## As Introduced

# 134th General Assembly Regular Session 2021-2022

S. B. No. 168

# **Senator Hoagland**

# A BILL

То	amend sections 109.71, 109.73, 109.743, 109.75,	1
	109.801, 2923.122, 5502.01, and 5502.262 and to	2
	enact sections 5502.70, 5502.701, and 5502.702	3
	of the Revised Code to establish the Ohio Mobile	4
	Training Team Program and to make an	5
	appropriation.	6

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

Section 1. That sections 109.71, 109.73, 109.743, 109.75,	7
109.801, 2923.122, 5502.01, and 5502.262 be amended and sections	8
5502.70, 5502.701, and 5502.702 of the Revised Code be enacted	9
to read as follows:	10
Sec. 109.71. There is hereby created in the office of the	11
attorney general the Ohio peace officer training commission. The	12

attorney general the Ohio peace officer training commission. The

commission shall consist of nine members appointed by the

governor with the advice and consent of the senate and selected

as follows: one member representing the public; two members who

are incumbent sheriffs; two members who are incumbent chiefs of

police; one member from the bureau of criminal identification

and investigation; one member from the state highway patrol; one

member who is the special agent in charge of a field office of

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the federal bureau of investigation in this state; and one	20
member from the department of education, trade and industrial	21
education services, law enforcement training.	22
This section does not confer any arrest authority or any	23
ability or authority to detain a person, write or issue any	24
citation, or provide any disposition alternative, as granted	25
under Chapter 2935. of the Revised Code.	26
Pursuant to division (A)(9) of section 101.82 of the	27
Revised Code, the commission is exempt from the requirements of	28
sections 101.82 to 101.87 of the Revised Code.	29
As used in sections 109.71 to 109.801 of the Revised Code:	30
(A) "Peace officer" means:	31
(1) A deputy sheriff, marshal, deputy marshal, member of	32
the organized police department of a township or municipal	33
corporation, member of a township police district or joint	34
police district police force, member of a police force employed	35
by a metropolitan housing authority under division (D) of	36
section 3735.31 of the Revised Code, or township constable, who	37
is commissioned and employed as a peace officer by a political	38
subdivision of this state or by a metropolitan housing	39
authority, and whose primary duties are to preserve the peace,	40
to protect life and property, and to enforce the laws of this	41
state, ordinances of a municipal corporation, resolutions of a	42
township, or regulations of a board of county commissioners or	43
board of township trustees, or any of those laws, ordinances,	44
resolutions, or regulations;	45
(2) A police officer who is employed by a railroad company	46

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and appointed and commissioned by the secretary of state

pursuant to sections 4973.17 to 4973.22 of the Revised Code;

(3) Employees of the department of taxation engaged in the	4.9
enforcement of Chapter 5743. of the Revised Code and designated	50
by the tax commissioner for peace officer training for purposes	51
of the delegation of investigation powers under section 5743.45	52
of the Revised Code;	53
(4) An undercover drug agent;	54
(5) Enforcement agents of the department of public safety	55
whom the director of public safety designates under section	56
5502.14 of the Revised Code;	57
(6) An employee of the department of natural resources who	58
is a natural resources law enforcement staff officer designated	59
pursuant to section 1501.013, a natural resources officer	60
appointed pursuant to section 1501.24, a forest-fire	61
investigator appointed pursuant to section 1503.09, or a	62
wildlife officer designated pursuant to section 1531.13 of the	63
Revised Code;	64
(7) An employee of a park district who is designated	65
pursuant to section 511.232 or 1545.13 of the Revised Code;	66
(8) An employee of a conservancy district who is	67
designated pursuant to section 6101.75 of the Revised Code;	68
(9) A police officer who is employed by a hospital that	69
employs and maintains its own proprietary police department or	70
security department, and who is appointed and commissioned by	71
the secretary of state pursuant to sections 4973.17 to 4973.22	72
of the Revised Code;	73
(10) Veterans' homes police officers designated under	74
section 5907.02 of the Revised Code;	75
(11) A police officer who is employed by a qualified	76

nonprofit corporation police department pursuant to section	77
1702.80 of the Revised Code;	78
(12) A state university law enforcement officer appointed	79
under section 3345.04 of the Revised Code or a person serving as	80
a state university law enforcement officer on a permanent basis	81
on June 19, 1978, who has been awarded a certificate by the	82
executive director of the Ohio peace officer training commission	83
attesting to the person's satisfactory completion of an approved	84
state, county, municipal, or department of natural resources	85
<pre>peace officer basic training program;</pre>	86
(13) A special police officer employed by the department	87
of mental health and addiction services pursuant to section	88
5119.08 of the Revised Code or the department of developmental	89
disabilities pursuant to section 5123.13 of the Revised Code;	90
(14) A member of a campus police department appointed	91
under section 1713.50 of the Revised Code;	92
(15) A member of a police force employed by a regional	93
transit authority under division (Y) of section 306.35 of the	94
Revised Code;	95
(16) Investigators appointed by the auditor of state	96
pursuant to section 117.091 of the Revised Code and engaged in	97
the enforcement of Chapter 117. of the Revised Code;	98
(17) A special police officer designated by the	99
superintendent of the state highway patrol pursuant to section	100
5503.09 of the Revised Code or a person who was serving as a	101
special police officer pursuant to that section on a permanent	102
basis on October 21, 1997, and who has been awarded a	103
certificate by the executive director of the Ohio peace officer	104
training commission attesting to the person's satisfactory	105

completion of an approved state, county, municipal, or	106
department of natural resources peace officer basic training	107
program;	108
(18) A special police officer employed by a port authority	109
under section 4582.04 or 4582.28 of the Revised Code or a person	110
serving as a special police officer employed by a port authority	111
on a permanent basis on May 17, 2000, who has been awarded a	112
certificate by the executive director of the Ohio peace officer	113
training commission attesting to the person's satisfactory	114
completion of an approved state, county, municipal, or	115
department of natural resources peace officer basic training	116
program;	117
(19) A special police officer employed by a municipal	118
corporation who has been awarded a certificate by the executive	119
director of the Ohio peace officer training commission for	120
satisfactory completion of an approved peace officer basic	121
training program and who is employed on a permanent basis on or	122
after March 19, 2003, at a municipal airport, or other municipal	123
air navigation facility, that has scheduled operations, as	124
defined in section 119.3 of Title 14 of the Code of Federal	125
Regulations, 14 C.F.R. 119.3, as amended, and that is required	126
to be under a security program and is governed by aviation	127
security rules of the transportation security administration of	128
the United States department of transportation as provided in	129
Parts 1542. and 1544. of Title 49 of the Code of Federal	130
Regulations, as amended;	131
(20) A police officer who is employed by an owner or	132
operator of an amusement park that has an average yearly	133
attendance in excess of six hundred thousand guests and that	134
employs and maintains its own proprietary police department or	135

security department, and who is appointed and commissioned by a	136
judge of the appropriate municipal court or county court	137
pursuant to section 4973.17 of the Revised Code;	138
(21) A police officer who is employed by a bank, savings	139
and loan association, savings bank, credit union, or association	140
of banks, savings and loan associations, savings banks, or	141
credit unions, who has been appointed and commissioned by the	142
secretary of state pursuant to sections 4973.17 to 4973.22 of	143
the Revised Code, and who has been awarded a certificate by the	144
executive director of the Ohio peace officer training commission	145
attesting to the person's satisfactory completion of a state,	146
county, municipal, or department of natural resources peace	147
officer basic training program;	148
(22) An investigator, as defined in section 109.541 of the	149
Revised Code, of the bureau of criminal identification and	150
investigation who is commissioned by the superintendent of the	151
bureau as a special agent for the purpose of assisting law	152
enforcement officers or providing emergency assistance to peace	153
officers pursuant to authority granted under that section;	154
(23) A state fire marshal law enforcement officer	155
appointed under section 3737.22 of the Revised Code or a person	156
serving as a state fire marshal law enforcement officer on a	157
permanent basis on or after July 1, 1982, who has been awarded a	158
certificate by the executive director of the Ohio peace officer	159
training commission attesting to the person's satisfactory	160
completion of an approved state, county, municipal, or	161
department of natural resources peace officer basic training	162
program;	163
(24) A gaming agent employed under section 3772.03 of the	164
Revised Code;	165

