As Introduced

134th General Assembly Regular Session 2021-2022

S. B. No. 213

Senator Antani

Cosponsors: Senators Hackett, Huffman, S.

A BILL

То	amend sections 175.052, 3301.61, 3333.164,	1
	3345.421, 3735.42, 5101.27, 5119.42, 5120.15,	2
	5902.02, and 5903.03 and to enact sections	3
	122.924 and 4123.071 of the Revised Code to	4
	require several state and licensing agencies to	5
	ask about veteran status, to provide this	6
	information to the Department of Veterans	7
	Services, and to grant that Department authority	8
	to use this information to connect veterans with	9
	their earned benefits.	10

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

Section 1. That sections 175.052, 3301.61, 3333.164,	11
3345.421, 3735.42, 5101.27, 5119.42, 5120.15, 5902.02, and	12
5903.03 be amended and sections 122.924 and 4123.071 of the	13
Revised Code be enacted to read as follows:	14
Sec. 122.924. (A) As used in this section, "armed forces"	15
Sec. 122.924. (A) As used in this section, "armed forces" <u>has the same meaning as in section 5903.01 of the Revised Code.</u>	15 16
has the same meaning as in section 5903.01 of the Revised Code.	16
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publication, that informs members of the armed forces and their	19
dependents of the rights of, and the benefits available to,	20
service members and their dependents. The director shall	21
distribute the resource to every individual who responds	22
affirmatively to a question posed in accordance with section	23
175.052, 3735.42, 4123.071, 5119.42, or 5120.15 of the Revised	24
Code.	25
(C) The director of development may enter into agreements	26
with state and federal agencies, with agencies of political	27
subdivisions, with state and local instrumentalities, and with	28
private entities as necessary to make the resource as complete	29
<u>as is possible.</u>	30
Sec. 175.052. (A) As used in this section, "armed forces,"	31
"service member," and "veteran" have the meanings defined in	32
section 5903.01 of the Revised Code.	33
(B) The Ohio housing finance agency, in providing	34
homeownership program assistance, shall give preference to	35
grants or loans for activities that provide housing and housing	36
assistance to honorably discharged veterans.	37
(C) An application for any assistance or service provided	38
under this chapter shall contain the following questions: "Are_	39
you currently serving, or have you ever served, in the armed	40
forces? Is a member of your immediate family currently serving,	41
or have they ever served, in the armed forces?" The application	42
shall indicate that an applicant is not required to answer the	43
questions set forth in this division.	44
(D) The Ohio housing finance agency shall provide the	45
name, address, and military status of each veteran receiving	46
assistance or service under this section to the department of	47

veterans services for official government purposes regarding	48
benefits and services, and shall provide the name, address, and	49
military status of each service member receiving assistance or	50
service under this section to the department of development for	51
official government purposes regarding benefits and services.	52
Sec. 3301.61. (A) The state council on educational	53
opportunity for military children is hereby established within	54
the department of education. The council shall consist of the	55
following members:	56
(1) The superintendent of public instruction or the	57
superintendent's designee;	58
(2) The director of veterans services or the director's	59
designee;	60
(3) The superintendent of a school district that has a	61
high concentration of children of military families, appointed	62
by the governor;	63
(4) A representative of a military installation located in	64
this state, appointed by the governor;	65
(5) A representative of the governor's office, appointed	66
by the governor;	67
(6) Four members of the general assembly, appointed as	68
follows:	69
(a) One member of the house of representatives appointed	70
by the speaker of the house of representatives;	71
(b) One member of the house of representatives appointed	72
by the minority leader of the house of representatives;	73
(c) One member of the senate appointed by the president of	74

the senate;	75
(d) One member of the senate appointed by the minority	76
leader of the senate.	77
(7) The compact commissioner appointed under section	78
3301.62 of the Revised Code;	79
(8) The military family education liaison appointed under	80
section 3301.63 of the Revised Code;	81
(9) Other members appointed in the manner prescribed by	82
and seated at the discretion of the voting members of the	83
council.	84
The members of the council shall serve at the pleasure of	85
their appointing authorities. Vacancies shall be filled in the	86
manner of the initial appointments.	87
The members appointed under divisions (A)(6) to (9) of	88
this section shall be nonvoting members of the council.	89
The members of the council shall serve without	90
compensation.	91
(B) The council shall oversee and provide coordination for	92
the state's participation in and compliance with the interstate	93
compact on educational opportunity for military children, as	94
ratified by section 3301.60 of the Revised Code. The council	95
shall cooperate with the state board of education, the	96
department of development, and the department of veterans	97
services to develop, conduct, and maintain outreach programs	98
that connect insurable dependents, as defined in division (B)	99
(10) of 38 U.S.C. 1965, with their earned benefits and services.	100
(C) The department of education shall provide staff	101
support for the council.	102

