As Introduced

134th General Assembly Regular Session 2021-2022

H. B. No. 568

Representatives Fraizer, Merrin

A BILL

То	amend sections 4141.28, 5120.212, 5703.21, and	1
	5747.18 and to enact sections 4141.163,	2
	4141.287, 4141.288, 4141.302, 4141.34, and	3
	4141.60 of the Revised Code to make changes to	4
	the Unemployment Compensation Law and to make an	5
	appropriation.	6

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

Section 1. That sections 4141.28, 5120.212, 5703.21, and	7
5747.18 be amended and sections 4141.163, 4141.287, 4141.288,	8
4141.302, 4141.34, and 4141.60 of the Revised Code be enacted to	9
read as follows:	10
Sec. 4141.163. (A) For any federal program administered by	11
the director of job and family services in a manner similar to	12
this chapter that provides money payments for loss of	13
remuneration for services performed under any contract of hire	14
that is not employment as defined in section 4141.01 of the	15
Revised Code, the director of job and family services shall	16
establish an income and eligibility verification system for the	17
program that verifies an individual's income using records	18
maintained by the tax commissioner under Chapter 5747. of the	19

Revised Code.	20
(B) The director shall enter a data sharing agreement with	21
the commissioner allowing the director to furnish to the tax	22
commissioner the name and social security number of an	23
individual who applies for payments under a program described in	24
division (A) of this section. The director may request	25
information from the commissioner regarding any remuneration or	26
compensation reported by the individual for the purpose of	27
calculating the tax imposed by section 5747.02 of the Revised	28
Code. The director may request the information for any time	29
period necessary to establish income and eligibility for	30
purposes of the program.	31
On receiving the request, the commissioner shall provide	32
to the director the requested information for the time period	33
specified by the director. If the commissioner is unable to	34
provide any portion of the requested information, the	35
commissioner shall provide the director with a brief written	36
explanation of why the commissioner was unable to provide the	37
information.	38
(C) This section does not apply to a federal program for	39
which income verification is not required.	40
Sec. 4141.28. BENEFITS	41
(A) FILINGS	42
Applications for determination of benefit rights and	43
claims for benefits shall be filed with the director of job and	44
family services. Such applications and claims also may be filed	45
with an employee of another state or federal agency charged with	46
the duty of accepting applications and claims for unemployment	47
benefits or with an employee of the unemployment insurance	48

commission of Canada.	49
When an unemployed individual files an application for	50
determination of benefit rights, the director shall furnish the	51
individual with an explanation of the individual's appeal	52
rights. The explanation shall describe clearly the different	53
levels of appeal and explain where and when each appeal must be	54
filed.	55
(B) APPLICATION FOR DETERMINATION OF BENEFIT RIGHTS	56
In filing an application, an individual shall furnish the	57
director with the name and address of the individual's most	58
recent separating employer and the individual's statement of the	59
reason for separation from the employer. The director shall	60
promptly notify the individual's most recent separating employer	61
of the filing and request the reason for the individual's	62
unemployment, unless that notice is not necessary under	63
conditions the director establishes by rule. The director may	64
request from the individual or any employer information	65
necessary for the determination of the individual's right to	66
benefits. The employer shall provide the information requested	67
within ten working days after the request is sent. If an	68
employer fails to provide requested information within ten	69
working days, the director shall provide the individual's and	70
employer's names and addresses to the tax commissioner. The tax	71
commissioner shall provide the director information from the	72
most recent return filed by the employer pursuant to section	73
5747.07 of the Revised Code identifying the individual and	74
specifying the amount of remuneration paid to the individual	75
during the period covered by the return. If necessary to ensure	76

prompt determination and payment of benefits, the director shall

base the determination on the information that is available.

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Ar	n individual	filing an	applicat	ion for	determination o	f
benefit	rights shal	l disclose	, at the	time of	filing, whether	or
not the	individual	owes child	support	obligat	ions.	

(C) MASS LAYOFFS 82

An employer who lays off or separates within any seven-day period fifty or more individuals because of lack of work shall furnish notice to the director of the dates of layoff or separation and the approximate number of individuals being laid off or separated. The notice shall be furnished at least three working days prior to the date of the first day of such layoff or separation. In addition, at the time of the layoff or separation the employer shall furnish to the individual and to the director information necessary to determine the individual's eligibility for unemployment compensation.