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(25) An employee of the state board of pharmacy designated	166
by the executive director of the board pursuant to section	167
4729.04 of the Revised Code to investigate violations of	168
Chapters 2925., 3715., 3719., 3796., 4729., and 4752. of the	169
Revised Code and rules adopted thereunder.	170
(B) "Undercover drug agent" has the same meaning as in	171
division (B)(2) of section 109.79 of the Revised Code.	172
(C) "Crisis intervention training" means training in the	173
use of interpersonal and communication skills to most	174
effectively and sensitively interview victims of rape.	175
(D) "Missing children" has the same meaning as in section	176
2901.30 of the Revised Code.	177
(E) "Tactical medical professional" means an EMT, EMT-	178
basic, AEMT, EMT-I, paramedic, nurse, or physician who is	179
trained and certified in a nationally recognized tactical	180
medical training program that is equivalent to "tactical combat	181
casualty care" (TCCC) and "tactical emergency medical support"	182
(TEMS) and who functions in the tactical or austere environment	183
while attached to a law enforcement agency of either this state	184
or a political subdivision of this state.	185
(F) "EMT-basic," "EMT-I," and "paramedic" have the same	186
meanings as in section $4765.01$ of the Revised Code and "EMT" and	187
"AEMT" have the same meanings as in section 4765.011 of the	188
Revised Code.	189
(G) "Nurse" means any of the following:	190
(1) Any person who is licensed to practice nursing as a	191
registered nurse by the board of nursing;	192
(2) Any certified nurse practitioner, clinical nurse	193

specialist, certified registered nurse anesthetist, or certified	194
nurse-midwife who holds a certificate of authority issued by the	195
board of nursing under Chapter 4723. of the Revised Code;	196
(3) Any person who is licensed to practice nursing as a	197
licensed practical nurse by the board of nursing pursuant to	198
Chapter 4723. of the Revised Code.	199
(H) "Physician" means a person who is licensed pursuant to	200
Chapter 4731. of the Revised Code to practice medicine and	201
surgery or osteopathic medicine and surgery.	202
(I) "Chief mobile training officer" means a person	203
appointed under section 5502.70 of the Revised Code to serve as	204
the chief mobile training officer.	205
(J) "Regional mobile training officer" means a person	206
appointed under section 5502.70 of the Revised Code to serve as	207
a regional mobile training officer.	208
(K) "School safety designee" has the same meaning as in	209
section 5502.701 of the Revised Code.	210
Sec. 109.73. (A) The Ohio peace officer training	211
commission shall recommend rules to the attorney general with	212
respect to all of the following:	213
(1) The approval, or revocation of approval, of peace	214
officer training schools administered by the state, counties,	215
municipal corporations, public school districts, technical	216
college districts, and the department of natural resources;	217
(2) Minimum courses of study, attendance requirements, and	218
equipment and facilities to be required at approved state,	219
county, municipal, and department of natural resources peace	220
officer training schools;	221

(3) Minimum qualifications for instructors at approved	222
state, county, municipal, and department of natural resources	223
<pre>peace officer training schools;</pre>	224
(4) The requirements of minimum basic training that peace	225
officers appointed to probationary terms shall complete before	226
being eligible for permanent appointment, which requirements	227
shall include training in the handling of the offense of	228
domestic violence, other types of domestic violence-related	229
offenses and incidents, and protection orders and consent	230
agreements issued or approved under section 2919.26 or 3113.31	231
of the Revised Code; crisis intervention training; and training	232
in the handling of missing children and child abuse and neglect	233
cases; and training in handling violations of section 2905.32 of	234
the Revised Code; and the time within which such basic training	235
shall be completed following appointment to a probationary term;	236
(5) The requirements of minimum basic training that peace	237
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officers not appointed for probationary terms but appointed on	238
officers not appointed for probationary terms but appointed on other than a permanent basis shall complete in order to be	238
other than a permanent basis shall complete in order to be	239
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment,	239 240
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the	239 240 241
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-	<ul><li>239</li><li>240</li><li>241</li><li>242</li></ul>
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violencerelated offenses and incidents, and protection orders and	239 240 241 242 243
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or	239 240 241 242 243 244
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, crisis intervention training, and	239 240 241 242 243 244 245
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, crisis intervention training, and training in the handling of missing children and child abuse and	239 240 241 242 243 244 245 246
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, crisis intervention training, and training in the handling of missing children and child abuse and neglect cases, and training in handling violations of section	239 240 241 242 243 244 245 246 247
other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, crisis intervention training, and training in the handling of missing children and child abuse and neglect cases, and training in handling violations of section 2905.32 of the Revised Code, and the time within which such	239 240 241 242 243 244 245 246 247 248

training programs for peace officers, including programs in the	252
handling of the offense of domestic violence, other types of	253
domestic violence-related offenses and incidents, and protection	254
orders and consent agreements issued or approved under section	255
2919.26 or 3113.31 of the Revised Code, in crisis intervention,	256
and in the handling of missing children and child abuse and	257
neglect cases, and in handling violations of section 2905.32 of	258
the Revised Code, and minimum courses of study and attendance	259
requirements with respect to such categories or classifications;	260
(7) Permitting persons, who are employed as members of a	261

1 campus police department appointed under section 1713.50 of the 262 Revised Code; who are employed as police officers by a qualified 263 nonprofit corporation police department pursuant to section 264 1702.80 of the Revised Code; who are appointed and commissioned 265 as bank, savings and loan association, savings bank, credit 266 union, or association of banks, savings and loan associations, 267 savings banks, or credit unions police officers, as railroad 268 police officers, or as hospital police officers pursuant to 269 sections 4973.17 to 4973.22 of the Revised Code; or who are 270 appointed and commissioned as amusement park police officers 271 pursuant to section 4973.17 of the Revised Code, to attend 272 approved peace officer training schools, including the Ohio 273 peace officer training academy, and to receive certificates of 274 satisfactory completion of basic training programs, if the 275 private college or university that established the campus police 276 department; qualified nonprofit corporation police department; 277 bank, savings and loan association, savings bank, credit union, 278 or association of banks, savings and loan associations, savings 279 banks, or credit unions; railroad company; hospital; or 280 amusement park sponsoring the police officers pays the entire 281 cost of the training and certification and if trainee vacancies 282 S. B. No. 168