the following:

apply to the council. 104 (E) As used in this section, "children of military 105 families" and "military installation" have the same meanings as 106 in Article II of the interstate compact on educational 107 opportunity for military children. 108 Sec. 3333.164. (A) As used in this section, "state 109 institution of higher education" has the same meaning as in 110 section 3345.011 of the Revised Code. 111 (B) Not later than December 31, 2014, the chancellor of 112 higher education shall do all of the following with regard to 113 the awarding of college credit for military training, 114 experience, and coursework: 115 (1) Develop a set of standards and procedures for state 116 institutions of higher education to utilize in the granting of 117 college credit for military training, experience, and 118 coursework; 119 (2) Create a military articulation and transfer assurance 120 guide for college credit that is earned through military 121 training, experience, and coursework. The chancellor shall use 122 the current articulation and transfer policy adopted pursuant to 123 section 3333.16 of the Revised Code as a model in developing 124 this guide. 125 (3) Create a web site that contains information related to 126 the awarding of college credit for military training, 127 experience, and coursework. The web site shall include both of 128

(D) Sections 101.82 to 101.87 of the Revised Code do not

(a) Standardized resources that address frequently askedquestions regarding the awarding of such credit and related131

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issues; 132 (b) A statewide database that shows how specified military 133 training, experience, and coursework translates to college 134 credit. 135 (4) Develop a statewide training program that prepares 136 faculty and staff of state institutions of higher education to 1.37 evaluate various military training, experience, and coursework 138 and to award appropriate equivalent credit. The training program 139 shall incorporate the best practices of awarding credit for 140 military experiences, including both the recommendations of the 141 American council on education and the standards developed by the 142 council for adult and experiential learning. 143 (C) Beginning on July 1, 2015, state institutions of 144 higher education shall ensure that appropriate equivalent credit 145 is awarded for military training, experience, and coursework 146 that meet the standards developed by the chancellor pursuant to 147 this section. 148 (D) The chancellor shall cooperate with the department of 149 development and the department of veterans services to inform 150 eligible enrolled students of their earned benefits and 151 services. 152 Sec. 3345.421. Not later than December 31, 2014, the board 153 of trustees of each state institution of higher education, as 154 defined in section 3345.011 of the Revised Code, shall do all of 155 the following: 156

(A) Designate at least one person employed by the
institution to serve as the contact person for veterans and
service member affairs. Such a person shall assist and advise
veterans and service members on issues related to earning
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college credit for military training, experience, and	161
coursework.	162
	1.60
(B) Adopt a policy regarding the support and assistance	163
the institution will provide to veterans and service members $_$	164
including cooperating with the department of development and the	165
department of veterans services to inform eligible enrolled	166
students of their earned benefits and services.	167
(C) Allow for the establishment of a student-led group on	168
campus for student service members and veterans and encourage	169
other service member- and veteran-friendly organizations.	170
(D) Integrate existing career services to create and	171
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encourage meaningful collaborative relationships between student	
service members and veterans and alumni of the institution, that	173
links student service members and veterans with prospective	174
employers, and that provides student service members and	175
veterans with social opportunities; and, if the institution has	176
career services programs, encourage the responsible office to	177
seek and promote partnership opportunities for internships and	178
employment of student service members and veterans with state,	179
local, national, and international employers.	180
(E) Survey student service members and veterans to	181
identify their needs and challenges and make the survey	182
available to faculty and staff at the state institution of	183
higher education. And periodically conduct follow-up surveys, at	184
a frequency determined by the board, to gauge the institution's	185
progress toward meeting identified needs and challenges.	186

