As Introduced

134th General Assembly Regular Session 2021-2022

S. B. No. 307

Senator Rulli

Cosponsors: Senators Reineke, Lang, O'Brien, Antonio, Williams, Sykes

A BILL

То	amend sections 4928.02 and 5703.21 and to enact	1
	sections 122.97, 122.971, 4501.85, 4928.1410,	2
	4928.1411, 4928.1414, 4928.1417, 4928.1420,	3
	4928.1423, 4928.1425, 5739.22, 6301.24, 6301.25,	4
	6301.26, 6301.27, 6301.28, and 6301.29 of the	5
	Revised Code to authorize incentives for the	6
	manufacture and usage of electric vehicles, to	7
	permit electric distribution utilities to	8
	create, and recover costs of, transportation	9
	electrification programs, and to make an	10
	appropriation.	11

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

Section 1. That sections 4928.02 and 5703.21 be amended	12
and sections 122.97, 122.971, 4501.85, 4928.1410, 4928.1411,	13
4928.1414, 4928.1417, 4928.1420, 4928.1423, 4928.1425, 5739.22,	14
6301.24, 6301.25, 6301.26, 6301.27, 6301.28, and 6301.29 of the	15
Revised Code be enacted to read as follows:	16
Sec 122 97 (1) As used in this section.	17
Sec. 122.97. (A) As used in this section:	17

(1) "Battery electric motor vehicle," "plug-in hybrid 18

electric motor vehicle," and "motor vehicle" have the same_	19
meanings as in section 4501.01 of the Revised Code.	20
(2) "Program" means the electric vehicle incentive program_	21
created under division (B) of this section. "Program" includes	21
the sales tax exemptions authorized under section 5739.22 of the	23
Revised Code for battery electric motor vehicles and plug-in	24
hybrid electric motor vehicles.	25
(3) "DriveOhio" has the same meaning as in section 4501.85	26
of the Revised Code.	27
(B) There is created the electric vehicle incentive	28
program. The program's purpose is to increase electric vehicle	29
production in the state. The director of development shall_	30
administer the program, except for the following:	31
(1) The sales tax exemptions authorized under section	32
5739.22 of the Revised Code for battery electric motor vehicles_	33
and plug-in hybrid electric motor vehicles, which shall be	34
administered by the tax commissioner;	35
administered by the tax commissioner,	55
(2) The public-facing dashboard required under division	36
(E) of this section, which shall be created and maintained as	37
provided in that division.	38
The director may contract with another entity to implement	39
and administer the program. The program terminates on January 1,	40
<u>2032.</u>	41
(C) The director of development shall adopt rules in	42
accordance with Chapter 119. of the Revised Code to implement	43
the program. The rules shall be designed to ensure the efficient	44
operation of the program and shall include procedures for	45
orderly ending operation of the program after its termination	46
date and any other procedures the director finds necessary to	
uale and any other procedures the director rinds hecessary to	47

efficiently operate the program.	48
(D) The director of development shall advertise the	49
program to consumers, businesses, sellers, and lessors and shall	50
ensure the program is advertised to disadvantaged communities.	51
(E)(1)(a) The executive director of DriveOhio shall create	52
and maintain a public-facing dashboard to provide transparency	53
for the program. At a minimum, the dashboard shall include the	54
following information:	55
(i) The geographic location of each sale subject to a	56
sales tax exemption authorized under section 5739.22 of the	57
Revised Code for battery electric motor vehicles and plug-in	58
hybrid electric motor vehicles;	59
(ii) The total number of sales subject to each such	60
exemption authorized under that section;	61
(iii) Any other information agreed upon between the	62
executive director and the tax commissioner.	63
(b) The executive director of DriveOhio shall incorporate	64
the dashboard described in division (E)(1)(a) of this section	65
into the dashboard maintained by the executive director that	66
provides transparency for registrations in this state of motor	67
vehicles powered by alternative fuels.	68
(2) If DriveOhio ceases to exist, the dashboard described	69
in division (E)(1)(a) of this section shall be maintained by the	70
director of transportation, but only if the director also	71
maintains the dashboard described in division (E)(1)(b) of this	72
section.	73
(3) If DriveOhio ceases to exist and if the director of	74
transportation is not required to maintain the dashboard	75

described in division (E)(1)(a) of this section, the director of 76 development shall maintain that dashboard. 77 (F) Subject to division (C) (23) of section 5703.21 of the 78 79 Revised Code: 80 (1) The director of development may request, and the tax commissioner shall provide, any documentation or information in 81 regards to the sales tax exemptions authorized under section 82 5739.22 of the Revised code for battery electric motor vehicles 83 and plug-in hybrid electric motor vehicles. 84 (2) The executive director of DriveOhio or the director of 85 transportation may request, and the commissioner shall provide, 86 any documentation or information described in division (F)(1) of 87 this section, but only if necessary to satisfy the requirements 88 prescribed by division (E) of this section. 89 Sec. 122.971. (A) As used in this section: 90 (1) "Battery electric motor vehicle," "motor vehicle," and 91 "plug-in hybrid electric motor vehicle" have the same meanings 92 as in section 4501.01 of the Revised Code. 93 (2) "Original equipment manufacturer" means a business 94 95 that designs, assembles, or promotes motor vehicles. (3) "Supplier" means both of the following: 96 (a) A business that produces completed motor vehicle parts 97 for direct sale to an original equipment manufacturer to use in 98 assembling motor vehicles; 99 (b) A business that produces components from raw 100 materials, including cathode active materials, for a business 101 described in division (A)(3)(a) of this section to use in 102 producing completed motor vehicle parts. 103

(B) The electric vehicle retooling and new equipment	104
acquisition program is created. The director of development	105
shall administer the program. An original equipment manufacturer	106
or supplier located in this state may apply to the director for	107
a grant under the program to purchase necessary equipment to	108
produce parts or components for or assemble battery electric	109
motor vehicles or plug-in hybrid electric motor vehicles,	110
including equipment necessary for retooling an existing facility	111
or establishing a new facility to produce parts or components	112
for or assemble battery electric motor vehicles or plug-in_	113
hybrid electric motor vehicles.	114
(C) The director shall award grants to original equipment	115
manufacturers and suppliers under the program in accordance with	116
rules adopted under division (E) of this section. The amount of	117
a grant shall be not more than one million five hundred thousand	118
dollars, except that the amount shall not exceed fifty per cent	119
of the cost the original equipment manufacturer or supplier has	120
included in an application for a grant under division (E)(1) of	121
this section.	122
(D) The director may charge an original equipment	123
manufacturer or supplier for the unamortized value of a grant	124
awarded to the original equipment manufacturer or supplier under	125
division (C) of this section if the director determines that the	126
<u>original equipment manufacturer or supplier is not in compliance</u>	127
with any requirements the original equipment manufacturer or	128
supplier must meet to receive a grant under this section.	129
(E) The director shall adopt rules in accordance with	130
Chapter 119. of the Revised Code that are necessary for the	131
administration of the program, including rules that do all of	132
the following:	133

