#### As Introduced

## **132nd General Assembly**

# Regular Session 2017-2018

H. B. No. 605

## Representatives Kelly, Smith, K.

Cosponsors: Representatives Craig, Boggs, Howse, Brown, Ingram, West, Sykes, Kent, Miller, Antonio

### A BILL

То	amend sections 119.14 and 4111.03 and to enact	1
	sections 4111.031 and 4111.032 of the Revised	2
	Code to raise the salary threshold above which	3
	certain employees are exempt from the overtime	4
	law.	5

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

Section 1. That sections 119.14 and 4111.03 be amended and	O
sections 4111.031 and 4111.032 of the Revised Code be enacted to	7
read as follows:	8
Sec. 119.14. (A) For any small business that engages in a	9
paperwork violation, the state agency or regulatory authority	10
that regulates the field of operation in which the business	11
operates shall waive any and all administrative fines or civil	12
penalties on that small business for the violation, if the	13
paperwork violation is a first-time offense.	14
	1 -
(B) When an agency or regulatory authority waives an	15
administrative fine or civil penalty under this section, the	16
state agency or regulatory authority shall reguire the small	17

business to correct the violation within a reasonable period of	18
time.	19
(C) Notwithstanding this section, a state agency or	20
regulatory authority may impose administrative fines or civil	21
penalties on a small business for a paperwork violation that is	22
a first-time offense for any of the following reasons:	23
(1) The violation has the potential to cause serious harm	24
to the public interest as determined by a state agency or	25
regulatory authority director;	26
(2) The violation involves a small business knowingly or	27
willfully engaging in conduct that may result in a felony	28
conviction;	29
(3) Failure to impose an administrative fine or civil	30
penalty for the violation would impede or interfere with the	31
detection of criminal activity;	32
(4) The violation is of a law concerning the assessment or	33
collection of any tax, debt, revenue, or receipt;	34
(5) The violation presents a direct danger to the public	35
health or safety, results in a financial loss to an employee—as—	36
defined in section 4111.03 of the Revised Code, or presents the	37
risk of severe environmental harm, as determined by the head of	38
the agency or regulatory authority;	39
(6) The violation is a failure to comply with a federal	40
requirement for a program that has been delegated from the	41
federal government to a state agency or regulatory authority and	42
where the federal requirement includes a requirement to impose a	43
fine.	44
(D)(1) Nothing in this section shall prohibit a state	45

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agency or regulatory authority from waiving administrative fines	46
or civil penalties incurred by a small business for a paperwork	47
violation that is not a first-time offense.	48
(2) Any administrative fine or civil penalty that is	49
waived under this section, may be reinstated and imposed in	50
addition to any additional fines or penalties associated with a	51
subsequent violation for noncompliance with the same paperwork	52
requirement.	53
(E) This section shall not apply to any violation by a	54
small business of a statutory or regulatory requirement	55
mandating the collection of information by a state agency or	56
regulatory body if that small business previously violated any	57
such requirement mandating the collection of information.	58
(F) Nothing in this section shall be construed to diminish	59
the responsibility for any citizen or business to apply for and	60
obtain a permit, license, or authorizing document that is	61
required to engage in a regulated activity, or otherwise comply	62
with state or federal law.	63
(G) As used in this section:	64
(1) "Small business" has the same meaning as defined by	65
the Code of Federal Regulations, Title 13, Chapter 1, Part 121.	66
(2) "Paperwork violation" means the violation of any	67
statutory or regulatory requirement in the Revised Code	68
mandating the collection of information by a state agency or	69
regulatory body.	70
(3) "First-time offense" means the first instance of a	71
violation of the particular statutory or regulatory requirement	72
mandating the collection of information by a state agency or	73
regulatory body.	74

(4) "Employee" means any individual employed by an	75
<pre>employer but does not include:</pre>	76
(a) Any individual employed by the United States;	77
(b) Any individual employed as a babysitter in the	78
employer's home, or a live-in companion to a sick, convalescing,	79
or elderly person whose principal duties do not include	80
housekeeping;	81
(c) Any individual engaged in the delivery of newspapers	82
to the consumer;	83
(d) Any individual employed as an outside salesperson	84
compensated by commissions or employed in a bona fide executive,	85
administrative, or professional capacity as such terms are	86
defined by the "Fair Labor Standards Act of 1938," 52 Stat.	87
1060, 29 U.S.C. 201, as amended;	88
(e) Any individual who works or provides personal services	89
of a charitable nature in a hospital or health institution for	90
which compensation is not sought or contemplated;	91
(f) A member of a police or fire protection agency or	92
student employed on a part-time or seasonal basis by a political	93
subdivision of this state;	94
(g) Any individual in the employ of a camp or recreational	95
area for children under eighteen years of age and owned and	96
operated by a nonprofit organization or group of organizations	97
described in section 501(c)(3) of the "Internal Revenue Code of	98
1954," and exempt from income tax under section 501(a) of that	99
code;	100
(h) Any individual employed directly by the house of	101
representatives or directly by the senate.	102