(D) DETERMINATION OF BENEFIT RIGHTS

The director shall promptly examine any application for determination of benefit rights. On the basis of the information available to the director under this chapter, the director shall determine whether or not the application is valid, and if valid, the date on which the benefit year shall commence and the weekly benefit amount. The director shall promptly notify the applicant, employers in the applicant's base period, and any other interested parties of the determination and the reasons for it. In addition, the determination issued to the claimant shall include the total amount of benefits payable. The determination issued to each chargeable base period employer shall include the total amount of benefits that may be charged to the employer's account.

(E) CLAIM FOR BENEFITS

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The director shall examine the first claim and any	108
additional claim for benefits. On the basis of the information	109
available, the director shall determine whether the claimant's	110
most recent separation and, to the extent necessary, prior	111
separations from work, allow the claimant to qualify for	112
benefits. Written notice of the determination granting or	113
denying benefits shall be sent to the claimant, the most recent	114
separating employer, and any other employer involved in the	115
determination, except that written notice is not required to be	116
sent to the claimant if the reason for separation is lack of	117
work and the claim is allowed.	118
If the director identifies an eligibility issue, the	119
director shall immediately send notice to the claimant of the	120
issue identified, specify the week or weeks involved, and	121
identify what the claimant must do to address the issue or who	122
the claimant may contact for more information. The claimant has	123
a minimum of five business days after the notice is sent to	124
respond to the information included in the notice, and after the	125
time allowed as determined by the director, the director shall	126
make a determination. The claimant's response may include a	127
request for a fact-finding interview when the eligibility issue	128
is raised by an informant or source other than the claimant, or	129
when the eligibility issue, if determined adversely,	130
disqualifies the claimant for the duration of the claimant's	131
period of unemployment.	132
When the determination of a continued claim for benefits	133
results in a disallowed claim, the director shall notify the	134
claimant of the disallowance and the reasons for it.	135

Any base period or subsequent employer of a claimant who

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(F) ELIGIBILITY NOTICE

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has knowledge of specific facts affecting the claimant's right	138
to receive benefits for any week may notify the director in	139
writing of those facts. The director shall prescribe a form for	140
such eligibility notice, but failure to use the form shall not	141
preclude the director's examination of any notice.	142

To be considered valid, an eligibility notice must:

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contain in writing, a statement that identifies either a source

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who has firsthand knowledge of the information or an informant

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who can identify the source; provide specific and detailed

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information that may potentially disqualify the claimant;

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provide the name and address of the source or the informant; and

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appear to the director to be reliable and credible.

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An eligibility notice is timely filed if received or postmarked prior to or within forty-five calendar days after the end of the week with respect to which a claim for benefits is filed by the claimant. An employer who timely files a valid eligibility notice shall be an interested party to the claim for benefits which is the subject of the notice.

The director shall consider the information contained in the eligibility notice, together with other available information. After giving the claimant notice and an opportunity to respond, the director shall make a determination and inform the notifying employer, the claimant, and other interested parties of the determination.

(G) CORRECTED DETERMINATION

If the director finds within the fifty-two calendar weeks

beginning with the Sunday of the week during which an

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application for benefit rights was filed or within the benefit

year that a determination made by the director was erroneous due

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to an error in an employer's report or any typographical or	167
clerical error in the director's determination, or as shown by	168
correct remuneration information received by the director, the	169
director shall issue a corrected determination to all interested	170
parties. The corrected determination shall take precedence over	171
and void the prior determination of the director. The director	172
shall not issue a corrected determination when the commission or	173
a court has jurisdiction with respect to that determination.	174
(H) EFFECT OF COMMISSION DECISIONS	175
In making determinations, the director shall follow	176
decisions of the unemployment compensation review commission	177
which have become final with respect to claimants similarly	178
situated.	179
(I) PROMPT PAYMENTS	180
If benefits are allowed by the director, a hearing	181
officer, the commission, or a court, the director shall pay	182
benefits promptly, notwithstanding any further appeal, provided	183
that if benefits are denied on appeal, of which the parties have	184
notice and an opportunity to be heard, the director shall	185
withhold payment of benefits pending a decision on any further	186
appeal.	187
Sec. 4141.287. The director of job and family services	188
shall enter into a data matching agreement with the department	189
of rehabilitation and correction. The agreement shall require	190
the director of rehabilitation and correction to provide the	191
director of job and family services with a searchable list,	192
updated weekly, identifying all persons committed to the several	193
institutions governed by the department of rehabilitation and	194
correction.	195