(1) Create on emplication for an existing empirement	134
(1) Create an application for an original equipment	
manufacturer or supplier to apply for a grant under the program	135
and specify the information the original equipment manufacturer	136
or supplier must include in the application, including both of	137
the following:	138
(a) The cost for the original equipment manufacturer or	139
supplier to retool an existing facility or establish a new	140
facility to produce parts or components for or assemble battery	141
electric motor vehicles or plug-in hybrid electric motor	142
vehicles;	143
	1 4 4
(b) An attestation that the original equipment	144
manufacturer or supplier will comply with any federal or state	145
law to which the original equipment manufacturer or supplier is	146
<u>subject.</u>	147
(2) Specify the factors the director must consider in	148
determining whether to award a grant to an original equipment	149
manufacturer or supplier, including all of the following:	150
(a) Whether the original equipment manufacturer's or	151
supplier's plan will increase the production of parts or	152
components for and assembly of battery electric motor vehicles	153
and plug-in hybrid electric motor vehicles in the state;	154
(b) The original equipment manufacturer's or supplier's	155
capacity to produce parts or components for or assemble battery	156
electric motor vehicles and plug-in hybrid electric motor	157
vehicles based on the original equipment manufacturer's or	158
supplier's existing facilities, equipment, and employees,	159
including the capacity to retool an existing facility or	160
establish a new facility to produce parts or components for or	161
assemble battery electric motor vehicles or plug-in hybrid_	162

electric motor vehicles; 163 (c) The number of jobs that will be retained or created, 164 including estimated wage and benefit information for each job 165 type, as a result of the original equipment manufacturer or 166 supplier being awarded a grant under the program; 167 (d) Whether the original equipment manufacturer's or 168 supplier's production of parts or components for or assembly of 169 battery electric motor vehicles and plug-in hybrid electric 170 motor vehicles will facilitate the state's effectiveness in the 171 global economy and result in additional investment in the state 172 to produce parts or components for or assemble battery electric 173 motor vehicles and plug-in hybrid electric motor vehicles. 174 (3) Specify the scoring criteria used to award grants to 175 original equipment manufacturers and suppliers under the 176 program, including priority guidelines for approving 177 applications that benefit disadvantaged communities; 178 (4) Establish requirements for each original equipment 179 manufacturer or supplier awarded a grant under the program to 180 submit an annual report to the director that includes all of the 181 182 following: (a) Records or evidence regarding the number of jobs 183 created or retained in the state, including wage and benefit 184 information for each job type; 185 (b) Information on the production of parts or components 186 for or assembly of battery electric motor vehicles and plug-in 187 hybrid electric motor vehicles; 188 (c) Any other information the director requires. 189

(5) Maximize the amount of funds or other investments the 190

director is eligible to receive from the federal government to 191 award grants under the program; 192 (6) Identify disadvantaged communities based on available 193 data and screening tools, which may include low income and high 194 or persistent poverty or high unemployment and underemployment. 195 Sec. 4501.85. (A) As used in this section: 196 (1) "DriveOhio" means the statewide center for advancing 197 smart mobility solutions reauthorized by Executive Order 2019-198 26D, issued on October 24, 2019. 199 (2) "Electric vehicle product" means a battery electric 200 motor vehicle, a hybrid motor vehicle, or a plug-in hybrid 201 electric motor vehicle, as well as the charging stations needed 202 to make use of those vehicles. 203 (B) (1) The accelerating Ohio's automotive industry task 204 force is created within DriveOhio. 205 (2) The task force's purpose is to monitor, and provide 206 expertise regarding, the electric vehicle product market in Ohio 207 and provide suggestions to maximize its benefits to the state. 208 (3) DriveOhio shall provide administrative support to the 209 210 task force as needed for the task force to carry out its 211 responsibilities. (4) If DriveOhio ceases to exist, the accelerating Ohio's 212 automotive industry task force shall also cease to exist. 213 (C) The accelerating Ohio's automotive industry task force 214 shall be comprised of the following members: 215 (1) The executive director of DriveOhio, or the executive 216 director's designee, who shall serve as the task force's 217

chairperson;	218
(2) The director of transportation, or the director of	219
transportation's designee;	220
(3) The chief investment officer of JobsOhio, or the chief	221
investment officer's designee;	222
(4) The director of environmental protection, or the	223
<u>director's designee;</u>	224
(5) The director of commerce, or the director's designee;	225
(6) The director of development, or the director's	226
<u>designee;</u>	227
(7) The chancellor of higher education, or the	228
<u>chancellor's designee;</u>	229
(8) The chairperson of the public utilities commission, or	230
the chairperson's designee;	231
(9) Two members of the senate, appointed by the president	232
of the senate, one of whom shall be of the same political party	233
as the president of the senate and one of whom shall be from a	234
<u>different political party;</u>	235
(10) Two members of the house of representatives,	236
appointed by the speaker of the house of representatives, one of	237
whom shall be of the same political party as the speaker of the	238
house of representatives and one of whom shall be from a	239
different political party;	240
(11) Subject to division (D)(2) of this section, thirteen	241
members appointed by the governor as follows:	242
(a) One member representing an association that represents	243
motor vehicle manufacturers that produce both internal	244

combustion and electric vehicles; 245 (b) One member representing motor vehicle manufacturers 246 that produce only electric vehicles; 247 (c) One member representing motor vehicle dealers; 248 (d) One member representing the electric vehicle charging 249 250 <u>industry;</u> 251 (e) One member representing one or more environmental 252 advocacy organizations; (f) One member representing an electric distribution 253 utility, as defined in section 4928.01 of the Revised Code; 254 (q) One member representing an electric cooperative, as 255 defined in section 4928.01 of the Revised Code; 256 (h) One member representing a municipal electric utility, 257 as defined in section 4928.01 of the Revised Code; 258 (i) One member representing one or more metropolitan 259 planning organizations; 260 (j) One member representing training providers, as defined 261 in section 6301.24 of the Revised Code; 2.62 (k) One member representing a nonprofit alternative fuel 263 264 transportation organization; 265 (1) One member representing a community based organization that works with disadvantaged communities; 266 (m) One member representing a public health organization. 267 (12) Two members appointed by the president of the Ohio 268 269