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are available;	283
(8) Permitting undercover drug agents to attend approved	284
peace officer training schools, other than the Ohio peace	285
officer training academy, and to receive certificates of	286
satisfactory completion of basic training programs, if, for each	287
undercover drug agent, the county, township, or municipal	288
corporation that employs that undercover drug agent pays the	289
entire cost of the training and certification;	290
(9)(a) The requirements for basic training programs for	291
bailiffs and deputy bailiffs of courts of record of this state	292
and for criminal investigators employed by the state public	293
defender that those persons shall complete before they may carry	294
a firearm while on duty;	295
(b) The requirements for any training received by a	296
bailiff or deputy bailiff of a court of record of this state or	297
by a criminal investigator employed by the state public defender	298
prior to June 6, 1986, that is to be considered equivalent to	299
the training described in division (A)(9)(a) of this section.	300
(10) Establishing minimum qualifications and requirements	301
for certification for dogs utilized by law enforcement agencies;	302
(11) Establishing minimum requirements for certification	303
of persons who are employed as correction officers in a full-	304
service jail, five-day facility, or eight-hour holding facility	305
or who provide correction services in such a jail or facility;	306
(12) Establishing requirements for the training of humane	307
society agents under section 1717.061 of the Revised Code,	308
including, without limitation, a requirement that the agents	309
receive instruction on traditional animal husbandry methods and	310
training techniques, including customary owner-performed	311

practices;	312
(13) Permitting tactical medical professionals to attend	313
approved peace officer training schools, including the Ohio	314
peace officer training academy, to receive training of the type	315
described in division (A)(14) of this section and to receive	316
certificates of satisfactory completion of training programs	317
described in that division;	318
(14) The requirements for training programs that tactical	319
medical professionals shall complete to qualify them to carry	320
firearms while on duty under section 109.771 of the Revised	321
Code, which requirements shall include at least the firearms	322
training specified in division (A) of section 109.748 of the	323
Revised Code;	324
(15) Procedures and requirements for a portion of basic	325
training that peace officers complete in proper interactions	326
with civilians during traffic stops and other in-person	327
encounters as specified in division (B)(4) of section 109.803 of	328
the Revised Code and including the topics of instruction listed	329
for active duty peace officers under divisions (B)(4)(a) to (d)	330
of that section;	331
(16) The requirements for firearms requalification	332
training programs that a person serving as the chief mobile	333
training officer or as a regional mobile training officer shall	334
successfully complete quarterly in order to continue serving in	335
that capacity;	336
(17) The requirements for firearms training programs that	337
a regional mobile training officer shall successfully complete	338
to be certified as an instructor authorized to provide school	339
safety designees with basic firearms training programs and	340

firearms requalification training programs, as described in	341
divisions (C) (2), (D)(1), and (E) of section 5502.701 of the	342
Revised Code;	343
(18) The requirements for basic firearms training programs	344
that a person who is not a school resource officer shall	345
successfully complete to be appointed as a school safety	346
designee, with the training to be provided by a regional mobile	347
training officer or another authorized instructor as described	348
in divisions (C)(2) and (E) of section 5502.701 of the Revised	349
<pre>Code;</pre>	350
(19) Specifying the entities or persons that may be	351
certified as instructors for training programs to be provided	352
for the chief mobile training officer and regional mobile	353
training officers for the purposes described in division (A)(16)	354
of this section and for regional mobile training officers for	355
the purposes described in division (A) (17) of this section;	356
(20) The requirements for firearms requalification	357
training programs that each person serving as a school safety	358
designee shall successfully complete quarterly in order to	359
continue serving in that capacity, with the training to be	360
provided by a regional mobile training officer or another	361
authorized instructor as described in divisions (C)(2) and (E)	362
of section 5502.701 of the Revised Code.	363
(B) The commission shall appoint an executive director,	364
with the approval of the attorney general, who shall hold office	365
during the pleasure of the commission. The executive director	366
shall perform such duties assigned by the commission. The	367
executive director shall receive a salary fixed pursuant to	368
Chapter 124. of the Revised Code and reimbursement for expenses	369
within the amounts available by appropriation. The executive	370

director may appoint officers, employees, agents, and	371
consultants as the executive director considers necessary,	372
prescribe their duties, and provide for reimbursement of their	373
expenses within the amounts available for reimbursement by	374
appropriation and with the approval of the commission.	375
(C) The commission may do all of the following:	376
(1) Recommend studies, surveys, and reports to be made by	377
the executive director regarding the carrying out of the	378
objectives and purposes of sections 109.71 to 109.77 of the	379
Revised Code;	380
(2) Visit and inspect any peace officer training school	381
that has been approved by the executive director or for which	382
application for approval has been made;	383
(3) Make recommendations, from time to time, to the	384
executive director, the attorney general, and the general	385
assembly regarding the carrying out of the purposes of sections	386
109.71 to 109.77 of the Revised Code;	387
(4) Report to the attorney general from time to time, and	388
to the governor and the general assembly at least annually,	389
concerning the activities of the commission;	390
(5) Establish fees for the services the commission offers	391
under sections 109.71 to 109.79 of the Revised Code, including,	392
but not limited to, fees for training, certification, and	393
testing;	394
(6) Perform such other acts as are necessary or	395
appropriate to carry out the powers and duties of the commission	396
as set forth in sections 109.71 to 109.77 of the Revised Code.	397
(D) In establishing the requirements, under division (A)	398

(12) of this section, the commission may consider any portions	399
of the curriculum for instruction on the topic of animal	400
husbandry practices, if any, of the Ohio state university	401
college of veterinary medicine. No person or entity that fails	402
to provide instruction on traditional animal husbandry methods	403
and training techniques, including customary owner-performed	404
practices, shall qualify to train a humane society agent for	405
appointment under section 1717.06 of the Revised Code.	406
Sec. 109.743. (A)(1) The attorney general shall adopt, in	407
accordance with Chapter 119. of the Revised Code or pursuant to	408
section 109.74 of the Revised Code, rules governing firearms	409
requalification programs that are required by <u>division (A)(1) or</u>	410
(2) of section 109.801 of the Revised Code. At a minimum, the	411
rules shall prohibit a firearms requalification program from	412
being used to fulfill the requirements of division (A)(1) or (2)	413
of section 109.801 of the Revised Code until after the program	414
is approved by the executive director of the Ohio peace officer	415
training commission pursuant to section 109.75 of the Revised	416
Code.	417
(2) The rules governing firearms requalification programs	418
that are required by division (A)(2) of section 109.801 of the	419
Revised Code may be different from the rules governing firearm	420
requalification programs that are required by division (A)(1) of	421
that section.	422
(B) The attorney general shall adopt, in accordance with	423
Chapter 119. of the Revised Code or pursuant to section 109.74	424
of the Revised Code, rules governing basic firearms training	425
programs that a person who is not a school resource officer	426
shall successfully complete to be appointed as a school safety	427
designee, with the training to be provided by a regional mobile	428