Sec. 4111.03. (A) An employer shall pay an employee for	103
overtime at a wage rate of one and one-half times the employee's	104
wage rate for hours worked in excess of forty hours in one	105
workweek, in the manner and methods provided in and, except as	106
provided in this section and sections 4111.031 and 4111.032 of	107
the Revised Code, subject to the exemptions of section 7 and	108
section 13 of the "Fair Labor Standards Act of 1938," 52 Stat.	109
1060, 29 U.S.C.A. 207, 213, as amended.	110
Any employee employed in agriculture shall not be covered	111
by the overtime provision of this section.	112
(B) If a county employee elects to take compensatory time	113
off in lieu of overtime pay, for any overtime worked,	114
compensatory time may be granted by the employee's	115
administrative superior, on a time and one-half basis, at a time	116
mutually convenient to the employee and the administrative	117
superior within one hundred eighty days after the overtime is	118
worked.	119
(C) A county appointing authority with the exception of	120
the county department of job and family services may, by rule or	121
resolution as is appropriate, indicate the authority's intention	122
not to be bound by division (B) of this section, and to adopt a	123
different policy for the calculation and payment of overtime	124
than that established by that division. Upon adoption, the	125
alternative overtime policy prevails. Prior to the adoption of	126
an alternative overtime policy, a county appointing authority	127
with the exception of the county department of job and family	128
services shall give a written notice of the alternative policy	129
to each employee at least ten days prior to its effective date.	130

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(D) As used in this section:

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(1) "Employ" means to suffer or to permit to work.	132
(2) "Employer" means the state of Ohio, its	133
instrumentalities, and its political subdivisions and their	134
instrumentalities, any individual, partnership, association,	135
corporation, business trust, or any person or group of persons,	136
acting in the interest of an employer in relation to an	137
employee, but does not include an employer whose annual gross	138
volume of sales made for business done is less than one hundred	139
fifty thousand dollars, exclusive of excise taxes at the retail	140
level which are separately stated.	141
(3) "Employee" means any individual employed by an	142
employer but does not include:	143
(a) Any individual employed by the United States;	144
(b) Any individual employed as a baby-sitter in the	145
employer's home, or a live-in companion to a sick, convalescing,	146
or elderly person whose principal duties do not include	147
housekeeping;	148
(c) Any individual engaged in the delivery of newspapers	149
to the consumer;	150
(d) Any individual employed as an outside salesperson	151
compensated by commissions—or—;	152
(e) Any individual who is employed in a bona fide	153
executive, administrative, or professional capacity as such	154
terms are defined by the "Fair Labor Standards Act of 1938," 52	155
Stat. 1060, 29 U.S.C.A. 201, as amended, and who is compensated	156
on a salary basis as described in section 4111.031 of the	157
<pre>Revised Code;</pre>	158
(e) (f) Any individual who works or provides personal	159

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services of a charitable nature in a hospital or health	160
institution for which compensation is not sought or	161
contemplated;	162
(f) (q) A member of a police or fire protection agency or	163
student employed on a part-time or seasonal basis by a political	164
subdivision of this state;	165
<del>(g) (h) Any individual in the employ of a camp or</del>	166
recreational area for children under eighteen years of age and	167
owned and operated by a nonprofit organization or group of	168
organizations described in Section 501(c)(3) of the "Internal	169
Revenue Code of 1954," and exempt from income tax under Section	170
501(a) of that code;	171
(h) (i) Any individual employed directly by the house of	172
representatives or directly by the senate.	173
Sec. 4111.031. (A) As used in this section, "paid on a fee	174
basis" means that both of the following apply:	175
(1) An individual is paid an agreed sum for a single job	176
regardless of the time required for its completion;	177
(2) The job performed by the individual is unique rather	178
than a series of tasks repeated an indefinite number of times.	179
(B) Except as provided in division (D) of this section, to	180
be considered as employed in a bona fide executive,	181
administrative, or professional capacity as described under	182
division (D) of section 4111.03 of the Revised Code, an	183
individual must be compensated on a salary basis at one of the	184
following rates, exclusive of board, lodging, and other	185
facilities:	186
(1) Beginning on the effective date of this section, and	187