AFL-CIO, or its successor organization, one of whom shall represent organized labor working in the electric vehicle 270

labor working in the automotive industry.272(D) (1) Members of the task force shall be appointed not later than sixty days after the effective date of this section.273Iater than sixty days after the effective date of this section.274The task force shall hold its first meeting not later than thirty days after the last member is appointed. Subsequent meetings shall be held at the call of the chairperson. A majority of the task force constitutes a quorum.278(2) Prior to appointing any member to the task force stablish and advertise a reasonable period, which shall not be less than thirty days, for receiving comments from the public concerning the appointment. A member of the task force appointed treappointed.283(3) The governor may remove a member appointed pursuant to division (C) (11) of this section.286(4) A vacancy created under division (D) (2) or (3) of this section shall be filled by the governor.288(5) A member of the task force that is a member of the 280280
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(5) A member of the task force that is a member of the 290
general assembly shall serve until the end of the member's 291
current term of office in the general assembly or until the 292
legislator is removed as a member of the task force by the 293
president of the senate or the speaker of the house, as 294
applicable. 295
(6) The president of the senate may remove members of the 296
task force who are appointed pursuant to division (C)(9) of this 297
section. The speaker of the house of representatives may remove 298
a member appointed pursuant to division (C) (10) of this section. 299

(7) A vacancy created under division (D)(5) of this	300
section shall be filled in accordance with division (C)(9) or	301
(10) of this section, as applicable. The term of a such a member	302
shall be in accordance with division (D)(4) of this section.	303
(8) The president of the Ohio AFL-CIO, or its successor	304
organization, may remove a member appointed pursuant to division	305
(C)(12) of this section.	306
(9) A vacancy created under division (D)(8) of this	307
section shall be filled in accordance with division (C)(12) of	308
this section.	309
(10) (a) Any member of the task force may recommend that	310
one or more additional members be added to the task force, and	311
the task force may add those additional members by a majority	312
vote of its membership, provided the recommended member accepts	313
the appointment.	314
(b) A member added to the task force pursuant to division	315
(D)(10)(a) of this section shall serve until removed by majority	316
vote of the task force's members or that member's resignation.	317
(E) The members of the task force and the members of any	318
subcommittee established under division (G)(1) of this section	319
shall serve without compensation but shall receive travel	320
reimbursement at the same mileage rate allowed for the	321
reimbursement of travel expenses of state agents as provided by	322
rule of the director of budget and management pursuant to	323
division (B) of section 126.31 of the Revised Code.	324
(F) The task force shall do all of the following:	325
(1) Prepare a statewide plan detailing how electric	326
vehicle product adoption can be advanced;	327

(2) Complete a statewide economic impact study that	328
evaluates the electric vehicle product market;	329
(3) Determine criteria for determining the success of the	330
electric vehicle incentive program, established under section	331
122.97 of the Revised Code, in increasing electric vehicle	332
production in the state;	333
(4) Educate consumers on the true costs and benefits of	334
electric vehicle products and identify likely electric vehicle	335
product consumers;	336
(5) Review, at least once every two years, each of the	337
following and, if warranted, make a determination on each of the	338
following by a majority vote of the members of the task force:	339
(a) Adjustments to the sales tax exemption amounts	340
described in division (B) of section 5739.22 of the Revised	341
<u>Code;</u>	342
(b) Adjustments to the maximum base model manufacturer's	343
suggested retail prices described in division (D) of that	344
section.	345
In determining whether an adjustment is warranted under	346
division (F)(5)(a) or (b) of this section, the task force shall	347
consider inflation, the manufacturer's suggested retail price	348
for vehicles produced in the state, market growth, the price	349
range of available models, and other criteria the task force	350
considers relevant.	351
If the task force determines that an adjustment is	352
warranted, the task force shall establish and advertise a	353
reasonable period before voting on the report described in this	354
division, which shall not be less than ninety days before that	355
vote, for receiving comments from the public concerning such a	356

determination.	357
After considering all comments submitted by the public	358
during that period, the task force may adopt a report	359
recommending to the general assembly an adjustment to an amount	360
described in division (F)(5)(a) or (b) of this section. The task	361
force shall submit the report to the general assembly in	362
accordance with section 101.68 of the Revised Code. The report	363
shall include the recommended adjustment, the recommended date	364
the adjustment should begin to apply, and any other information	365
the task force considers necessary.	366
(6) Evaluate existing electric vehicle charging	367
infrastructure and identify needed improvements or expansions to	368
that infrastructure;	369
(7) Develop a strategic siting plan for electric vehicle	370
charging infrastructure that ensures universal charging access;	371
(8) Evaluate improvements needed to the electric utility	372
grid to support the growing demand for electric vehicles;	373
<u>(9) Survey local government efforts to support electric</u>	374
vehicle product adoption;	375
(10) Support local governments in their efforts to support	376
electric vehicle product adoption;	377
(11) Evaluate the inventory of existing electric vehicle	378
product facilities and production capability;	379
(12) Evaluate the inventory of skilled and nonskilled	380
workers in the electric vehicle product industry;	381
(13) Evaluate opportunities and needs for training within	382
the electric vehicle product industry;	383