In addition to other information available, the director	196
of job and family services shall check the list provided under	197
this section when determining whether an application for	198
determination of benefit rights or a claim for benefits is	199
valid.	200
Sec. 4141.288. The director of job and family services	201
shall enter into a data matching agreement with the director of	202
health under which the director of health shall allow the	203
director of job and family services to search death records in	204
the system of vital statistics established by, and maintained in	205
accordance with, section 3705.02 of the Revised Code.	206
The director of job and family services shall check the	207
death records in the system of vital statistics when determining	208
whether an application for determination of benefit rights or	209
<pre>claim for benefits is valid.</pre>	210
Sec. 4141.302. If the director of job and family services	211
establishes a direct deposit system under which an individual	212
may agree to benefits being disbursed through electronic	213
transfer to an account in a financial institution designated by	214
the individual, the director shall make disbursements only to a	215
financial institution that has a physical location in this state	216
that the individual can access for the purpose of resolving	217
disputes with the institution. This section does not prohibit	218
the director from establishing other systems for disbursing	219
benefits.	220
Sec. 4141.34. The director of job and family services	221
shall establish and maintain a process for an employer to report	222
that an applicant for or recipient of benefits has failed or is	223
failing to meet any of the eligibility requirements described in	224
division (A) of section 4141.29 of the Revised Code. The process	225

shall allow an employer to make a complaint through a	226
conspicuous internet link located on the internet web site	227
maintained by the department of job and family services. The	228
director shall review all complaints received through this	229
process in a timely manner.	230
Sec. 4141.60. (A) Beginning on the last day of February	231
that occurs after the effective date of this section, and	232
annually thereafter, the director of job and family services	233
shall prepare and submit a report to the persons listed in	234
division (B) of this section. The director shall include all of	235
the following information in the report with respect to the	236
calendar year preceding the date the report is submitted:	237
(1) The number of calls received from applicants for and	238
recipients of benefits under this chapter at all call centers	239
operated by the director;	240
(2) The total number of claims for benefits filed under	241
<pre>this chapter;</pre>	242
(3) The number of claims for benefits marked as	243
<pre>potentially fraudulent;</pre>	244
(4) The number of complaints submitted by applicants for	245
and recipients of benefits under this chapter through the	246
uniform process created by the director under section 4141.13 of	247
the Revised Code;	248
(5) A summary of updates or changes to the technology the	249
director uses to administer this chapter that have occurred	250
during the calendar year covered by the report.	251
(B) The director shall submit the report required under	252
division (A) of this section to the speaker of the house of	253
representatives, president of the senate, the governor, and the	254

members of the unemployment compensation modernization and	255
<pre>improvement council.</pre>	256
Sec. 5120.212. Notwithstanding division (A) of section	257
5120.21 of the Revised Code, the department of rehabilitation	258
and correction shall share the records described in that	259
division with the director of job and family services to the	260
extent necessary to effectuate the data matching agreement	261
agreements required under section sections 4141.287 and 5101.041	262
of the Revised Code.	263
Sec. 5703.21. (A) Except as provided in divisions (B) and	264
(C) of this section, no agent of the department of taxation,	265
except in the agent's report to the department or when called on	266
to testify in any court or proceeding, shall divulge any	267
information acquired by the agent as to the transactions,	268
property, or business of any person while acting or claiming to	269
act under orders of the department. Whoever violates this	270
provision shall thereafter be disqualified from acting as an	271
officer or employee or in any other capacity under appointment	272
or employment of the department.	273
(B)(1) For purposes of an audit pursuant to section 117.15	274
of the Revised Code, or an audit of the department pursuant to	275
Chapter 117. of the Revised Code, or an audit, pursuant to that	276
chapter, the objective of which is to express an opinion on a	277
financial report or statement prepared or issued pursuant to	278
division (A)(7) or (9) of section 126.21 of the Revised Code,	279
the officers and employees of the auditor of state charged with	280
conducting the audit shall have access to and the right to	281
examine any state tax returns and state tax return information	282
in the possession of the department to the extent that the	283
access and examination are necessary for purposes of the audit.	284

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Any information acquired as the result of that access and 285 examination shall not be divulged for any purpose other than as 286 required for the audit or unless the officers and employees are 287 required to testify in a court or proceeding under compulsion of 288 legal process. Whoever violates this provision shall thereafter 289 be disqualified from acting as an officer or employee or in any 290 other capacity under appointment or employment of the auditor of 291 state. 292