training officer or another authorized instructor as described	429
in divisions (C)(2) and (E) of section 5502.701 of the Revised	430
Code.	431
Sec. 109.75. The executive director of the Ohio peace	432
officer training commission, on behalf of the commission, shall	433
have the following powers and duties, which shall be exercised	434
with the general advice of the commission and only in accordance	435
with section 109.751 of the Revised Code and the rules adopted	436
pursuant to that section, and with the rules adopted by the	437
attorney general pursuant to sections 109.74, 109.741, 109.742,	438
and 109.743 of the Revised Code:	439
(A) To approve peace officer training schools and firearms	440
requalification programs, other than those described in division	441
(N) of this section, administered by the state, counties,	442
municipal corporations, and the department of natural resources,	443
to issue certificates of approval to approved schools, and to	444
revoke an approval or certificate;	445
(B) To certify, as qualified, instructors at approved	446
peace officer training schools, other than those described in	447
division (O) of this section, to issue appropriate certificates	448
to these instructors, and to revoke for good cause shown	449
certificates of these instructors;	450
(C) To certify, as qualified, commanders at approved peace	451
officer training schools, to issue appropriate certificates to	452
these commanders, and to revoke for good cause shown	453
certificates of these commanders. As used in this division,	454
"commander" means the director or other head of an approved	455
peace officer training school.	456
(D) To certify peace officers and sheriffs who have	457

satisfactorily completed basic training programs and to issue	458
appropriate certificates to these peace officers and sheriffs;	459
(E) To cause studies and surveys to be made relating to	460
the establishment, operation, and approval of state, county, and	461
municipal peace officer training schools;	462
(F) To consult and cooperate with state, county, and	463
municipal peace officer training schools for the development of	464
advanced in-service training programs for peace officers;	465
(G) To consult and cooperate with universities, colleges,	466
and institutes for the development of specialized courses of	467
study in the state for peace officers in police science and	468
<pre>police administration;</pre>	469
(H) To consult and cooperate with other departments and	470
agencies of the state and federal government concerned with	471
<pre>peace officer training;</pre>	472
(I) To perform any other acts that may be necessary or	473
appropriate to carry out the executive director's powers and	474
duties as set forth in sections 109.71 to 109.77 of the Revised	475
Code;	476
(J) To report to the commission at each regular meeting of	477
the commission and at any other times that the commission may	478
require;	479
(K) To certify persons who have satisfactorily completed	480
approved training programs for correction officers in full-	481
service jails, five-day facilities, or eight-hour holding	482
facilities or approved training programs for others who provide	483
correction services in those jails or facilities and to issue	484
appropriate certificates to those persons;	485

(L) To maintain any records associated with the powers and	486
duties set forth in this section. Certification examinations,	487
either before or after completion, are not public records for	488
purposes of section 149.43 of the Revised Code, but the results	489
of such examinations are public records under that section;	490
(M) To certify tactical medical professionals who have	491
satisfactorily completed approved training programs that qualify	492
them to carry firearms while on duty under section 109.771 of	493
the Revised Code and to issue appropriate certificates to such	494
professionals;	495
(N) To approve firearms requalification training programs	496
that a person serving as the chief mobile training officer or as	497
a regional mobile training officer shall successfully complete	498
quarterly in order to continue serving in that capacity, to	499
certify, as qualified, instructors for such firearms	500
requalification training programs, to issue certificates of	501
approval to those programs and appropriate certificates to those	502
instructors, and to revoke for good cause shown an approval of	503
such a program or certificate of such an instructor;	504
(0) To certify instructors for training programs to be	505
provided to regional mobile training officers for their	506
certification for the purposes specified in division (P) of this	507
section, to issue certificates of approval to such instructors,	508
and to revoke for good cause shown a certificate of such an	509
<pre>instructor;</pre>	510
(P) To certify regional mobile training officers as	511
qualified to be instructors for the following purposes, to issue	512
appropriate certificates to these instructors, and to revoke for	513
good cause shown certificates of these instructors:	514

(1) For basic firearms training programs that a person who	515
is not a school resource officer shall successfully complete to	516
be appointed as a school safety designee;	517
(2) For firearms requalification training programs that a	518
person serving as a school safety designee shall successfully	519
complete quarterly in order to continue serving as a school	520
safety designee.	521
Sec. 109.801. (A)(1) Each year, any of the following	522
persons who are authorized to carry firearms in the course of	523
their official duties shall complete successfully a firearms	524
requalification program approved by the executive director of	525
the Ohio peace officer training commission in accordance with	526
rules adopted by the attorney general pursuant to section	527
109.743 of the Revised Code: any peace officer, sheriff, chief	528
of police of an organized police department of a municipal	529
corporation or township, chief of police of a township police	530
district or joint police district police force, superintendent	531
of the state highway patrol, state highway patrol trooper, or	532
chief of police of a university or college police department;	533
any parole or probation officer who carries a firearm in the	534
course of official duties; any corrections officer of a	535
multicounty correctional center, or of a municipal-county or	536
multicounty-municipal correctional center, established under	537
section 307.93 of the Revised Code who carries a firearm in the	538
course of official duties; the house of representatives sergeant	539
at arms if the house of representatives sergeant at arms has	540
arrest authority pursuant to division (E)(1) of section 101.311	541
of the Revised Code; any assistant house of representatives	542
sergeant at arms; the senate sergeant at arms; any assistant	543
senate sergeant at arms; any tactical medical professional; or	544
any employee of the department of youth services who is	545

designated pursuant to division (A)(2) of section 5139.53 of the	546
Revised Code as being authorized to carry a firearm while on	547
duty as described in that division.	548
(2) Each year, the chief mobile training officer, each	549
regional mobile training officer, and each school safety	550
designee shall complete successfully, at quarterly intervals	551
within the year, a firearms requalification training program for	552
persons serving in that capacity that is approved by the	553
executive director of the Ohio peace officer training commission	554
in accordance with rules adopted by the attorney general	555
pursuant to section 109.743 of the Revised Code.	556
(3) No person listed in division (A)(1) of this section	557
shall carry a firearm during the course of official duties if	558
the person does not comply with division (A)(1) of this section.	559
No person listed in division (A)(2) of this section shall	560
perform the official duties of the person's listed position if	561
the person, within the preceding quarter of the year, has not	562
complied with division (A)(2) of this section.	563
(B) The hours that a sheriff spends attending a firearms	564
requalification program required by division (A) of this section	565
are in addition to the sixteen hours of continuing education	566
that are required by division (E) of section 311.01 of the	567
Revised Code.	568
(C) As used in this section, "firearm" has the same	569
meaning as in section 2923.11 of the Revised Code.	570
Sec. 2923.122. (A) No person shall knowingly convey, or	571
attempt to convey, a deadly weapon or dangerous ordnance into a	572
school safety zone.	573
(B) No person shall knowingly possess a deadly weapon or	574