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(14) Identify traditional automotive industry training	384
centers that could be transitioned to training centers promoting	385
careers in the electric vehicle product industry and consider	386
related recommendations to the centers' operators;	387
(15) Identify potential opportunities for the creation of	388
new automotive industry training centers to promote careers in	389
the electric vehicle product industry and make recommendations	390
to potential operators;	391
(16) Identify traditional automotive industry facilities_	392
	393
that could be transitioned into electric vehicle product	
facilities and consider related recommendations to the	394
facilities' operators;	395
(17) Identify and evaluate opportunities for growth within	396
the electric vehicle product industry;	397
(18) Identify and document results from previous instances	398
of retooling and transforming manufacturing facilities in the	399
<u>automotive industry;</u>	400
(19) Identify opportunities for research and development	401
within the electric vehicle product industry;	402
(20) Track employment data from the electric vehicle	403
product industry, including job growth or contraction figures,	404
wages paid, and other factors related to employment;	405
<u>,,,,</u>	
(21) Undertake any other research and offer any other	406
relevant expertise that the task force finds beneficial to its	407
purpose, described in division (B)(2) of this section.	408
(G)(1) The chairperson of the task force may, as the	409
<u>chairperson considers appropriate, establish subcommittees to</u>	410
support the task force's purpose, described in division (B)(2)	411
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of this section, and the task force's responsibilities,	412			
described in division (F) of this section. A subcommittee				
established by the chairperson may be terminated at the	414			
chairperson's discretion.	415			
(2) The chairperson of the task force shall appoint, from	416			
the task force's members, a subcommittee chairperson for any	410			
subcommittee established under division (G)(1) of this section.	418			
subcommittee established under division (G) (1) of this section.	410			
(3) The chairperson of any subcommittee established under	419			
division (G)(1) of this section shall appoint members to the	420			
subcommittee. Those members may, but need not, be members of the	421			
task force, and a member of a subcommittee may be removed from	422			
the subcommittee at the subcommittee chairperson's discretion.	423			
(H)(1) The task force shall annually make a report to the	424			
department of transportation, the department of development, the	425			
president of the senate, the minority leader of the senate, the				
speaker of the house of representatives, and the minority leader				
of the house of representatives.	428			
(2) The report shall include a description of all	429			
activities undertaken by the task force during the prior year.				
(3) The report shall be in an electronic format and shall	431			
be delivered to the parties identified in division (H)(1) of	432			
this section not later than the thirtieth day of September.	433			
<u></u>	100			
(4) Upon delivery to the parties identified in division	434			
(H)(1) of this section, the report also shall be made available	435			
on a publicly accessible web site.	436			
Sec. 4928.02. It is the policy of this state to do the	437			
following throughout this state:	438			
(A) Ensure the availability to consumers of adequate,	439			

reliable, safe, efficient, nondiscriminatory, and reasonably 440 priced retail electric service; 441 (B) Ensure the availability of unbundled and comparable 442 retail electric service that provides consumers with the 443 supplier, price, terms, conditions, and quality options they 444 elect to meet their respective needs; 445 (C) Ensure diversity of electricity supplies and 446 447 suppliers, by giving consumers effective choices over the selection of those supplies and suppliers and by encouraging the 448 development of distributed and small generation facilities; 449 450 (D) Encourage innovation and market access for costeffective supply- and demand-side retail electric service 451 including, but not limited to, demand-side management, time-452 differentiated pricing, waste energy recovery systems, smart 453 grid programs, and implementation of advanced metering 454 infrastructure; 455 (E) Encourage cost-effective and efficient access to 456 information regarding the operation of the transmission and 457 distribution systems of electric utilities in order to promote 458 both effective customer choice of retail electric service and 459 the development of performance standards and targets for service 460 quality for all consumers, including annual achievement reports 461 462 written in plain language;

(F) Ensure that an electric utility's transmission and
distribution systems are available to a customer-generator or
owner of distributed generation, so that the customer-generator
or owner can market and deliver the electricity it produces;

(G) Recognize the continuing emergence of competitive467electricity markets through the development and implementation468

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of flexible regulatory treatment;

(H) Ensure effective competition in the provision of
retail electric service by avoiding anticompetitive subsidies
flowing from a noncompetitive retail electric service to a
competitive retail electric service or to a product or service
distribution or transmission rates;

(I) Ensure retail electric service consumers protection
 against unreasonable sales practices, market deficiencies, and
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 market power;
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(J) Provide coherent, transparent means of giving
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appropriate incentives to technologies that can adapt
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successfully to potential environmental mandates;
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(K) Encourage implementation of distributed generation
across customer classes through regular review and updating of
administrative rules governing critical issues such as, but not
limited to, interconnection standards, standby charges, and net
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metering;

(L) Protect at-risk populations, including, but not
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limited to, when considering the implementation of any new
advanced energy or renewable energy resource;
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(M) Encourage the education of small business owners in
this state regarding the use of, and encourage the use of,
energy efficiency programs and alternative energy resources in
their businesses;

(N) Facilitate the state's effectiveness in the global495economy.

(O) Encourage cost-effective, timely, and efficient access 497 to and sharing of customer usage data with customers and 498 competitive suppliers to promote customer choice and grid 499 modernization. 500 (P) Ensure that a customer's data is provided in a 501 standard format and provided to third parties in as close to 502 real time as is economically justifiable in order to spur 503 economic investment and improve the energy options of individual 504 customers. 505 In carrying out this policy, the commission shall consider 506 rules as they apply to the costs of electric distribution 507 infrastructure, including, but not limited to, line extensions, 508 for the purpose of development in this state. 509 (Q) Encourage electric distribution utilities to deploy 510 electric grid infrastructure, including additions and 511 512 improvements to utility property that operate as part of the electric distribution grid, through competitively neutral 513 programs that support the development of electric vehicle 514 charging infrastructure, minimize customer costs for the 515 construction of the infrastructure, and allow for utility_ 516 recovery of prudently incurred program costs. 517 Sec. 4928.1410. As used in sections 4928.1410 to 4928.1425 518 of the Revised Code: 519 "Electric grid infrastructure" includes additions and 520 improvements to utility property that facilitate transportation 521 electrification and operate as part of the electric distribution 522 grid. 523 "Electric vehicle" means a vehicle that is powered wholly 524 by a system that can be recharged via an external source of 525

electricity, including a vehicle for public or private use that	526
is a passenger car, commercial car or truck, a vehicle used for	527
public transit, a vehicle used in a vehicle fleet, a vehicle	528
used in construction work, and a vehicle used in industrial or	529
warehouse work.	530
"Transportation electrification" means the use of electric	531
vehicles and the deployment of systems and infrastructure for	532
electric vehicle charging.	533
Sec. 4928.1411. An electric distribution utility may	534
develop programs to promote, prepare for, and support	535
transportation electrification within the utility's certified	536
territory. The programs shall be developed as part of the	537
utility's electric security plan established under section	538
4928.143 of the Revised Code.	539
Sec. 4928.1414. (A) Transportation electrification	540
programs developed by an electric distribution utility under	541
sections 4928.1410 to 4928.1425 of the Revised Code shall do the	542
following:	543
(1) Promote competitively neutral transportation	544
electrification;	545
(2) Minimize overall program costs, including any costs	546
paid by customers in aid of construction of electric grid	547
<u>infrastructure;</u>	548
(3) Maximize overall program benefits;	549
(4) Provide for recovery of prudently incurred utility	550
costs for transportation electrification.	551
(B) Transportation electrification programs developed by	552
an electric distribution utility may include the following:	553