- (2) For purposes of an internal audit pursuant to section 293 126.45 of the Revised Code, the officers and employees of the 294 office of internal audit in the office of budget and management 295 charged with directing the internal audit shall have access to 296 and the right to examine any state tax returns and state tax 297 return information in the possession of the department to the 298 extent that the access and examination are necessary for 299 purposes of the internal audit. Any information acquired as the 300 result of that access and examination shall not be divulged for 301 any purpose other than as required for the internal audit or 302 303 unless the officers and employees are required to testify in a court or proceeding under compulsion of legal process. Whoever 304 violates this provision shall thereafter be disqualified from 305 acting as an officer or employee or in any other capacity under 306 appointment or employment of the office of internal audit. 307
- (3) As provided by section 6103(d)(2) of the Internal 308
 Revenue Code, any federal tax returns or federal tax information 309
 that the department has acquired from the internal revenue 310
 service, through federal and state statutory authority, may be 311
 disclosed to the auditor of state or the office of internal 312
 audit solely for purposes of an audit of the department. 313
 - (4) For purposes of Chapter 3739. of the Revised Code, an 314

agent of the department of taxation may share information with	315
the division of state fire marshal that the agent finds during	316
the course of an investigation.	317
(C) Division (A) of this section does not prohibit any of	318
(C) Division (A) of this section does not prohibit any of	
the following:	319
(1) Divulging information contained in applications,	320
complaints, and related documents filed with the department	321
under section 5715.27 of the Revised Code or in applications	322
filed with the department under section 5715.39 of the Revised	323
Code;	324
(2) Providing information to the office of child support	325
within the department of job and family services pursuant to	326
section 3125.43 of the Revised Code;	327
beetion 3123. 13 of the Revisea code,	527
(3) Disclosing to the motor vehicle repair board any	328
information in the possession of the department that is	329
necessary for the board to verify the existence of an	330
applicant's valid vendor's license and current state tax	331
identification number under section 4775.07 of the Revised Code;	332
(4) Providing information to the administrator of workers'	333
compensation pursuant to sections 4123.271 and 4123.591 of the	334
Revised Code;	335
(E) Providing to the attempt garage linformation the	226
(5) Providing to the attorney general information the	336
department obtains under division (J) of section 1346.01 of the	337
Revised Code;	338
(6) Permitting properly authorized officers, employees, or	339
agents of a municipal corporation from inspecting reports or	340
information pursuant to section 718.84 of the Revised Code or	341
rules adopted under section 5745.16 of the Revised Code;	342

(7) Providing information regarding the name, account	343
number, or business address of a holder of a vendor's license	344
issued pursuant to section 5739.17 of the Revised Code, a holder	345
of a direct payment permit issued pursuant to section 5739.031	346
of the Revised Code, or a seller having a use tax account	347
maintained pursuant to section 5741.17 of the Revised Code, or	348
information regarding the active or inactive status of a	349
vendor's license, direct payment permit, or seller's use tax	350
account;	351
(8) Releasing invoices or invoice information furnished	352
under section 4301.433 of the Revised Code pursuant to that	353
section;	354
(9) Providing to a county auditor notices or documents	355
concerning or affecting the taxable value of property in the	356
county auditor's county. Unless authorized by law to disclose	357
documents so provided, the county auditor shall not disclose	358
such documents;	359
(10) Providing to a county auditor sales or use tax return	360
or audit information under section 333.06 of the Revised Code;	361
(11) Subject to section 4301.441 of the Revised Code,	362
disclosing to the appropriate state agency information in the	363
possession of the department of taxation that is necessary to	364
verify a permit holder's gallonage or noncompliance with taxes	365
levied under Chapter 4301. or 4305. of the Revised Code;	366
(12) Disclosing to the department of natural resources	367
information in the possession of the department of taxation that	368
is necessary for the department of taxation to verify the	369
taxpayer's compliance with section 5749.02 of the Revised Code	370
or to allow the department of natural resources to enforce	371