dangerous ordnance in a school safety zone.	575
(C) No person shall knowingly possess an object in a	576
school safety zone if both of the following apply:	577
(1) The object is indistinguishable from a firearm,	578
whether or not the object is capable of being fired.	579
(2) The person indicates that the person possesses the	580
object and that it is a firearm, or the person knowingly	581
displays or brandishes the object and indicates that it is a	582
firearm.	583
(D)(1) This section does not apply to any of the	584
following:	585
(a) An officer, agent, or employee of this or any other	586
state or the United States who is authorized to carry deadly	587
weapons or dangerous ordnance and is acting within the scope of	588
the officer's, agent's, or employee's duties, a law enforcement	589
officer who is authorized to carry deadly weapons or dangerous	590
ordnance, a security officer employed by a board of education or	591
governing body of a school during the time that the security	592
officer is on duty pursuant to that contract of employment	593
provided the officer satisfies the criteria set forth in	594
divisions (C)(1) or (2) and (D) of section 5502.701 of the	595
Revised Code, or any other person who has written authorization	596
from the board of education or governing body of a school to	597
convey deadly weapons or dangerous ordnance into a school safety	598
zone or to possess a deadly weapon or dangerous ordnance in a	599
school safety zone and who conveys or possesses the deadly	600
weapon or dangerous ordnance in accordance with that	601
authorization_provided the person satisfies the criteria set_	602
forth in divisions (C)(1) or (2) and (D) of section 5502 701 of	603

the Revised Code;	604
(b) Any person who is employed in this state, who is	605
authorized to carry deadly weapons or dangerous ordnance, and	606
who is subject to and in compliance with the requirements of	607
section 109.801 of the Revised Code, unless the appointing	608
authority of the person has expressly specified that the	609
exemption provided in division (D)(1)(b) of this section does	610
not apply to the person.	611
(2) Division (C) of this section does not apply to	612
premises upon which home schooling is conducted. Division (C) of	613
this section also does not apply to a school administrator,	614
teacher, or employee who possesses an object that is	615
indistinguishable from a firearm for legitimate school purposes	616
during the course of employment, a student who uses an object	617
that is indistinguishable from a firearm under the direction of	618
a school administrator, teacher, or employee, or any other	619
person who with the express prior approval of a school	620
administrator possesses an object that is indistinguishable from	621
a firearm for a legitimate purpose, including the use of the	622
object in a ceremonial activity, a play, reenactment, or other	623
dramatic presentation, school safety training, or a ROTC	624
activity or another similar use of the object.	625
(3) This section does not apply to a person who conveys or	626
attempts to convey a handgun into, or possesses a handgun in, a	627
school safety zone if, at the time of that conveyance, attempted	628
conveyance, or possession of the handgun, all of the following	629
apply:	630
(a) The person does not enter into a school building or	631
onto school premises and is not at a school activity.	632

(b) The person is carrying a valid concealed handgun	633
license or the person is an active duty member of the armed	634
forces of the United States and is carrying a valid military	635
identification card and documentation of successful completion	636
of firearms training that meets or exceeds the training	637
requirements described in division (G)(1) of section 2923.125 of	638
the Revised Code.	639
(c) The person is in the school safety zone in accordance	640
with 18 U.S.C. 922(q)(2)(B).	641
(d) The person is not knowingly in a place described in	642
division (B)(1) or (B)(3) to (8) of section 2923.126 of the	643
Revised Code.	644
(4) This section does not apply to a person who conveys or	645
attempts to convey a handgun into, or possesses a handgun in, a	646
school safety zone if at the time of that conveyance, attempted	647
conveyance, or possession of the handgun all of the following	648
apply:	649
(a) The person is carrying a valid concealed handgun	650
license or the person is an active duty member of the armed	651
forces of the United States and is carrying a valid military	652
identification card and documentation of successful completion	653
of firearms training that meets or exceeds the training	654
requirements described in division (G)(1) of section 2923.125 of	655
the Revised Code.	656
(b) The person leaves the handgun in a motor vehicle.	657
(c) The handgun does not leave the motor vehicle.	658
(d) If the person exits the motor vehicle, the person	659
locks the motor vehicle.	660

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(E)(1) Whoever violates division (A) or (B) of this	661
section is guilty of illegal conveyance or possession of a	662
deadly weapon or dangerous ordnance in a school safety zone.	663
Except as otherwise provided in this division, illegal	664
conveyance or possession of a deadly weapon or dangerous	665
ordnance in a school safety zone is a felony of the fifth	666
degree. If the offender previously has been convicted of a	667
violation of this section, illegal conveyance or possession of a	668
deadly weapon or dangerous ordnance in a school safety zone is a	669
felony of the fourth degree.	670
(2) Whenever violetes division (C) of this costion is	671

- (2) Whoever violates division (C) of this section is 671 quilty of illegal possession of an object indistinguishable from 672 a firearm in a school safety zone. Except as otherwise provided 673 in this division, illegal possession of an object 674 indistinguishable from a firearm in a school safety zone is a 675 misdemeanor of the first degree. If the offender previously has 676 been convicted of a violation of this section, illegal 677 possession of an object indistinguishable from a firearm in a 678 school safety zone is a felony of the fifth degree. 679
- (F)(1) In addition to any other penalty imposed upon a 680 person who is convicted of or pleads guilty to a violation of 681 this section and subject to division (F)(2) of this section, if 682 the offender has not attained nineteen years of age, regardless 683 of whether the offender is attending or is enrolled in a school 684 operated by a board of education or for which the state board of 685 education prescribes minimum standards under section 3301.07 of 686 the Revised Code, the court shall impose upon the offender a 687 class four suspension of the offender's probationary driver's 688 license, restricted license, driver's license, commercial 689 driver's license, temporary instruction permit, or probationary 690 commercial driver's license that then is in effect from the 691

range specified in division (A)(4) of section 4510.02 of the	692
Revised Code and shall deny the offender the issuance of any	693
permit or license of that type during the period of the	694
suspension.	695
If the offender is not a resident of this state, the court	696
shall impose a class four suspension of the nonresident	697
operating privilege of the offender from the range specified in	698
division (A)(4) of section 4510.02 of the Revised Code.	699
(2) If the offender shows good cause why the court should	700
not suspend one of the types of licenses, permits, or privileges	701
specified in division (F)(1) of this section or deny the	702
issuance of one of the temporary instruction permits specified	703
in that division, the court in its discretion may choose not to	704
impose the suspension, revocation, or denial required in that	705
division, but the court, in its discretion, instead may require	706
the offender to perform community service for a number of hours	707
determined by the court.	708
(G) As used in this section, "object that is	709
indistinguishable from a firearm" means an object made,	710
constructed, or altered so that, to a reasonable person without	711
specialized training in firearms, the object appears to be a	712
firearm.	713
Sec. 5502.01. (A) The department of public safety shall	714
administer and enforce the laws relating to the registration,	715
licensing, sale, and operation of motor vehicles and the laws	716
pertaining to the licensing of drivers of motor vehicles.	717
The department shall compile, analyze, and publish	718
statistics relative to motor vehicle accidents and the causes of	719
them, prepare and conduct educational programs for the purpose	720

of promoting safety in the operation of motor vehicles on the	721
highways, and conduct research and studies for the purpose of	722
promoting safety on the highways of this state.	723
(B) The department shall administer the laws and rules	724
relative to trauma and emergency medical services specified in	725
Chapter 4765. of the Revised Code and any laws and rules	726
relative to medical transportation services specified in Chapter	727
4766. of the Revised Code.	728
(C) The department shall administer and enforce the laws	729
contained in Chapters 4301. and 4303. of the Revised Code and	730
enforce the rules and orders of the liquor control commission	731
pertaining to retail liquor permit holders.	732
(D) The department shall administer the laws governing the	733
state emergency management agency and shall enforce all	734
additional duties and responsibilities as prescribed in the	735
Revised Code related to emergency management services.	736
(E) The department shall conduct investigations pursuant	737
to Chapter 5101. of the Revised Code in support of the duty of	738
the department of job and family services to administer the	739
supplemental nutrition assistance program throughout this state.	740
The department of public safety shall conduct investigations	741
necessary to protect the state's property rights and interests	742
in the supplemental nutrition assistance program.	743
(F) The department of public safety shall enforce	744
compliance with orders and rules of the public utilities	745
commission and applicable laws in accordance with Chapters	746
4905., 4921., and 4923. of the Revised Code regarding commercial	747
motor vehicle transportation safety, economic, and hazardous	748
materials requirements.	749