(1) Investments or incentives to facilitate the deployment	554
of customer-owned or utility-owned electric vehicle charging	555
infrastructure, including charging facilities, make-ready	556
infrastructure, and associated electrical equipment that support	557
transportation electrification;	558
(2) Investments or incentives to facilitate the transition	559
of public transit vehicles and other vehicle fleets to electric	560
<u>vehicles;</u>	561
(3) Rate designs or programs that encourage electric	562
vehicle charging in a manner that supports the efficient	563
operation of the electric grid;	564
(4) Customer education, outreach, and incentive programs	565
that do the following:	566
(a) Increase awareness of the transportation	567
electrification programs and the benefits of transportation	568
electrification;	569
(b) Encourage greater adoption of electric vehicles.	570
(5) Pilot projects that are designed to test the	571
integration of electric vehicle industry and market innovations	572
and that are conducted with the support of, and in partnership	573
with, the utility.	574
Sec. 4928.1417. The public utilities commission shall	575
approve an electric distribution utility's transportation	576
electrification programs if the programs meet the requirements	577
of division (A) of section 4928.1414 of the Revised Code.	578
Sec. 4928.1420. The public utilities commission shall	579
authorize cost recovery of all prudently incurred costs,	580
including electric grid infrastructure costs, for transportation	581

electrification programs approved under section 4928.1417 of the	582			
Revised Code. Costs approved by the commission shall be				
recovered through a mechanism under a distribution rate case	584			
under section 4909.18 of the Revised Code or a distribution				
rider approved under section 4928.143 of the Revised Code.	586			
Sec. 4928.1423. Before approving any cost recovery for	587			
investments and other expenditures for an electric distribution	588			
utility's transportation electrification programs or approving a	589			
cost recovery mechanism for the investments and expenditures,	590			
the public utilities commission shall consider whether the	591			
investments and expenditures are reasonably expected to do the	592			
following:	593			
	F 0 4			
(A) Improve the utility's system efficiency and	594			
<u>operational flexibility;</u>	595			
(B) Benefit electric customers in the state by optimizing	596			
the use of the electric grid to help lower electric rates;	597			
(C) Support the safety and reliability of the electric	598			
grid;	599			
(D) Stimulate increased consumer choices in the automotive	600			
sector;	601			
	001			
(E) Attract private capital investments;	602			
(F) Utilize high-quality jobs for skilled and non-skilled	603			
workers as identified by the accelerating Ohio's automotive	604			
industry task force created under section 4501.85 of the Revised	605			
<u>Code;</u>	606			
(G) In the totality of the utility's transportation	607			
electrification programs, provide electric infrastructure access	608			
for underserved populations, which may include providing access	609			

through community-based and multi-family electric vehicle 610 charging infrastructure, car share programs, and electrification 611 of public transit; 612 (H) Give due consideration to the rate impact of the 613 utility's transportation electrification programs on underserved 614 615 populations. Sec. 4928.1425. The public utilities commission may adopt 616 rules regarding the requirements for transportation 617 electrification programs under sections 4928.1410 to 4928.1423 618 of the Revised Code and the minimization of transportation 619 electrification program costs paid by customers in aid of 620 construction for electric grid infrastructure. 621 Sec. 5703.21. (A) Except as provided in divisions (B) and 622 (C) of this section, no agent of the department of taxation, 623 except in the agent's report to the department or when called on 624 625 to testify in any court or proceeding, shall divulge any information acquired by the agent as to the transactions, 626 property, or business of any person while acting or claiming to 627 act under orders of the department. Whoever violates this 628 provision shall thereafter be disqualified from acting as an 629

officer or employee or in any other capacity under appointment 630 or employment of the department. 631

(B) (1) For purposes of an audit pursuant to section 117.15 632 of the Revised Code, or an audit of the department pursuant to 633 Chapter 117. of the Revised Code, or an audit, pursuant to that 634 chapter, the objective of which is to express an opinion on a 635 financial report or statement prepared or issued pursuant to 636 division (A)(7) or (9) of section 126.21 of the Revised Code, 637 the officers and employees of the auditor of state charged with 638 conducting the audit shall have access to and the right to 639

examine any state tax returns and state tax return information 640 in the possession of the department to the extent that the 641 access and examination are necessary for purposes of the audit. 642 Any information acquired as the result of that access and 643 examination shall not be divulged for any purpose other than as 644 required for the audit or unless the officers and employees are 645 required to testify in a court or proceeding under compulsion of 646 legal process. Whoever violates this provision shall thereafter 647 be disqualified from acting as an officer or employee or in any 648 other capacity under appointment or employment of the auditor of 649 state. 650

(2) For purposes of an internal audit pursuant to section 651 126.45 of the Revised Code, the officers and employees of the 652 office of internal audit in the office of budget and management 653 charged with directing the internal audit shall have access to 654 and the right to examine any state tax returns and state tax 655 return information in the possession of the department to the 656 extent that the access and examination are necessary for 657 purposes of the internal audit. Any information acquired as the 658 result of that access and examination shall not be divulged for 659 any purpose other than as required for the internal audit or 660 unless the officers and employees are required to testify in a 661 court or proceeding under compulsion of legal process. Whoever 662 violates this provision shall thereafter be disqualified from 663 acting as an officer or employee or in any other capacity under 664 appointment or employment of the office of internal audit. 665

(3) As provided by section 6103(d)(2) of the Internal
Revenue Code, any federal tax returns or federal tax information
that the department has acquired from the internal revenue
service, through federal and state statutory authority, may be
disclosed to the auditor of state or the office of internal

audit solely for purposes of an audit of the department. 671

(4) For purposes of Chapter 3739. of the Revised Code, an
agent of the department of taxation may share information with
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the division of state fire marshal that the agent finds during
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the course of an investigation.