The chancellor of higher education shall provide guidance187to state institutions of higher education in their compliance188with this section, including the recommendation of standardized189

policies on support and assistance to veterans and service 190 members. 191

The person or persons designated under division (A) of192this section shall not be a person currently designated by the193institution as a veterans administration certifying official.194

Sec. 3735.42. (A) Except as provided in any contract for 195 financial assistance with the federal government in the 196 selection of tenants for housing projects, a metropolitan 197 housing authority shall give preference, as among applicants 198 equally in need and eligible for occupancy of the dwelling and 199 at the rent involved, to families of veterans and persons 200 serving in the active military or naval service of the United 201 States, including families of deceased veterans or deceased 202 persons who were so serving at the time of death. 203

(B) As used in this section:

(1) "Veteran" means either of the following:

(a) A person who has served in the active military or
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naval service of the United States and who was discharged or
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released therefrom under conditions other than dishonorable;
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(b) A person who served as a member of the United States 209 merchant marine and to whom either of the following applies: 210

(i) The person has an honorable report of separation from 211active duty military service, form DD214 or DD215. 212

(ii) The person served in the United States merchant
marine between December 7, 1941, and December 31, 1946, and died
on active duty while serving in a war zone during that period of
service.

(2) "United States merchant marine" includes the United 217

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States army transport service and the United States naval	218
transport service.	219
(3) "Armed forces" has the same meaning as in section	220
5903.01 of the Revised Code.	221
(C) An application for any service provided under this	222
chapter shall contain the following questions: "Are you	223
currently serving, or have you ever served, in the armed forces?	224
Is a member of your immediate family currently serving, or have	225
they ever served, in the armed forces?" The application shall	226
indicate that an applicant is not required to answer the	227
questions set forth in this division.	228
(D) The director of development shall keep the information	229
submitted under this section, including the name, address, and	230
military status of an applicant, in a database. The director of	231
development shall share the information with the department of	231
veterans services upon the request of the department of veterans	232
services. Information shared under this section may be used by	233
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the department of veterans services to develop outreach programs	
for veterans and their families.	236
Sec. 4123.071. (A) As used in this section, "armed forces"	237
and "veteran" have the meanings defined in section 5903.01 of	238
the Revised Code.	239
(B) An application for any assistance or service provided	240
under this chapter shall contain the following questions: "Are_	241
you currently serving, or have you ever served, in the armed	242
forces? Is a member of your immediate family currently serving,	243
or have they ever served, in the armed forces?" The application	244
shall indicate that an applicant is not required to answer the	245
questions set forth in this division.	246
<u>-40001000 000 10100 10 0010 0101000.</u>	210

(C) The administrator of the bureau of workers'	247
compensation shall keep the information submitted under this	248
section, including the name, address, and military status of	249
each applicant, in a database. The administrator of the bureau	250
of workers' compensation shall share the information with the	251
department of development and the department of veterans	252
services upon the request of the respective department head.	253
Information shared under this section may be used by the	254
department of development and the department of veterans	255
services to develop outreach programs for veterans and their	256
families.	257

Sec. 5101.27. (A) Except as permitted by this section, section 5101.273, 5101.28, or 5101.29 of the Revised Code, or rules adopted under section 5101.30 of the Revised Code, or when required by federal law, no person or government entity shall knowingly solicit, disclose, receive, use, permit the use of, or participate in the use of any information regarding a public assistance recipient for any purpose not directly connected with the administration of a public assistance program.

(B) To the extent permitted by federal law, the department of job and family services and county agencies shall do all of the following:

 Release information regarding a public assistance recipient for purposes directly connected to the administration of the program to a government entity responsible for administering that public assistance program;

(2) Provide information regarding a public assistance
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recipient to a law enforcement agency for the purpose of any
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investigation, prosecution, or criminal or civil proceeding
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relating to the administration of that public assistance
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(3) Provide, for purposes directly connected to the	278
administration of a program that assists needy individuals with	279
the costs of public utility services, information regarding a	280
recipient of financial assistance provided under a program	281
administered by the department or a county agency pursuant to	282
Chapter 5107. or 5108. of the Revised Code to an entity	283
administering the public utility services program.	284

(4) Release information regarding a public assistance recipient, including the name, address, and military status of a recipient, to the department of veterans services for the purpose outlined in division (N)(2) of section 5902.02 of the Revised Code.

