As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 243

Senators Brenner, Peterson

A BILL

To amend section 4111.03 and to enact section	1
4111.031 of the Revised Code to except traveling	2
to and from a worksite and performing certain	3
routine tasks from the overtime pay requirement.	4

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

Section 1. That section 4111.03 be amended and section	5
4111.031 of the Revised Code be enacted to read as follows:	6
Sec. 4111.03. (A) An Except as provided in section	7
4111.031 of the Revised Code, an employer shall pay an employee	8
for overtime at a wage rate of one and one-half times the	9
employee's wage rate for hours worked in excess of forty hours	10
in one workweek, in the manner and methods provided in and	11
subject to the exemptions of section 7 and section 13 of the	12
"Fair Labor Standards Act of 1938," 52 Stat. 1060, 29 U.S.C.A.	13
207, 213, as amended.	14
Any employee employed in agriculture shall not be covered	15
by the overtime provision of this section.	16
A motor carrier may elect to apply the overtime provision	17
of this section to an individual who is excluded from the	18
provision under division (D)(3)(i) of this section.	19

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(B) If a county employee or township employee elects to
take compensatory time off in lieu of overtime pay, for any
overtime worked, compensatory time may be granted by the
employee's administrative superior, on a time and one-half
basis, at a time mutually convenient to the employee and the
administrative superior within one hundred eighty days after the
overtime is worked.

(C) A township appointing authority or a county appointing 27 authority with the exception of the county department of job and 28 family services may, by rule or resolution as is appropriate, 29 indicate the authority's intention not to be bound by division 30 (B) of this section, and to adopt a different policy for the 31 calculation and payment of overtime than that established by 32 that division. Upon adoption, the alternative overtime policy 33 prevails. Prior to the adoption of an alternative overtime 34 policy, a township appointing authority or a county appointing 35 authority with the exception of the county department of job and 36 family services shall give a written notice of the alternative 37 policy to each employee at least ten days prior to its effective 38 date. 39

(D) As used in this section and section 4111.031 of the40Revised Code:41

(1) "Employ" means to suffer or to permit to work.

(2) "Employer" means the state of Ohio, its
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instrumentalities, and its political subdivisions and their
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instrumentalities, any individual, partnership, association,
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corporation, business trust, or any person or group of persons,
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acting in the interest of an employer in relation to an
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employee, but does not include either of the following:
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(a) An employer whose annual gross volume of sales made 49 for business done is less than one hundred fifty thousand 50 dollars, exclusive of excise taxes at the retail level which are 51 separately stated; 52

(b) A franchisor with respect to the franchisor's relationship with a franchisee or an employee of a franchisee, unless the franchisor agrees to assume that role in writing or a court of competent jurisdiction determines that the franchisor 56 exercises a type or degree of control over the franchisee or the 57 franchisee's employees that is not customarily exercised by a franchisor for the purpose of protecting the franchisor's trademark, brand, or both. For purposes of this division, "franchisor" and "franchisee" have the same meanings as in 16 C.F.R. 436.1.

(3) "Employee" means any individual employed by an employer but does not include:

(a) Any individual employed by the United States;

(b) Any individual employed as a baby-sitter in the employer's home, or a live-in companion to a sick, convalescing, or elderly person whose principal duties do not include housekeeping;

(c) Any individual engaged in the delivery of newspapers to the consumer;

(d) Any individual employed as an outside salesperson 72 compensated by commissions or employed in a bona fide executive, 73 administrative, or professional capacity as such terms are 74 defined by the "Fair Labor Standards Act of 1938," 52 Stat. 75 1060, 29 U.S.C.A. 201, as amended; 76

(e) Any individual who works or provides personal services 77

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of a charitable nature in a hospital or health institution for 78 which compensation is not sought or contemplated; 79 (f) A member of a police or fire protection agency or 80 student employed on a part-time or seasonal basis by a political 81 subdivision of this state; 82 (g) Any individual in the employ of a camp or recreational 83 area for children under eighteen years of age and owned and 84 operated by a nonprofit organization or group of organizations 85 described in Section 501(c)(3) of the "Internal Revenue Code of 86 1954," and exempt from income tax under Section 501(a) of that 87 code; 88 (h) Any individual employed directly by the house of 89 90 representatives or directly by the senate; (i) An individual who operates a vehicle or vessel in the 91 performance of services for or on behalf of a motor carrier 92 transporting property and to whom all of the following factors 93 apply: 94 (i) The individual owns the vehicle or vessel that is used 95 in performing the services for or on behalf of the carrier, or 96 the individual leases the vehicle or vessel under a bona fide 97 lease agreement that is not a temporary replacement lease 98 99 agreement. For purposes of this division, a bona fide lease agreement does not include an agreement between the individual 100 and the motor carrier transporting property for which, or on 101 whose behalf, the individual provides services. 102

(ii) The individual is responsible for supplying the
necessary personal services to operate the vehicle or vessel
used to provide the service.

(iii) The compensation paid to the individual is based on 106

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factors related to work performed, including on a mileage-based 107 rate or a percentage of any schedule of rates, and not solely on 108 the basis of the hours or time expended. 109

(iv) The individual substantially controls the means and
manner of performing the services, in conformance with
regulatory requirements and specifications of the shipper.

(v) The individual enters into a written contract with the
carrier for whom the individual is performing the services that
describes the relationship between the individual and the
carrier to be that of an independent contractor and not that of
an employee.

(vi) The individual is responsible for substantially all
of the principal operating costs of the vehicle or vessel and
equipment used to provide the services, including maintenance,
fuel, repairs, supplies, vehicle or vessel insurance, and
personal expenses, except that the individual may be paid by the
carrier the carrier's fuel surcharge and incidental costs,
including tolls, permits, and lumper fees.

(vii) The individual is responsible for any economic loss or economic gain from the arrangement with the carrier.

(4) "Motor carrier" has the same meaning as in section4923.01 of the Revised Code.128

Sec. 4111.031. (A) (1) Except as provided in division (B)129of this section, an employer is not required to pay the overtime130wage rate under section 4111.03 of the Revised Code to an131employee for any time that the employee spends performing either132of the following activities:133

(a) Traveling to or from the location where the employee134performs the principal activity the employee is employed to135

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perform for the employer;	136
(b) Performing tasks that are preliminary or postliminary	137
to the principal activity that the employee is employed to	138
perform, including de minimis time spent checking scheduled	139
assignments, work locations, electronic mail messages, voice	140
messages, or calendars.	141
(2) Division (A)(1) of this section applies to an activity	142
described in that division, regardless of whether the activity	143
is performed customarily, regularly, infrequently, or	144
sporadically and whether the employee performs the activity	145
before the time the employee begins the work day or after the	146
time the employee ends the work day.	147
(B) Division (A) of this section does not apply if an	148
employee engages in an activity described in division (A)(1)(b)	149
of this section under either of the following circumstances:	150
(1) The employee performs the activity during the regular	151
work day or during prescribed hours.	152
(2) The employee performs the activity at the specific	153
direction of the employer.	154
Section 2. That existing section 4111.03 of the Revised	155
Code is hereby repealed.	156