(C) Division (A) of this section does not prohibit any of the following:

(1) Divulging information contained in applications,
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complaints, and related documents filed with the department
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under section 5715.27 of the Revised Code or in applications
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filed with the department under section 5715.39 of the Revised
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Code;
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(2) Providing information to the office of child support
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within the department of job and family services pursuant to
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section 3125.43 of the Revised Code;
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(3) Disclosing to the motor vehicle repair board any
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(3) Disclosing to the motor vehicle repair board any
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(4) Providing information to the administrator of workers'
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 compensation pursuant to sections 4123.271 and 4123.591 of the
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 Revised Code;
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(5) Providing to the attorney general information the
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department obtains under division (J) of section 1346.01 of the
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Revised Code;

(6) Permitting properly authorized officers, employees, oragents of a municipal corporation from inspecting reports or698

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information pursuant to section 718.84 of the Revised Code or 699 rules adopted under section 5745.16 of the Revised Code; 700

(7) Providing information regarding the name, account 701 number, or business address of a holder of a vendor's license 702 issued pursuant to section 5739.17 of the Revised Code, a holder 703 of a direct payment permit issued pursuant to section 5739.031 704 of the Revised Code, or a seller having a use tax account 705 maintained pursuant to section 5741.17 of the Revised Code, or 706 information regarding the active or inactive status of a 707 708 vendor's license, direct payment permit, or seller's use tax 709 account;

(8) Releasing invoices or invoice information furnished
under section 4301.433 of the Revised Code pursuant to that
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section;
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(9) Providing to a county auditor notices or documents concerning or affecting the taxable value of property in the county auditor's county. Unless authorized by law to disclose documents so provided, the county auditor shall not disclose such documents;

(10) Providing to a county auditor sales or use tax return or audit information under section 333.06 of the Revised Code;

(11) Subject to section 4301.441 of the Revised Code,
disclosing to the appropriate state agency information in the
possession of the department of taxation that is necessary to
verify a permit holder's gallonage or noncompliance with taxes
levied under Chapter 4301. or 4305. of the Revised Code;

(12) Disclosing to the department of natural resources
 information in the possession of the department of taxation that
 is necessary for the department of taxation to verify the
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taxpayer's compliance with section 5749.02 of the Revised Code 728
or to allow the department of natural resources to enforce 729
Chapter 1509. of the Revised Code; 730

(13) Disclosing to the department of job and family 731 services, industrial commission, and bureau of workers' 732 compensation information in the possession of the department of 733 taxation solely for the purpose of identifying employers that 734 misclassify employees as independent contractors or that fail to 735 properly report and pay employer tax liabilities. The department 736 737 of taxation shall disclose only such information that is necessary to verify employer compliance with law administered by 738 those agencies. 739

(14) Disclosing to the Ohio casino control commission
information in the possession of the department of taxation that
is necessary to verify a casino operator's or sports gaming
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proprietor's compliance with section 5747.063, 5753.02, or
5753.021 of the Revised Code and sections related thereto;
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(15) Disclosing to the state lottery commission 745 information in the possession of the department of taxation that 746 is necessary to verify a lottery sales agent's compliance with 747 section 5747.064 of the Revised Code. 748

(16) Disclosing to the department of development 749 information in the possession of the department of taxation that 750 is necessary to ensure compliance with the laws of this state 751 governing taxation and to verify information reported to the 752 department of development for the purpose of evaluating 753 potential tax credits, tax deductions, grants, or loans. Such 754 information shall not include information received from the 755 internal revenue service the disclosure of which is prohibited 756 by section 6103 of the Internal Revenue Code. No officer, 757

employee, or agent of the department of development shall758disclose any information provided to the department of759development by the department of taxation under division (C) (16)760of this section except when disclosure of the information is761necessary for, and made solely for the purpose of facilitating,762the evaluation of potential tax credits, tax deductions, grants,763or loans.764

(17) Disclosing to the department of insurance information 765 in the possession of the department of taxation that is 766 767 necessary to ensure a taxpayer's compliance with the requirements with any tax credit administered by the department 768 of development and claimed by the taxpayer against any tax 769 administered by the superintendent of insurance. No officer, 770 employee, or agent of the department of insurance shall disclose 771 any information provided to the department of insurance by the 772 department of taxation under division (C)(17) of this section. 773

(18) Disclosing to the division of liquor control 774 information in the possession of the department of taxation that 775 is necessary for the division and department to comply with the 776 requirements of sections 4303.26 and 4303.271 of the Revised 777 Code. 778

(19) Disclosing to the department of education, upon that 779 department's request, information in the possession of the 780 department of taxation that is necessary only to verify whether 781 the family income of a student applying for or receiving a 782 scholarship under the educational choice scholarship pilot 783 program is equal to, less than, or greater than the income 784 thresholds prescribed by section 3310.032 of the Revised Code. 785 The department of education shall provide sufficient information 786 about the student and the student's family to enable the 787 department of taxation to make the verification.

(20) Disclosing to the Ohio rail development commission 789 information in the possession of the department of taxation that 790 is necessary to ensure compliance with the laws of this state 791 governing taxation and to verify information reported to the 792 commission for the purpose of evaluating potential grants or 793 loans. Such information shall not include information received 794 from the internal revenue service the disclosure of which is 795 prohibited by section 6103 of the Internal Revenue Code. No 796 member, officer, employee, or agent of the Ohio rail development 797 commission shall disclose any information provided to the 798 commission by the department of taxation under division (C)(20) 799 of this section except when disclosure of the information is 800 necessary for, and made solely for the purpose of facilitating, 801 the evaluation of potential grants or loans. 802

(21) Disclosing to the state racing commission information 803 in the possession of the department of taxation that is 804 necessary for verification of compliance with and for 805 enforcement and administration of the taxes levied by Chapter 806 3769. of the Revised Code. Such information shall include 807 information that is necessary for the state racing commission to 808 verify compliance with Chapter 3769. of the Revised Code for the 809 purposes of issuance, denial, suspension, or revocation of a 810 permit pursuant to section 3769.03 or 3769.06 of the Revised 811 Code and related sections. Unless disclosure is otherwise 812 authorized by law, information provided to the state racing 813 commission under this section remains confidential and is not 814 subject to public disclosure pursuant to section 3769.041 of the 815 Revised Code. 816

(22) Disclosing to the state fire marshal information in

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the possession of the department of taxation that is necessary 818 for the state fire marshal to verify the compliance of a 819 licensed manufacturer of fireworks or a licensed wholesaler of 820 fireworks with section 3743.22 of the Revised Code. No officer, 821 employee, or agent of the state fire marshal shall disclose any 822 information provided to the state fire marshal by the department 823 of taxation under division (C)(22) of this section. 824