(5) Release information regarding a public assistance290recipient, including the name, address, and military status of a291recipient, to the department of development for the purpose292outlined in section 122.924 of the Revised Code.293

(C) (1) To the extent permitted by federal law and subject 294 to division (C) (2) of this section, the department of job and 295 family services shall release, for purposes directly connected 296 to a public health investigation related to section 3301.531 or 297 5104.037 of the Revised Code, information regarding a public 298 assistance recipient who receives publicly funded child care, so 299 long as all of the following conditions are met: 300

(a) The department of health or the tuberculosis control
unit has initiated a public health investigation related to
section 3301.531 or 5104.037 of the Revised Code and has
assessed the investigation as an emergency.

(b) The department of health or the tuberculosis control 305

unit has notified the department of job and family services 306 about the investigation and has requested that the department of 307 job and family services release the information for purposes of 308 the investigation. 309

(c) The department of job and family services is unable to
timely obtain voluntary, written authorization that complies
with section 5101.272 of the Revised Code.
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(2) If the conditions specified in division (C) (1) of this
section are met, the department of job and family services shall
release to the department of health or the tuberculosis control
unit the minimum information necessary to fulfill the needs of
the department of health or tuberculosis control unit related to
the public health investigation.

(3) If the department of job and family services releases
information pursuant to division (C) of this section, it shall
immediately notify the public assistance recipient.
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(D) To the extent permitted by federal law and section 322
1347.08 of the Revised Code, the department and county agencies 323
shall provide access to information regarding a public 324
assistance recipient to all of the following: 325

(1) The recipient; 326

(2) The authorized representative;

(3) The legal guardian of the recipient;

(4) The attorney of the recipient, if the attorney has
written authorization that complies with section 5101.272 of the
Revised Code from the recipient.
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(E) To the extent permitted by federal law and subject todivision (F) of this section, the department and county agencies333

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may do both of the following:

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(1) Release information about a public assistance
recipient if the recipient gives voluntary, written
authorization that complies with section 5101.272 of the Revised
Code;

(2) Release information regarding a public assistance
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recipient to a state, federal, or federally assisted program
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that provides cash or in-kind assistance or services directly to
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individuals based on need or for the purpose of protecting
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children to a government entity responsible for administering a
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children's protective services program.

(F) Except when the release is required by division (B), 345
(C), or (D) of this section or is authorized by division (E) (2) 346
of this section, the department or county agency shall release 347
the information only in accordance with the authorization. The 348
department or county agency shall provide, at no cost, a copy of 349
each written authorization to the individual who signed it. 350

(G) The department of job and family services may adopt
rules defining "authorized representative" for purposes of
division (D)(2) of this section.

Sec. 5119.42. (A) As used in this section, "private,:

"Private, nonprofit organization" means a private 355
association, organization, corporation, or other entity that is 356
tax exempt under section 501(a) and described in section 501(c) 357
of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 358
U.S.C. 501. 359

"Armed forces" and "veteran" have the meanings defined in360section 5903.01 of the Revised Code.361

(B) To the extent funds are available and on application 362 by boards of alcohol, drug addiction, and mental health 363 services, the director of mental health and addiction services 364 may approve state reimbursement of, or state grants for, 365 community construction programs including residential housing 366 for severely mentally disabled persons and persons with 367 368 substance use disorders. The director may also approve an application for reimbursement or a grant for such programs 369 submitted by other governmental entities or by private, 370 nonprofit organizations, after the application has been reviewed 371 and recommended for approval or disapproval by the board of 372 alcohol, drug addiction, and mental health services for the 373 district from which the application came, and the application is 374 consistent with the board's approved community addiction and 375 mental health plan submitted under division (A) of section 376 340.03 of the Revised Code and the board's approved budget and 377 list of addiction services, mental health services, and recovery 378 supports submitted under divisions (A) and (B) of section 340.08 379 of the Revised Code. 380

(C) (1) The director of mental health and addiction 381 services shall adopt rules in accordance with Chapter 119. of 382 the Revised Code that specify procedures for applying for state 383 reimbursement of and state grants for community construction 384 programs, including residential housing for severely mentally 385 disabled persons and persons with substance use disorders and 386 procedures and criteria for approval of such reimbursement and 387 grants. 388

(2) The director of mental health and addiction services
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shall not approve state reimbursement or a state grant unless
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all of the following conditions are met:
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(a) The applicant includes with the application a plan
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specifying the services, in addition to housing, that will be
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provided to persons who will reside in the residential housing.
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Services specified may include any of the services described in
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section 340.09 of the Revised Code.

