good cause," and the incentives provided under the
LEAP program;

(12) If the director implements section 5107.301 of the 72 Revised Code, the requirements governing the award provided 73 under that section, including the form that the award is to take 74 and requirements an individual must satisfy to receive the 75 award; 76

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(13) Circumstances under which a county department of job	77
and family services may exempt a minor head of household or	78
adult from participating in a work activity or developmental	79
activity for all or some of the weekly hours otherwise required	80
by section 5107.43 of the Revised Code.	81
(14) The maximum amount of time the department will	82
subsidize positions created by state agencies and political	83
subdivisions under division (C) of section 5107.52 of the	84
Revised Code;	85
(15) The implementation of sections 5107.71 to 5107.717 of	86
the Revised Code by county departments of job and family	87
services;	88
(16) A domestic violence screening process to be used for	89
the purpose of division (A) of section 5107.71 of the Revised	90
Code;	91
(17) The minimum frequency with which county departments	92
of job and family services must redetermine a member of an	93
assistance group's need for a waiver issued under section	94
5107.714 of the Revised Code;	95
(18) Requirements for work activities, developmental	96
activities, and alternative work activities for Ohio works first	97
participants.	98
(B) The rules adopted under division (A)(2) of this	99
section shall be consistent with section 5107.20 of the Revised	100
<u>Code.</u>	101
The rules adopted under division (A)(3) of this section	102
regarding income shall specify what is countable income, gross	103
earned income, and gross unearned income for the purpose of	104

section 5107.10 of the Revised Code. The rules also shall

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specify the amount of an assistance group's gross earned income	106
that is to be disregarded for the purpose of division (D)(3) of	107
section 5107.10 of the Revised Code. The rules shall be	108
consistent with section 5107.20 of the Revised Code.	109
The rules adopted under division (A)(10) of this section	110
shall be consistent with 42 U.S.C. 654(29).	111
The rules adopted under division (A)(13) of this section	112
shall specify that the circumstances include that a school or	112
place of work is closed due to a holiday or weather or other	114
emergency and that an employer grants the minor head of	115
household or adult leave for illness or earned vacation.	116
(C) The rules may provide that a county department of job	117
and family services is not required to take action under section	118
5107.76 of the Revised Code to recover an erroneous payment	119
under circumstances the rules specify.	120
Sec. 5107.10. (A) As used in this section:	121
(1) "Countable income," "gross earned income," and "gross	122
unearned income" have the meanings established in rules adopted	123
under section 5107.05 of the Revised Code.	124
(2) "Federal poverty guidelines" has the same meaning as	125
in section 5101.46 of the Revised Code, except that references	126
to a person's family in the definition shall be deemed to be	127
references to the person's assistance group.	128
(3) "Gross income" means gross earned income and gross	129
unearned income.	129
unearney income.	TOO
(4) "Strike" means continuous concerted action in failing	131

(4)Strike means continuous concerted action in failing131to report to duty; willful absence from one's position; or132stoppage of work in whole from the full, faithful, and proper133

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performance of the duties of employment, for the purpose of134inducing, influencing, or coercing a change in wages, hours,135terms, and other conditions of employment. "Strike" does not136include a stoppage of work by employees in good faith because of137dangerous or unhealthful working conditions at the place of138employment that are abnormal to the place of employment.139

(B) Under the Ohio works first program, an assistance
group shall receive, except as otherwise provided by this
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chapter, time-limited cash assistance. In the case of an
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assistance group that includes a minor head of household or
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adult, assistance shall be provided in accordance with the self144
sufficiency contract entered into under section 5107.14 of the
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Revised Code.

(C) (1) To be eligible to participate in Ohio works first,147an assistance group must meet all of the following requirements:148

(a) The assistance group, except as provided in division 149(E) of this section, must include at least one of the following: 150

(i) A minor child who, except as provided in section
5107.24 of the Revised Code, resides with a parent, or specified
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relative caring for the child, or, to the extent permitted by
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Title IV-A and federal regulations adopted until Title IV-A,
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resides with a guardian or custodian caring for the child;
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(ii) A parent residing with and caring for the parent's
minor child who receives supplemental security income under
Title XVI of the "Social Security Act," 86 Stat. 1475 (1972), 42
U.S.C.A. 1383, as amended, or federal, state, or local adoption
assistance;

(iii) A specified relative residing with and caring for aminor child who is related to the specified relative in a manner162

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that makes the specified relative a specified relative and163receives supplemental security income or federal, state, or164local foster care assistance, kinship guardianship assistance,165kinship support program payments, or adoption assistance;166

(iv) A pregnant woman.

(b) The assistance group must meet the income requirements established by division (D) of this section.

(c) No member of the assistance group may be involved in a 170strike. 171

(d) The assistance group must satisfy the requirements for
Ohio works first established by this chapter and section 5101.83
of the Revised Code.

(e) The assistance group must meet requirements for Ohio
 works first established by rules adopted under section 5107.05
 of the Revised Code.

(2) In addition to meeting the requirements specified in
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division (C)(1) of this section, a member of an assistance group
who is required by section 5116.10 of the Revised Code to
participate in the comprehensive case management and employment
program must participate in that program to be eligible to
participate in Ohio works first.