(23) Disclosing to the department of development, the 825 department of transportation, or DriveOhio, as defined in 826 section 4501.85 of the Revised Code, information in the 827 possession of the department of taxation regarding the 828 exemptions authorized under section 5739.22 of the Revised Code 829 that is necessary to operate the electric vehicle incentive 830 program created by section 122.97 of the Revised Code and to 831 satisfy any requirements under that section. Such information 832 shall not include information received from the internal revenue 8.3.3 service the disclosure of which is prohibited by section 6103 of 834 the Internal Revenue Code. No officer, employee, or agent of the 835 department of development, the department of transportation, or 836 DriveOhio shall disclose any information provided by the 837 838 department of taxation under division (C)(23) of this section except as otherwise allowed under that division. 839

Sec. 5739.22. (A) For the purpose of this section:

(1) "Battery electric motor vehicle," "motor vehicle,"841"plug-in hybrid electric motor vehicle," and "passenger car"842have the same meanings as in section 4501.01 of the Revised843Code.844

(2) "Motor vehicle dealer" has the same meaning as in845section 4517.01 of the Revised Code.846

(3) "Base model manufacturer's suggested retail price"	847
means the manufacturer's price for the lowest-priced trim level	848
of a motor vehicle model. "Base model manufacturer's suggested	849
retail price" does not include charges or fees for optional	850
equipment, taxes, title, or registration.	851
(4) A motor vehicle is used for a "nonbusiness use" if it	852
is primarily for personal, household, or family use. A vehicle	853
used primarily for any other purpose is used for a "business	854
use."	855
(5) A person "operates in this state" if any of the	856
following apply at the time of sales or lease:	857
(a) The person has gross receipts from business	858
transactions in this state within the twelve-month period	859
preceding the sale or lease;	860
(b) The person has payroll in this state;	861
(c) The person owns property in this state.	862
(B) Notwithstanding section 5739.02 of the Revised Code,	863
the tax levied under that section on the retail sale or lease of	864
a battery electric motor vehicle or plug-in hybrid electric	865
motor vehicle sold or leased by a motor vehicle dealer on or	866
after January 1, 2023, or the first day of the fourth month that	867
begins after the effective date of this section, whichever	868
occurs first, but before January 1, 2032, shall be wholly or	869
partially exempt from the tax levied under that section, as	870
provided in this section.	871
Subject to the limitation described in division (C) of	872
this section, the amount of the exemption from the tax levied	873
under section 5739.02 of the Revised Code shall equal the full	874
amount of tax levied under that section for the retail sale or	875

lease of a battery electric motor vehicle or plug-in hybrid	876
electric motor vehicle by a motor vehicle dealer, but the amount	877
of the exemption shall not exceed the following amounts, as	878
applicable:	879
(1) Subject to division (D) of this section, two thousand	880
dollars for the retail sale or lease of a new battery electric	881
motor vehicle;	882
(2) Subject to division (D) of this section, one thousand	883
dollars for the retail sale or lease of a new plug-in hybrid	884
electric motor vehicle;	885
(3) One thousand dollars for the retail sale or lease of a	886
used battery electric motor vehicle.	887
(C) A person purchasing or leasing a battery electric	888
motor vehicle or plug-in hybrid electric motor vehicle for	889
business use qualifies for an exemption authorized under this	890
section only if the person operates in this state.	891
(D) If a new battery electric motor vehicle or new plug-in	892
hybrid electric motor vehicle is sold or leased for nonbusiness	893
use, the vehicle's base model manufacturer's suggested retail	894
price shall not exceed the following to qualify for an exemption	895
under this section:	896
(1) Eighty thousand dollars if the vehicle is a van,	897
pickup truck, or sport utility vehicle;	898
(2) Fifty-five thousand dollars if the vehicle is any	899
<u>other passenger car.</u>	900
(E) The tax commissioner shall do all of the following:	901
(1) Compile a list of battery electric motor vehicles and	902
plug-in hybrid electric motor vehicles eligible for each	903

site.

exemption authorized under this section; 904 (2) Update that list at least once each calendar year; 905 (3) Publish that list on the department of taxation's web 906 907 (F) The tax commissioner shall adopt rules necessary to 908 administer this section, including procedures for verifying 909 eligibility for the exemptions authorized under this section and 910 the manner by which a motor vehicle dealer may obtain any 911 information necessary for the dealer to enforce the limitation 912 described in division (C) of this section. 913 Sec. 6301.24. As used in sections 6301.24 to 6301.29 of 914 the Revised Code: 915 (A) "Career-technical planning district" has the same 916 meaning as in section 3317.023 of the Revised Code. 917 (B) "Electric vehicle" means a battery electric motor 918 vehicle or plug-in hybrid electric motor vehicle as defined in 919 section 4501.01 of the Revised Code. 920 (C) "Electrician apprenticeship program" means an 921 922

apprenticeship program registered by the department of job and family services under Chapter 4139. of the Revised Code that 923 924 trains an individual to become an electrician. (D) "Independent college or university" means a nonprofit 925 institution of higher education that has a certificate of 926

authorization under Chapter 1713. of the Revised Code.

(E) "Manufacturer" and "motor vehicle dealer" have the 928 same meanings as in section 4517.01 of the Revised Code. 929

(F) "Ohio technical center" has the same meaning as in

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section 3333.94 of the Revised Code. 931 (G) "Program" means the electric vehicle training and 932 modernization program created in section 6301.25 of the Revised 933 934 Code. (H) "State institution of higher education" has the same 935 meaning as in section 3345.011 of the Revised Code. 936 937 (I) "Training program" means all of the following: 938 (1) An electric vehicle technician certificate or 939 credential training program within an automotive technician training program offered by a state institution of higher 940 education, independent college or university, Ohio technical 941 center, or career-technical planning district; 942 (2) An electric vehicle infrastructure certificate or 943 credential training program offered by an electrician 944 apprenticeship program at an electrician apprenticeship training 945 946 center; (3) A training course offered by a motor vehicle dealer, 947 manufacturer, or third-party trainer to train or educate an 948 employee of the motor vehicle dealer or manufacturer to sell, 949 950 repair, service, or perform maintenance on electric vehicles. (J) "Training provider" means all of the following: 951 952 (1) A state institution of higher education; (2) An Ohio technical center; 953 (3) An independent college or university; 954 (4) A career-technical planning district; 955 956 (5) An electrician apprenticeship program;