(b) The director is satisfied that the residential housing
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for severely mentally disabled persons will be developed to
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promote the maximum practical integration of severely mentally
disabled persons with persons at the same site who are not
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severely mentally disabled.

(c) The use of any funds distributed pursuant to the
reimbursement or grant will not subject any obligation from
which the funds are derived to federal income taxation.

(3) The director may enter into an agreement establishing
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terms for any reimbursement or grant approved under this
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division with the organization, board, or other government
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entity that is the recipient of the reimbursement or grant. Any
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such agreement is subject to any covenant or agreement
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pertaining to any obligation issued to provide funds for the
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reimbursement or grant.

412 (D) A person residing in residential housing funded at least in part by assistance provided by the department of mental 413 health and addiction services under this section shall be asked 414 the following questions: "Are you currently serving, or have you 415 ever served, in the armed forces? Is a member of your immediate 416 family currently serving, or have they ever served, in the armed 417 forces?" The recipient shall not be required to answer the 418 questions set forth in this division. 419

(E) The director of mental health and addiction services

shall keep the information submitted under this section,	421
including the name, address, and military status of a person, in	422
a database. The director of mental health and addiction services	423
shall share the information with the department of veterans	424
services upon the request of the department of veterans	425
services. The director of mental health and addiction services	426
shall share the information with the department of development	427
upon the request of the department of development. Information	428
shared under this section may be used by the department of	429
veterans services and the department of development to develop	430
outreach programs for veterans, service members, and their	431
families.	432
Sec. 5120.15. (A) As used in this section, "armed forces"	433
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and "veteran" have the meanings defined in section 5903.01 of	
the Revised Code.	435
(B) The department of rehabilitation and correction shall	436
regulate the admission and discharge of inmates in the	437
institutions described in section 5120.05 of the Revised Code.	438
(C) During the admission process of an inmate, the inmate	439
shall be asked: "Have you ever served in the armed forces? Is a	440
member of your immediate family currently serving, or have they	441
ever served, in the armed forces?" The inmate shall be informed	442
that the inmate is not required to answer the question set forth	443
in this division.	444
(D) The director of rehabilitation and correction shall	445
keep the information submitted under this section, including the	446
name, location, and military status of each inmate, in a	447
database. The director of rehabilitation and correction shall	448
share the information with the department of development or the	449
department of veterans services upon the request of the	450

respective department head. Information shared under this	451
section may be used by the department of veterans services to	452
develop outreach programs for veterans and their families.	453
Information shared under this section may be used by the	454
department of development for the purpose outlined in section	455
122.924 of the Revised Code.	456
Sec. 5902.02. The duties of the director of veterans	457
services shall include the following:	458
(A) Furnishing the veterans service commissions of all	459
counties of the state copies of the state laws, rules, and	460
legislation relating to the operation of the commissions and	461
their offices;	462
cheff Offices,	402
(B) Upon application, assisting the general public in	463
obtaining records of vital statistics pertaining to veterans or	464
their dependents;	465
(C) Adopting rules pursuant to Chapter 119. of the Revised	466
Code pertaining to minimum qualifications for hiring,	467
certifying, and accrediting county veterans service officers,	468
pertaining to their required duties, and pertaining to	469
revocation of the certification of county veterans service	470
officers;	471
(D) Adopting rules pursuant to Chapter 119. of the Revised	472
Code for the education, training, certification, and duties of	473
veterans service commissioners and for the revocation of the	474
certification of a veterans service commissioner;	475
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(E) Developing and monitoring programs and agreements	476
enhancing employment and training for veterans in single or	477
multiple county areas;	478
(F) Developing and monitoring programs and agreements to	479

enable county veterans service commissions to address480homelessness, indigency, and other veteran-related issues481individually or jointly;482