Chapter 1509. of the Revised Code;	372
(13) Disclosing to the department of job and family	373
services, industrial commission, and bureau of workers'	374
compensation information in the possession of the department of	375
taxation solely for the purpose of identifying employers that	376
misclassify employees as independent contractors or that fail to	377
properly report and pay employer tax liabilities. The department	378
of taxation shall disclose only such information that is	379
necessary to verify employer compliance with law administered by	380
those agencies.	381
(14) Disclosing to the Ohio casino control commission	382
information in the possession of the department of taxation that	383
is necessary to verify a casino operator's or sports gaming	384
proprietor's compliance with section 5747.063, 5753.02, or	385
5753.021 of the Revised Code and sections related thereto;	386
(15) Disclosing to the state lottery commission	387
information in the possession of the department of taxation that	388
is necessary to verify a lottery sales agent's compliance with	389
section 5747.064 of the Revised Code.	390
(16) Disclosing to the department of development	391
information in the possession of the department of taxation that	392
is necessary to ensure compliance with the laws of this state	393
governing taxation and to verify information reported to the	394
department of development for the purpose of evaluating	395
potential tax credits, tax deductions, grants, or loans. Such	396
information shall not include information received from the	397
internal revenue service the disclosure of which is prohibited	398
by section 6103 of the Internal Revenue Code. No officer,	399
employee, or agent of the department of development shall	400
disclose any information provided to the department of	401

development by the department of taxation under division (C)(16)	402
of this section except when disclosure of the information is	403
necessary for, and made solely for the purpose of facilitating,	404
the evaluation of potential tax credits, tax deductions, grants,	405
or loans.	406
(17) Disclosing to the department of insurance information	407
in the possession of the department of taxation that is	408
necessary to ensure a taxpayer's compliance with the	409
requirements with any tax credit administered by the department	410
of development and claimed by the taxpayer against any tax	411
administered by the superintendent of insurance. No officer,	412
employee, or agent of the department of insurance shall disclose	413
any information provided to the department of insurance by the	414
department of taxation under division (C)(17) of this section.	415
(18) Disclosing to the division of liquor control	416
information in the possession of the department of taxation that	417
is necessary for the division and department to comply with the	418
requirements of sections 4303.26 and 4303.271 of the Revised	419
Code.	420
(19) Disclosing to the department of education, upon that	421
department's request, information in the possession of the	422
department of taxation that is necessary only to verify whether	423
the family income of a student applying for or receiving a	424
scholarship under the educational choice scholarship pilot	425
program is equal to, less than, or greater than the income	426
thresholds prescribed by section 3310.032 of the Revised Code.	427
The department of education shall provide sufficient information	428
about the student and the student's family to enable the	429
department of taxation to make the verification.	430
(20) Disclosing to the Ohio rail development commission	431

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information in the possession of the department of taxation that	432
is necessary to ensure compliance with the laws of this state	433
governing taxation and to verify information reported to the	434
commission for the purpose of evaluating potential grants or	435
loans. Such information shall not include information received	436
from the internal revenue service the disclosure of which is	437
prohibited by section 6103 of the Internal Revenue Code. No	438
member, officer, employee, or agent of the Ohio rail development	439
commission shall disclose any information provided to the	440
commission by the department of taxation under division (C)(20)	441
of this section except when disclosure of the information is	442
necessary for, and made solely for the purpose of facilitating,	443
the evaluation of potential grants or loans.	444
(21) Disclosing to the state racing commission information	445

- in the possession of the department of taxation that is 446 necessary for verification of compliance with and for 447 enforcement and administration of the taxes levied by Chapter 448 3769. of the Revised Code. Such information shall include 449 information that is necessary for the state racing commission to 450 verify compliance with Chapter 3769. of the Revised Code for the 451 purposes of issuance, denial, suspension, or revocation of a 452 permit pursuant to section 3769.03 or 3769.06 of the Revised 453 Code and related sections. Unless disclosure is otherwise 454 authorized by law, information provided to the state racing 455 commission under this section remains confidential and is not 456 subject to public disclosure pursuant to section 3769.041 of the 457 Revised Code. 458
- (22) Disclosing to the state fire marshal information in