(G) Notwithstanding Chapter 4117. of the Revised Code, the	750
department of public safety may establish requirements for its	751
enforcement personnel, including its enforcement agents	752
described in section 5502.14 of the Revised Code, that include	753
standards of conduct, work rules and procedures, and criteria	754
for eligibility as law enforcement personnel.	755
(H) The department shall administer, maintain, and operate	756
the Ohio criminal justice network. The Ohio criminal justice	757
network shall be a computer network that supports state and	758
local criminal justice activities. The network shall be an	759
electronic repository for various data, which may include arrest	760
warrants, notices of persons wanted by law enforcement agencies,	761
criminal records, prison inmate records, stolen vehicle records,	762
vehicle operator's licenses, and vehicle registrations and	763
titles.	764
(I) The department shall coordinate all homeland security	765
activities of all state agencies and shall be a liaison between	766
state agencies and local entities for those activities and	767
related purposes.	768
(J) Beginning July 1, 2004, the The department shall	769
administer and enforce the laws relative to private	770
investigators and security service providers specified in	771
Chapter 4749. of the Revised Code.	772
(K) The department shall administer criminal justice	773
services in accordance with sections 5502.61 to 5502.66 of the	774
Revised Code.	775
(L) The department shall administer the mobile training	776
team program in accordance with sections 5502.70 to 5502.702 of	777
the Revised Code.	778

(M) The department shall coordinate security measures and	779
operations, and may direct the department of administrative	780
services to implement any security measures and operations the	781
department of public safety requires, at the Vern Riffe Center	782
and the James A. Rhodes state office tower.	783
Notwithstanding section 125.28 of the Revised Code, the	784
director of public safety may recover the costs of directing	785
security measures and operations under this division by either	786
issuing intrastate transfer voucher billings to the department	787
of administrative services, which the department shall process	788
to pay for the costs, or, upon the request of the director of	789
administrative services, the director of budget and management	790
may transfer cash in the requested amount from the building	791
management fund created under section 125.28 of the Revised	792
Code. Payments received or cash transfers made under this	793
division for the costs of directing security measures and	794
operations shall be deposited into the state treasury to the	795
credit of the security, investigations, and policing fund	796
created under section 4501.11 of the Revised Code.	797
Sec. 5502.262. (A) As used in this section:	798
(1) "Administrator" means the superintendent, principal,	799
chief administrative officer, or other person having supervisory	800
authority of any of the following:	801
(a) A city, exempted village, local, or joint vocational	802
school district;	803
(b) A community school established under Chapter 3314. of	804
the Revised Code, as required through reference in division (A)	805
(11) (d) of section 3314.03 of the Revised Code;	806
(c) A STEM school established under Chapter 3326. of the	807

Revised Code, as required through reference in section 3326.11	808
of the Revised Code;	809
(d) A college-preparatory boarding school established	810
under Chapter 3328. of the Revised Code;	811
(e) A district or school operating a career-technical	812
education program approved by the department of education under	813
section 3317.161 of the Revised Code;	814
(f) A chartered nonpublic school;	815
(g) An educational service center;	816
(h) A preschool program or school-age child care program	817
licensed by the department of education;	818
(i) Any other facility that primarily provides educational	819
services to children subject to regulation by the department of	820
education.	821
(2) "Emergency management test" means a regularly	822
scheduled drill, exercise, or activity designed to assess and	823
evaluate an emergency management plan under this section.	824
(3) "Building" means any school, school building,	825
facility, program, or center.	826
(4) "Regional mobile training officer" means the regional	827
mobile training officer appointed under section 5502.70 of the	828
Revised Code for the region in which a district, school, center,	829
<pre>program, or facility is located.</pre>	830
(B)(1) Each administrator shall develop and adopt a	831
comprehensive emergency management plan, in accordance with	832
rules adopted pursuant to division (F) of this section, for each	833
building under the administrator's control. The administrator	834

shall examine the environmental conditions and operations of	835
each building to determine potential hazards to student and	836
staff safety and shall propose operating changes to promote the	837
prevention of potentially dangerous problems and circumstances.	838
In developing the plan for each building, the administrator	839
shall involve community law enforcement and safety officials,	840
parents of students who are assigned to the building, and	841
teachers and nonteaching employees who are assigned to the	842
building. The administrator may involve the regional mobile	843
training officer in the development of the plan. The	844
administrator shall incorporate remediation strategies into the	845
plan for any building where documented safety problems have	846
occurred.	847
(2) Each administrator shall also incorporate into the	848
emergency management plan adopted under division (B)(1) of this	849
section all of the following:	850
(a) A protocol for addressing serious threats to the	851
safety of property, students, employees, or administrators;	852
(b) A protocol for responding to any emergency events that	853
occur and compromise the safety of property, students,	854
employees, or administrators. This protocol shall include, but	855
not be limited to, all of the following:	856
(i) A floor plan that is unique to each floor of the	857
building;	858
(ii) A site plan that includes all building property and	859
surrounding property;	860
(iii) An emergency contact information sheet;	861
(iv) A plan for implementing mobile communications;	862

(v) A plan for mobile accountability;	863
(vi) A plan for mobile reunification.	864
(c) A threat assessment plan developed as prescribed in	865
section 5502.263 of the Revised Code. A building may use the	866
model plan developed by the department of public safety under	867
that section;	868
(d) A protocol for school threat assessment teams	869
established under section 3313.669 of the Revised Code.	870
(3) Each protocol described in division (B) of this	871
section shall include procedures determined to be appropriate by	872
the administrator for responding to threats and emergency	873
events, respectively, including such things as notification of	874
appropriate law enforcement personnel, calling upon specified	875
emergency response personnel for assistance, and informing	876
parents of affected students.	877
Prior to the opening day of each school year, the	878
administrator shall inform each student or child enrolled in the	879
school and the student's or child's parent of the parental	880
notification procedures included in the protocol.	881
(4) Each administrator shall keep a copy of the emergency	882
management plan adopted pursuant to this section in a secure	883
place.	884
(C)(1) The administrator shall submit to the director of	885
public safety, in accordance with rules adopted pursuant to	886
division (F) of this section, an electronic copy of the	887
emergency management plan prescribed by division (B) of this	888
section not less than once every three years, whenever a major	889
modification to the building requires changes in the procedures	890
outlined in the plan, and whenever information on the emergency	891

contact information sheet changes.	892
(2) The administrator also shall file a copy of the plan	893
with each law enforcement agency that has jurisdiction over the	894
school building and, upon request, to any of the following:	895
(a) The fire department that serves the political	896
subdivision in which the building is located;	897
(b) The emergency medical service organization that serves	898
the political subdivision in which the building is located;	899
(c) The county emergency management agency for the county	900
in which the building is located;	901
(d) The regional mobile training officer.	902
(3) Upon receipt of an emergency management plan, the	903
director shall post the information on the contact and	904
information management system and submit the information in	905
accordance with rules adopted pursuant to division (F) of this	906
section, to the attorney general, who shall post that	907
information on the Ohio law enforcement gateway or its	908
successor.	909
(4) Any department or entity to which copies of an	910
emergency management plan are filed under this section shall	911
keep the copies in a secure place.	912
(D)(1) Not later than the first day of July of each year,	913
each administrator shall review the emergency management plan	914
and certify to the director that the plan is current and	915
accurate.	916
(2) Anytime that an administrator updates the emergency	917
management plan pursuant to division (C)(1) of this section, the	918
administrator shall file copies, not later than the tenth day	919