(G) Developing and monitoring programs and agreements to
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enable state agencies, individually or jointly, that provide
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services to veterans, including the veterans' homes operated
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under Chapter 5907. of the Revised Code and the director of job
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and family services, to address homelessness, indigency,
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employment, and other veteran-related issues;

(H) Establishing and providing statistical reportingformats and procedures for county veterans service commissions;490

(I) Publishing electronically a listing of county veterans 491 service offices and county veterans service commissioners. The 492 listing shall include the expiration dates of commission 493 members' terms of office and the organizations they represent; 494 the names, addresses, and telephone numbers of county veterans 495 service offices; and the addresses and telephone numbers of the 496 Ohio offices and headquarters of state and national veterans 497 service organizations. 498

499 (J) Establishing a veterans advisory committee to advise and assist the department of veterans services in its duties. 500 Members shall include a member of the national guard association 501 of the United States who is a resident of this state, a member 502 of the military officers association of America who is a 503 resident of this state, a state representative of 504 congressionally chartered veterans organizations referred to in 505 section 5901.02 of the Revised Code, a representative of any 506 other congressionally chartered state veterans organization that 507 has at least one veterans service commissioner in the state, 508 three representatives of the Ohio state association of county 509

veterans service commissioners, who shall have a combined vote 510 of one, three representatives of the state association of county 511 veterans service officers, who shall have a combined vote of 512 one, one representative of the county commissioners association 513 of Ohio, who shall be a county commissioner not from the same 514 county as any of the other county representatives, a 515 516 representative of the advisory committee on women veterans, a representative of a labor organization, and a representative of 517 the office of the attorney general. The department of veterans 518 services shall submit to the advisory committee proposed rules 519 for the committee's operation. The committee may review and 520 revise these proposed rules prior to submitting them to the 521 joint committee on agency rule review. 522

(K) Adopting, with the advice and assistance of the 523 veterans advisory committee, policy and procedural guidelines 524 that the veterans service commissions shall adhere to in the 525 development and implementation of rules, policies, procedures, 526 and guidelines for the administration of Chapter 5901. of the 527 Revised Code. The department of veterans services shall adopt no 528 guidelines or rules regulating the purposes, scope, duration, or 529 amounts of financial assistance provided to applicants pursuant 530 to sections 5901.01 to 5901.15 of the Revised Code. The director 531 of veterans services may obtain opinions from the office of the 532 attorney general regarding rules, policies, procedures, and 533 guidelines of the veterans service commissions and may enforce 534 compliance with Chapter 5901. of the Revised Code. 535

(L) Receiving copies of form DD214 filed in accordance
with the director's guidelines adopted under division (L) of
this section from members of veterans service commissions
appointed under section 5901.02 and from county veterans service
officers employed under section 5901.07 of the Revised Code;

(M) Developing and maintaining and improving a resource, 541 such as a telephone answering point or a web site, by means of 542 which veterans and their dependents, through a single portal, 543 can access multiple sources of information and interaction with 544 regard to the rights of, and the benefits available to, veterans 545 and their dependents. The director of veterans services may 546 enter into agreements with state and federal agencies, with 547 agencies of political subdivisions, with state and local 548 instrumentalities, and with private entities as necessary to 549 make the resource as complete as is possible. 550

(N) (1) Planning, organizing, advertising, and conducting 551 outreach efforts, such as conferences and fairs, at which 552 veterans and their dependents may meet, learn about the 553 organization and operation of the department of veterans 554 services and of veterans service commissions, and obtain 555 information about the rights of, and the benefits and services 556 available to, veterans and their dependents; 557

(2) Developing, conducting, and maintaining an outreach558program in accordance with sections 175.052, 3301.61, 3333.96,5593345.421, 3735.42, 4123.071, 5101.50, 5119.142, 5120.15, and5605903.03 of the Revised Code for the purpose of connecting561veterans with their earned benefits and services;562

(O) Advertising, in print, on radio and television, and
otherwise, the rights of, and the benefits and services
available to, veterans and their dependents;
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(P) Developing and advocating improved benefits and
services for, and improved delivery of benefits and services to,
veterans and their dependents;
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(Q) Searching for, identifying, and reviewing statutory