 the possession of the department of taxation that is necessary

 for the state fire marshal to verify the compliance of a

 licensed manufacturer of fireworks or a licensed wholesaler of

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fireworks with section 3743.22 of the Revised Code. No officer,	463
employee, or agent of the state fire marshal shall disclose any	464
information provided to the state fire marshal by the department	465
of taxation under division (C)(22) of this section.	466
(23) Disclosing to the department of job and family	467
services information in the possession of the department of	468
taxation for either of the following purposes:	469
(a) Making a determination under section 4141.28 of the	470
Revised Code;	471
(b) Verifying an individual's income and eligibility for a	472
federal program described in section 4141.163 of the Revised	473
Code.	474
Sec. 5747.18. The tax commissioner shall enforce and	475
administer this chapter. In addition to any other powers	476
conferred upon the commissioner by law, the commissioner may:	477
(A) Prescribe all forms required to be filed pursuant to	478
this chapter;	479
(B) Adopt such rules as the commissioner finds necessary	480
to carry out this chapter;	481
(C) Appoint and employ such personnel as are necessary to	482
carry out the duties imposed upon the commissioner by this	483
chapter.	484
Any information gained as the result of returns,	485
investigations, hearings, or verifications required or	486
authorized by this chapter is confidential, and no person shall	487
disclose such information, except for official purposes, or as	488
provided by section 3125.43, 4123.271, 4123.591, 4141.163,	489
4141.28, 4507.023, 5101.182, or 5703.21 of the Revised Code, or	490

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in accordance with a proper judicial order. The tax commissioner		491
may furnish the internal revenue service with copies of returns		492
or reports filed and may furnish the officer of a municipal		493
corporation charged with the duty of enforcing a tax subject to		494
Chapter 718. of the Revised Code with the names, addresses, and		495
identification numbers of taxpayers who may be subject to such		496
tax. A municipal corporation shall use this information for tax		497
collection purposes only. This section does not prohibit the		498
publication of statistics in a form which does not disclose		499
information with respect to individual taxpayers.		500
Section 2. That existing sections 4141.28, 5120.212,		501
5703.21, and 5747.18 of the Revised Code are hereby repealed.		502
Section 3. All items in this act are hereby appropriated		503
as designated out of any moneys in the state treasury to the		504
credit of the designated fund. For all operating appropriations		505
made in this act, those in the first column are for fiscal year		506
2022 and those in the second column are for fiscal year 2023.		507
The operating appropriations made in this act are in addition to		508
any other operating appropriations made for the FY 2022-FY 2023		509
biennium.		510
Section 4.		511
		512
1 2 3 4	5	
<u> </u>	J	
A JFS DEPARTMENT OF JOB AND FAMILY SERVICES		
B Dedicated Purpose Fund Group		

\$45,000,000

\$0

5CV3 655454 Unemployment

С

Compensation - ARPA

D TOTAL DPF Dedicated Purpose Fund	d Group \$45,000,000	\$0
E TOTAL ALL BUDGET FUND GROUPS	\$45,000,000	\$0
UNEMPLOYMENT COMPENSATION - ARE	PA .	513
The foregoing appropriation ite	em 655454, Unemployment	514
Compensation - ARPA, shall be used for	or a new unemployment system	515
to replace the current Ohio Job Insu:	rance benefits system.	516
On July 1, 2022, or as soon as	possible thereafter, the	517
Director of Job and Family Services	shall certify to the	518
Director of Budget and Management the	e unexpended, unencumbered	519
balance of the foregoing appropriation	on item 655454, Unemployment	520
Compensation - ARPA, at the end of fa	iscal year 2022 to be	521
reappropriated to fiscal year 2023.	The amount certified is	522
hereby reappropriated to the same app	propriation item for fiscal	523
year 2023.		524
Section 5. Within the limits se	et forth in this act, the	525
Director of Budget and Management sha	all establish accounts	526
indicating the source and amount of	funds for each appropriation	527
made in this act, and shall determine	e the form and manner in	528
which appropriation accounts shall be	e maintained. Expenditures	529
from operating appropriations contain	ned in this act shall be	530
accounted for as though made in ${\tt H.B.}$	110 of the 134th General	531
Assembly. The operating appropriation	ns made in this act are	532
subject to all provisions of H.B. 110	0 of the 134th General	533
Assembly that are generally applicable	le to such appropriations.	534
Section 6. Section 5703.21 of t	the Revised Code is	535
presented in this act as a composite	of the section as amended	536

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As Introduced	-

by H.B. 29, H.B. 74, H.B. 110, and H.B. 172 of the 134th General	537
Assembly and H.B. 166 of the 133rd General Assembly. The General	538
Assembly, applying the principle stated in division (B) of	539
section 1.52 of the Revised Code that amendments are to be	540
harmonized if reasonably capable of simultaneous operation,	541
finds that the composite is the resulting version of the section	542
in effect prior to the effective date of the section as	543
presented in this act.	544