ending on the first day of January immediately following the	188
date that is three years after the effective date of this	189
section, a rate per week of not less than nine hundred thirteen	190
dollars per week;	191
(2) Beginning on the first day of January immediately	192
following the date that is three years after the effective date	193
of this section, a rate per week determined by the director of	194
commerce pursuant to division (C) of this section.	195
(C) Beginning on the thirtieth day of September that is	196
immediately before the date described in division (B)(2) of this	197
section, and every three years thereafter, the director of	198
commerce shall adjust the rate of compensation required under	199
division (B) of this section to the fortieth percentile of	200
weekly earnings of full-time nonhourly workers in the lowest	201
wage census region in the second quarter of the year for which	202
data has been most recently published by the bureau of labor	203
statistics of the United States department of labor.	204
(D) Both of the following apply to the rate of	205
<pre>compensation required under division (B) of this section:</pre>	206
(1) The rate of compensation may be translated into	207
equivalent amounts for periods longer than one week, including	208
on a biweekly, semimonthly, or monthly basis;	209
(2) An individual employed in an administrative or	210
professional capacity who is paid on a fee basis, rather than a	211
salary basis, satisfies the rate of compensation required under	212
division (B) of this section if the hourly rate obtained by	213
dividing the amount paid to the individual by the number of	214
hours worked on the job multiplied by forty is equal to the	215
minimum salary per week required under division (B) of this	216

section.	217
Sec. 4111.032. (A) As used in this section:	218
(1) "Educational establishment" includes all of the	219
<pre>following:</pre>	220
(a) A public school operated by a school district, a	221
community school established under Chapter 3314. of the Revised	222
Code, a STEM school established under Chapter 3326. of the	223
Revised Code, and a college-preparatory boarding school	224
established under Chapter 3328. of the Revised Code;	225
(b) A chartered or nonchartered nonpublic school;	226
(c) A state institution of higher education as defined in	227
section 3345.011 of the Revised Code;	228
(d) A private, nonprofit institution that was issued a	229
certificate of authorization pursuant to Chapter 1713. of the	230
Revised Code;	231
(e) A career college in this state that holds a	232
certificate of registration from the state board of career	233
colleges and schools under Chapter 3332. of the Revised Code,	234
and a private institution exempt from regulation under Chapter	235
3332. of the Revised Code as prescribed in section 3333.046 of	236
the Revised Code.	237
(2) "Teacher" includes a teacher with a license under	238
section 3301.071 or sections 3319.22 to 3319.31 of the Revised	239
Code, a teacher employed pursuant to section 3302.151 of the	240
Revised Code, and a professor, faculty member, or instructor at	241
any public or private institution of higher education that is	242
<pre>considered an educational establishment.</pre>	243
(B) Sections 4111.03 and 4111.031 of the Revised Code do	244

not apply to any of the following individuals unless the	245
individual is paid on an hourly basis:	246
(1) An individual employed at an educational establishment	247
as a teacher;	248
(2) An individual who has been admitted to the bar by	249
order of the supreme court in compliance with its published	250
rules and who is engaged in the practice of law;	251
(3) A physician, as defined in section 4731.053 of the	252
Revised Code, who is engaged in the practice of medicine and	253
surgery, osteopathic medicine and surgery, or podiatric medicine	254
and surgery;	255
(4) An individual licensed under Chapter 4715. of the	256
Revised Code who is practicing dentistry as described in section	257
4715.01 of the Revised Code;	258
(5) An individual licensed under Chapter 4725. of the	259
Revised Code who is engaged in the practice of optometry as	260
defined in section 4725.01 of the Revised Code;	261
(6) An individual who holds the requisite academic degree	262
required for the professions listed in divisions (B)(3) to (5)	263
of this section and who is engaged in an internship or resident	264
program pursuant to the practice of the profession.	265
Section 2. That existing sections 119.14 and 4111.03 of	266
the Revised Code are hereby repealed.	267
Section 3. Section 4111.03 of the Revised Code is	268
presented in this act as a composite of the section as amended	269
by both Sub. H.B. 187 and Am. Sub. H.B. 690 of the 126th General	270
Assembly. The General Assembly, applying the principle stated in	271
division (B) of section 1.52 of the Revised Code that amendments	272

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are to be harmonized if reasonably capable of simultaneous	273
operation, finds that the composite is the resulting version of	274
the section in effect prior to the effective date of the section	275
as presented in this act.	276