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after the revision is adopted and in accordance with rules	920
adopted pursuant to division (F) of this section, to the	921
director and to any entity with which the administrator filed a	922
copy under division (C)(2) of this section.	923
(E) Each administrator shall do-both of the following:	924
(1) (a) Prepare and conduct at least one annual quarterly	925
emergency management test, as defined in division (A)(2) of this	926
section, in accordance with rules adopted pursuant to division	927
(F) of this section;	928
(b) Prior to conducting an emergency management test, file	929
a defined mission statement with the administrator's regional	930
<pre>mobile training officer;</pre>	931
(c) Upon completion of an emergency management test, file	932
an after-action report with the administrator's regional mobile	933
training officer.	934
(2) Grant access to each building under the control of the	935
administrator to law enforcement personnel and to entities	936
described in division (C)(2) of this section, to enable the	937
personnel and entities to hold training sessions for responding	938
to threats and emergency events affecting the building, provided	939
that the access occurs outside of student instructional hours	940
and the administrator, or the administrator's designee, is	941
present in the building during the training sessions.	942
(F) The director of public safety, in consultation with	943
representatives from the education community and in accordance	944
with Chapter 119. of the Revised Code, shall adopt rules	945
regarding emergency management plans under this section,	946
including the content of the plans and procedures for filing the	947
plans. The rules shall specify that plans and information	948

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required under division (B) of this section be submitted on	949
standardized forms developed by the director for such purpose.	950
The rules shall also specify the requirements and procedures for	951
emergency management tests conducted pursuant to division (E)(1)	952
of this section. Failure to comply with the rules may result in	953
discipline pursuant to section 3319.31 of the Revised Code or	954
any other action against the administrator as prescribed by	955
rule.	956
(G) Division (B) of section 3319.31 of the Revised Code	957
applies to any administrator who is subject to the requirements	958
of this section and is not exempt under division (H) of this	959
section and who is an applicant for a license or holds a license	960
from the state board <u>of education</u> pursuant to section 3319.22 of	961
the Revised Code.	962
(H) The director may exempt any administrator from the	963
requirements of this section, if the director determines that	964
the requirements do not otherwise apply to a building or	965
buildings under the control of that administrator.	966
(I) Copies of the emergency management plan and	967
information required under division (B) of this section are	968
security records and are not public records pursuant to section	969
149.433 of the Revised Code. In addition, the information posted	970
to the contact and information management system, pursuant to	971
division (C)(3)(b) of this section, is exempt from public	972
disclosure or release in accordance with sections 149.43,	973
149.433, and 5502.03 of the Revised Code.	974
Notwithstanding section 149.433 of the Revised Code, a	975

floor plan filed with the attorney general pursuant to this

by the attorney general.

section is not a public record to the extent it is a record kept

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977

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Sec. 5502.70. (A) There is hereby created in the	979
department of public safety the Ohiomobile training team	980
program, which shall be administered by a chief mobile training	981
officer. The program shall provide services to public and	982
nonpublic schools and institutions of higher education regarding	983
school and campus safety and security.	984
(B) Not later than ninety days after the effective date of	985
this section, the director of public safety shall appoint an	986
individual who satisfies the criteria specified in division (B)	987
of section 5502.701 of the Revised Code as the chief mobile	988
training officer, who shall serve at the pleasure of the	989
director. To carry out the duties prescribed by this section or	990
section 5502.702 of the Revised Code, the chief mobile training	991
officer may appoint and maintain necessary staff and may enter	992
into any necessary agreements.	993
(C) Not later than ninety days after the appointment of	994
the chief mobile training officer, the chief mobile training	995
officer, in consultation with the director of public safety,	996
shall appoint sixteen regional mobile training officers, each of	997
whom shall satisfy the criteria specified in division (B) of	998
section 5502.701 of the Revised Code, to conduct the duties	999
described in section 5502.702 of the Revised Code. The regions	1000
shall be the same as those described in division (A) of section	1001
3312.02 of the Revised Code. To carry out the duties prescribed	1002
by this section or section 5502.701 of the Revised Code, a	1003
regional mobile training officer may appoint and maintain	1004
necessary staff and may enter into any necessary agreements.	1005
(D) Except as otherwise provided by law, nothing in this	1006
section or in section 5502.702 of the Revised Code shall be	1007
construed to give the director of public safety, the chief	1008

mobile training officer, or a regional mobile training officer	1009
authority over the incident management structure or	1010
responsibilities of local emergency response personnel.	1011
(E) The director of public safety, in accordance with	1012
Chapter 119. of the Revised Code, shall adopt, may amend or	1013
rescind, and shall enforce rules with respect to the Ohio mobile	1014
training officer program. The rules shall be made available for	1015
public inspection at the department of public safety and at	1016
other places and during reasonable hours as fixed by the chief	1017
mobile training officer of the Ohio mobile training team	1018
program.	1019
Sec. 5502.701. (A) As used in this section:	1020
(1) "School resource officer" has the same meaning as in	1021
section 3313.951 of the Revised Code.	1022
(2) "School safety designee" means any of the following:	1023
(a) A school resource officer who is authorized under the	1024
memorandum of understanding between the law enforcement agency	1025
and the school district to carry firearms while on duty for the	1026
district pursuant to that memorandum of understanding;	1027
(b) A security officer not specified in division (A)(2)(a)	1028
of this section who is employed by a board of education or	1029
governing body of a school and who is authorized to carry	1030
firearms during the time that the officer is on duty pursuant to	1031
that contract of employment;	1032
(c) Any person not specified in division (A)(2)(a) or (b)	1033
of this section who has written authorization from the board of	1034
education or governing body of a school to convey deadly weapons	1035
or dangerous ordnance into, or possess deadly weapons or	1036
dangerous ordnance in, a school safety zone in which schools of	1037