(D) (1) Except as provided in division (D) (4) of this
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section, to determine whether an assistance group is initially
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eligible to participate in Ohio works first, a county department
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of job and family services shall do the following:
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(a) Determine whether the assistance group's gross income
exceeds fifty per cent of the federal poverty guidelines. In
making this determination, the county department shall disregard
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amounts that federal statutes or regulations and sections 191 5101.17, 5107.20, and 5117.10 of the Revised Code require be 192 disregarded. The assistance group is ineligible to participate 193 in Ohio works first if the assistance group's gross income, less 194 the amounts disregarded, exceeds fifty per cent of the federal 195 poverty guidelines. 196

(b) If the assistance group's gross income, less the amounts disregarded pursuant to division (D)(1)(a) of this 198 section, does not exceed fifty per cent of the federal poverty guidelines, determine whether the assistance group's countable income is less than the payment standard. The assistance group is ineligible to participate in Ohio works first if the assistance group's countable income equals or exceeds the payment standard.

(2) For the purpose of determining whether an assistance group meets the income requirement established by division (D) (1) (a) of this section, the annual revision that the United States department of health and human services makes to the federal poverty guidelines shall go into effect on the first day of July of the year for which the revision is made.

(3) To determine whether an assistance group participating 211 in Ohio works first continues to be eligible to participate, a 212 county department of job and family services shall determine 213 whether the assistance group's countable income continues to be 214 less than the payment standard. In making this determination, 215 the county department shall disregard an amount specified in 216 rules adopted under section 5107.05 of the Revised Code and 217 fifty per cent of the remainder of the assistance group's gross 218 earned income. No-Except as provided in section 5107.20 of the 219 Revised Code, no amounts shall be disregarded from the 220

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assistance group's gross unearned income. The assistance group 221 ceases to be eligible to participate in Ohio works first if its 222 countable income, less the amounts disregarded, equals or 223 exceeds the payment standard. 224

(4) If an assistance group reapplies to participate in
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Ohio works first not more than four months after ceasing to
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participate, a county department of job and family services
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shall use the income requirement established by division (D) (3)
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of this section to determine eligibility for resumed
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participation rather than the income requirement established by
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division (D) (1) of this section.

(E) (1) An assistance group may continue to participate in Ohio works first even though a public children services agency removes the assistance group's minor children from the assistance group's home due to abuse, neglect, or dependency if the agency does both of the following:

(a) Notifies the county department of job and family
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services at the time the agency removes the children that it
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believes the children will be able to return to the assistance
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group within six months;
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(b) Informs the county department at the end of each of 241 the first five months after the agency removes the children that 242 the parent, guardian, custodian, or specified relative of the 243 children is cooperating with the case plans prepared for the 244 children under section 2151.412 of the Revised Code and that the 245 agency is making reasonable efforts to return the children to 246 the assistance group. 247

(2) An assistance group may continue to participate in 248Ohio works first pursuant to division (E) (1) of this section for 249

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not more than six payment months. This division does not affect the eligibility of an assistance group that includes a pregnant woman.

Sec. 5107.20. (A) As used in this section, "support" means child support, spousal support, and support for a spouse or a former spouse.

(B) Participation in Ohio works first constitutes an 256 assignment to the department of job and family services of any 257 rights members of an assistance group have to support from any 258 other person. The rights to support assigned to the department 259 pursuant to this section constitute an obligation of the person 260 who is responsible for providing the support to the state for 261 the amount of cash assistance provided to the assistance group. 262

(C) The office of child support in the department of job 263 and family services shall collect and distribute support 264 payments owed to Ohio works first participants, whether assigned 265 to the department or unassigned, in accordance with 42 U.S.C. 266 654 B and 657 and regulations adopted under those statutes, 267 state statutes, and rules adopted under section 5107.05 of the 268 Revised Code.

270 (D) Upon implementation of centralized collection and disbursement under Chapter 3121. of the Revised Code, in 271 accordance with 42 U.S.C. 654 B and 657 and regulations adopted 272 under those statutes, the department shall deposit support 273 payments it receives on behalf of Ohio works first participants 274 pursuant to this section into the state treasury to the credit 275 of the child support collections fund or the child support 276 administrative fund, both of which are hereby created. Money 277 credited to the funds shall be used as follows: 278

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(1) The following portion of the amount of support	279
collected on behalf of an assistance group during a month shall	280
be paid to the assistance group:	281
(a) If the assistance group includes one minor child, one	282
hundred dollars;	283
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(b) If the assistance group includes two or more minor	284
children, two hundred dollars.	285
(2) All of the remaining amount shall be used to make cash	286
assistance payments under Ohio works first.	287
(E) The amount of support paid to an assistance group	288
pursuant to division (D)(1) of this section shall be disregarded	289
and not included as countable income when both of the following	290
are determined:	291
(1) The amount of cash assistance the assistance group is	292
to receive under Ohio works first;	293
(2) Whether the assistance group is initially eligible to	294
participate in Ohio works first and continues to be eligible to	295
participate.	296
Section 2. That existing sections 5107.05, 5107.10, and	297
5107.20 of the Revised Code are hereby repealed.	298
Section 3. Sections 1 and 2 of this act take effect	299
eighteen months after the effective date of this section.	300