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and administrative policies that relate to veterans and their570dependents and reporting to the general assembly statutory and571administrative policies that should be consolidated in whole or572in part within the organization of the department of veterans573services to unify funding, delivery, and accounting of statutory574and administrative policy expressions that relate particularly575to veterans and their dependents;576

(R) Encouraging veterans service commissions to innovate
 and otherwise to improve efficiency in delivering benefits and
 services to veterans and their dependents and to report
 successful innovations and efficiencies to the director of
 veterans services;

(S) Publishing and encouraging adoption of successful innovations and efficiencies veterans service commissions have achieved in delivering benefits and services to veterans and their dependents;

(T) Establishing advisory committees, in addition to the veterans advisory committee established under division (K) of this section, on veterans issues;

(U) Developing and maintaining a relationship with the
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United States department of veterans affairs, seeking optimal
federal benefits and services for Ohio veterans and their
dependents, and encouraging veterans service commissions to
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maximize the federal benefits and services to which veterans and
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their dependents are entitled;

(V) Developing and maintaining relationships with the
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 several veterans organizations, encouraging the organizations in
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 their efforts at assisting veterans and their dependents, and
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 advocating for adequate state subsidization of the

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organizations;	599
(W) Requiring the several veterans organizations that	600
receive funding from the state annually, not later than the	601
thirtieth day of July, to report to the director of veterans	602
services and prescribing the form and content of the report;	603
(X) Reviewing the reports submitted to the director under	604
division (W) of this section within thirty days of receipt and	605
informing the veterans organization of any deficiencies that	606
exist in the organization's report and that funding will not be	607
released until the deficiencies have been corrected and a	608
satisfactory report submitted;	609
(Y) Releasing funds and processing payments to veterans	610
organizations when a report submitted to the director under	611
division (W) of this section has been reviewed and determined to	612
be satisfactory;	613

(Z) Furnishing copies of all reports that the director of
veterans services has determined have been submitted
satisfactorily under division (W) of this section to the
chairperson of the finance committees of the general assembly;
617

(AA) Investigating complaints against county veterans
services commissioners and county veterans service officers if
the director reasonably believes the investigation to be
appropriate and necessary;

(BB) Developing and maintaining a web site that is
622
accessible by veterans and their dependents and provides a link
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to the web site of each state agency that issues a license,
624
certificate, or other authorization permitting an individual to
625
engage in an occupation or occupational activity;
626

(CC) Encouraging state agencies to conduct outreach 627

efforts through which veterans and their dependents can learn	628
about available job and education benefits;	629
(DD) Informing state agencies about changes in statutes	630
and rules that affect veterans and their dependents;	631
(EE) Assisting licensing agencies in adopting rules under	632
section 5903.03 of the Revised Code;	633
(FF) Administering the provision of grants from the	634
military injury relief fund under section 5902.05 of the Revised	635
Code;	636
(GG) Taking any other actions required by this chapter.	637
(66) faking any other actions required by this chapter.	037
Sec. 5903.03. (A) As used in this section, "military	638
program of training" means a training program of the armed	639
forces.	640
(B) Notwithstanding any provision of the Revised Code to	641
the contrary, a licensing agency shall consider an applicant for	642
a license:	643
(1) To have met the educational requirement for that	644
license if the applicant has completed a military program of	645
training and has been awarded a military primary specialty at a	646
level that is substantially equivalent to or exceeds the	647
educational requirement for that license; and	648
(2) To have met the experience requirement for that	649
license if the applicant has served in that military primary	650
specialty under honorable conditions for a period of time that	651
is substantially equivalent to or exceeds the experience	652
requirement for that license.	653
(C) Each licensing agency, not later than June 30, 2014,	654
shall adopt rules under Chapter 119. of the Revised Code	655

regarding which military programs of training, military primary 656 specialties, and lengths of service are substantially equivalent 657 to or exceed the educational and experience requirements for 658 each license that agency issues. 659

(D) A licensing agency described in this section shall660provide the name, address, and military status of an individual661applying for a credential under this section to the department662of development or the department of veterans services, depending663on the individual's military status, for official government664purposes regarding benefits and services.665

Section 2. That existing sections 175.052, 3301.61,6663333.164, 3345.421, 3735.42, 5101.27, 5119.42, 5120.15, 5902.02,667and 5903.03 of the Revised Code are hereby repealed.668