the district board or governing body are located and who conveys	1038
or possesses the deadly weapon or dangerous ordnance in	1039
accordance with that authorization.	1040
(3) "Valid concealed handgun license" has the same meaning	1041
as in section 2923.11 of the Revised Code.	1042
(4) "Veteran" means any person who has completed service	1043
in the armed forces of the United States and who has been	1044
honorably discharged under honorable conditions from the armed	1045
forces, or who has been transferred to the reserve with evidence	1046
of satisfactory service.	1047
(B) No person is eligible for appointment to the position	1048
of chief mobile training officer or the position of regional	1049
mobile training officer unless that person meets the following	1050
requirements:	1051
(1) The person is a licensed peace officer, as defined in	1052
division (A)(1) of section 109.71 of the Revised Code; or	1053
(2) The person is a veteran, as defined in division (A) of	1054
this section; and	1055
(3) The person has met all additional qualifications	1056
prescribed by rule adopted under section 5502.70 of the Revised_	1057
Code.	1058
(C) No person is eligible for appointment to the position	1059
of school safety designee unless one of the following applies:	1060
(1) The person is a school resource officer;	1061
(2) The person is in a category described in division (A)	1062
(2) (b) or (c) of this section and has successfully completed a	1063
basic firearms training program for school safety designees, as	1064
described in division (A) (18) of section 109.73 and division (B)	1065

of section 109.743 of the Revised Code.	1066
(D)(1) No person who has been appointed to serve as the	1067
chief mobile training officer, as a regional mobile training	1068
officer, or as a school safety designee may continue to serve in	1069
that capacity unless the person, within the preceding quarterly	1070
period, has successfully completed the firearms requalification	1071
training program for the position as specified in division (A)	1072
(2) of section 109.801 of the Revised Code. This division	1073
applies five months after the effective date of this section.	1074
(2) No person who has been appointed to serve as a school	1075
safety designee may carry a concealed weapon while serving in	1076
that capacity unless the person has a valid concealed handgun	1077
license.	1078
(E) The training required for a school safety designee, as	1079
specified in divisions (C)(2) and (D)(1) of this section, shall	1080
be provided by one of the following:	1081
(1) A regional mobile training officer certified by the	1082
executive director of the Ohio peace officer training commission	1083
under division (P) of section 109.75 of the Revised Code to	1084
<pre>provide such training;</pre>	1085
(2) A person other than a regional mobile training officer	1086
who is certified by the commission to provide firearms	1087
requalification training, if a regional mobile training officer	1088
has referred the designee to that other person or, with respect	1089
to the basic firearms training specified in division (C)(2) of	1090
this section, if the designee previously received the training	1091
from that other person and the regional mobile training officer	1092
approves the training.	1093
Sec. 5502.702. (A) As used in this section:	1094

(1) "Administrator" has the same meaning as in section	1095
5502.262 of the Revised Code.	1096
(2) "Private college" has the same meaning as in section	1097
3365.01 of the Revised Code.	1098
(3) "State institution of higher education" has the same	1099
meaning as in section 3345.011 of the Revised Code.	1100
(B) The duties of the chief mobile training officer	1101
<pre>include:</pre>	1102
(1) Administering the Ohio mobile training team program;	1103
(2) Adopting additional qualifications and training	1104
requirements for regional mobile training officers appointed	1105
under section 5502.70 of the Revised Code;	1106
(3) Enforcing rules and executing additional duties	1107
prescribed by the director of public safety.	1108
(C) The duties of a regional mobile training officer	1109
<pre>include:</pre>	1110
(1) Upon request, assisting an administrator within an	1111
officer's region in the development or review of an emergency	1112
management plan under section 5502.262 of the Revised Code;	1113
(2) Upon request, assisting in the development or review	1114
of security protocols of a state institution of higher education	1115
or a private college within an officer's region;	1116
(3) Upon request, assisting an administrator of a public	1117
or nonpublic school within an officer's region with any other	1118
security protocols for activities or events outside of the	1119
building during or after school hours;	1120
(4) Upon request, assisting in strategic communications	1121

between federal, state, and local law enforcement or agencies in	1122
the event of an emergency situation at a school or institution	1123
of higher education within an officer's region;	1124
(5) Offering tactical emergency medical services training	1125
to public and nonpublic schools within an officer's region;	1126
(6) Promoting the use of the SaferOH tip line within an	1127
<pre>officer's region;</pre>	1128
(7) Enforcing rules and executing additional duties	1129
prescribed by either the director of public safety or the chief	1130
<pre>mobile training officer;</pre>	1131
(8) Seeking certification from the executive director of	1132
the Ohio peace officer training commission under division (P) of	1133
section 109.75 of the Revised Code to provide training to school	1134
safety designees, as specified in divisions (C)(2) and (D)(1) of	1135
section 5502.701 of the Revised Code, and, upon receiving such	1136
certification, providing that training to school safety	1137
designees or referring school safety designees for that training	1138
to another person who is certified by the commission to provide	1139
firearms requalification training;	1140
(9) Overseeing training operations and offering training	1141
opportunities for school employees, including observing	1142
emergency management tests as described in division (E) of	1143
section 5502.262 of the Revised Code, providing weapons	1144
manipulation instruction, and other appropriate activities.	1145
(D) The chief mobile training officer and each regional	1146
mobile training officer has arrest authority while performing	1147
official duties prescribed under this section or by	1148
administrative rules adopted under division (E) of section	1149
5502.70 of the Revised Code.	1150

S. B. No. 168 As Introduced		Page 41	
Section 2. That existing sections 109.71,	109.73, 109.743	3,	1151
109.75, 109.801, 2923.122, 5502.01, and 5502.262	2 of the Revised	d	1152
Code are hereby repealed.			1153
Section 3. All items in this act are hereb	y appropriated		1154
as designated out of any moneys in the state tre	easury to the		1155
credit of the designated fund. For all operating	credit of the designated fund. For all operating appropriations		1156
made in this act, those in the first column are for fiscal year		<u>C</u>	1157
2022 and those in the second column are for fisc	cal year 2023.		1158
The operating appropriations made in this act are in addition to		1159	
any other operating appropriations made for the	FY 2022-FY 2023	3	1160
biennium.			1161
Section 4.			1162
			1163
1 2 3	4	5	
A DPS DEPARTMENT OF PUBL	IC SAFETY		
B General Revenue Fund			
C GRF 769412 Mobile Training Team Progra	m \$6,000,000	\$6,000,000	
D TOTAL GRF General Revenue Fund	\$6,000,000	\$6,000,000	
E TOTAL ALL BUDGET FUND GROUPS	\$6,000,000	\$6,000,000	
MOBILE TRAINING TEAM PROGRAM			1164
The foregoing appropriation item $769412$ , M	Mobile Training		1165
Team Program, shall be used for the Ohio Mobile	Training Team		1166
Program established in section 5502.70 of the Re	evised Code.		1167

Section 5. Within the limits set forth in this act, the

1168

Director of Budget and Management shall establish accounts	1169
indicating the source and amount of funds for each appropriation	1170
made in this act, and shall determine the form and manner in	1171
which appropriation accounts shall be maintained. Expenditures	1172
from operating appropriations contained in this act shall be	1173
accounted for as though made in the main operating	1174
appropriations act of the 134th General Assembly. The operating	1175
appropriations made in this act are subject to all provisions of	1176
the main operating appropriations act of the 134th General	1177
Assembly that are generally applicable to such appropriations.	1178
Section 6. Section 109.73 of the Revised Code is presented	1179
in this act as a composite of the section as amended by both	1180
H.B. 24 and S.B. 68 of the 133rd General Assembly. The General	1181
Assembly, applying the principle stated in division (B) of	1182
section 1.52 of the Revised Code that amendments are to be	1183
harmonized if reasonably capable of simultaneous operation,	1184
finds that the composite is the resulting version of the section	1185
in effect prior to the effective date of the section as	1186
presented in this act.	1187