(6) A motor vehicle dealer;	957
(7) A manufacturer;	958
(8) A third-party trainer offering a training course to an	959
employee of a motor vehicle dealer or manufacturer.	960
Sec. 6301.25. (A) The electric vehicle training and	961
modernization program is created. The department of development	962
shall develop and administer the program. A training provider	963
may seek a reimbursement under the program for costs for any of	964
the following:	965
(1) Acquiring new equipment for use by students,	966
apprentices, employees, and instructors in a training program;	967
(2) Providing training for instructors on a new or updated	968
curriculum for a training program, including safety standards	969
and best practices for instructing the curriculum;	970
(3) Providing grants to individuals who are residents of	971
this state and enroll as students or apprentices or participate	972
as employees in a training program as described in section	973
6301.27 of the Revised Code;	974
(4) Providing marketing, outreach, or recruiting	975
activities designed to encourage individuals to enroll or	976
participate in a training program;	977
(5) Installing, modifying, or upgrading a service	978
facility, charging station, or equipment used to repair,	979
service, or perform maintenance on electric vehicles.	980
(B) A training provider seeking to participate in the	981
program shall submit an application to the director of	982
development during an application period established by the	983
director. The training provider shall include all of the	984

following information in the application: 985 (1) A copy of the training provider's accreditation or 986 apprenticeship program registration, if applicable; 987 (2) A statement of the need for funding; 988 (3) A proposed budget detailing the costs under division 989 (A) of this section for which the training provider will seek a 990 reimbursement; 991 992 (4) A description of the training provider's resources and capacities at the time of applying and the estimated impact of 993 the reimbursement the training provider will seek, including the 994 number of instructors who are expected to receive training and 995 students, apprentices, or employees who are expected to complete 996 a training program; 997 (5) Any other information the director requires. 998 (C) The director shall consider all applications submitted 999 during an application period after the application period ends. 1000 The director shall consider the scoring criteria adopted in 1001 rules under section 6301.29 of the Revised Code in determining 1002 whether to approve an application submitted under division (B) 1003 1004 of this section. **Sec. 6301.26.** (A) Each participating training provider 1005 seeking reimbursement for costs the training provider incurred 1006 under the program as described in division (A) of section 1007 6301.25 of the Revised Code, other than costs for grants as 1008 described in division (A)(3) of that section, shall submit an 1009 application to the director of development that includes all of 1010 the following information: 1011

(1) The actual cost to the training provider for each of 1012

the costs under division (A) of section 6301.25 of the Revised	1013
Code for which the training provider is seeking a reimbursement;	1014
(2) Evidence that the training provider incurred the costs	1015
specified in the proposed budget included in the training	1016
provider's application under division (B)(3) of section 6301.25	1017
of the Revised Code;	1018
(3) Any other information the director requires.	1019
(B) The amount of the reimbursement shall be not more than	1020
twenty-five thousand dollars for each category of costs under	1021
division (A) of section 6301.25 of the Revised Code for which a	1022
training provider seeks a reimbursement.	1023
Sec. 6301.27. (A) To be eligible for a reimbursement for	1024
costs to provide grants to individuals under division (A)(3) of	1025
section 6301.25 of the Revised Code, a training provider shall	1026
provide evidence as part of an application under section 6301.26	1027
of the Revised Code of both of the following:	1028
(1) That an individual to whom the training provider	1029
provided a grant is a resident of this state;	1030
(2) That an individual to whom the training provider	1031
provided a grant is one of the following:	1032
(a) An individual who enrolls as a student in an electric	1033
vehicle technician certificate or credential training program	1034
offered by a state institution of higher education, independent	1035
college or university, Ohio technical center, or career-	1036
technical planning district after the effective date of this	1037
<pre>section;</pre>	1038
(b) An individual who is registered as an apprentice in an	1039
electric vehicle infrastructure certificate or credential	1040

training program offered by an electrician apprenticeship 1041 1042 program; (c) An individual who is a prospective or incumbent 1043 employee of a motor vehicle dealer or manufacturer and is 1044 participating in a training course offered by the motor vehicle 1045 dealer or manufacturer or a third-party trainer that begins 1046 after the effective date of this section. 1047 (B) An individual enrolled as a student in an electric 1048 vehicle technician certificate or credential training program 1049 shall submit an application to a training provider to be 1050 considered for a grant under this section. The training provider 1051 shall assess the individual's need for financial aid in 1052 determining whether to award the individual a grant. 1053 (C) An individual who is awarded a grant under this 1054 section is eligible to receive one of the following amounts: 1055 (1) If the individual is enrolled as a student in an 1056 electric vehicle technician certificate or credential training 1057 program and has previously received an automotive technician 1058 certificate or credential, a maximum of three thousand dollars; 1059 (2) If the individual is enrolled as a student in an 1060 electric vehicle technician certificate or credential training 1061 program and has not received a previous certificate or 1062 credential, a maximum of fifteen thousand dollars; 1063 (3) If the individual is enrolled as an apprentice in an 1064 electric vehicle infrastructure certificate or credential 1065 training program offered by an electrician apprenticeship 1066 program, an amount determined by the training provider that does 1067 not exceed the total cost of the educational expenses related to 1068

the individual's participation in the program;

(4) If the individual is a prospective or incumbent	1070			
employee of a motor vehicle dealer or manufacturer participating				
in a training course offered by the motor vehicle dealer or	1072			
manufacturer or a third-party trainer, a maximum of three	1073			
thousand dollars, except that the amount shall not exceed the	1074			
total cost of the educational expenses related to the	1075			
individual's participation in the course.	1076			
Sec. 6301.28. (A) A training provider that receives a	1077			
reimbursement under section 6301.26 or 6301.27 of the Revised	1078			
Code shall submit a report to the director of development, at a	1079			
frequency determined by the director, that includes information	1080			
regarding student, apprentice, or employee progress, including	1081			
any wage and benefit information the student, apprentice, or	1082			
employee provides to the training provider, for the two years	1083			
following the acquisition of new equipment and any other	1084			
information the director requires.				
(B) The director, beginning one year after the effective	1086			
date of this section and every year thereafter, shall submit a	1087			
report to the general assembly that includes all of the	1088			
following:	1089			
(1) The amount of the reimbursement each training provider	1090			
received during the previous year under the program;	1091			
(2) The information in the reports submitted to the	1092			
<u>director under division (A) of this section;</u>	1092			
director under division (x) or this section,	1095			
(3) Any other information required by the general	1094			
assembly.	1095			
Sec. 6301.29. The director of development shall adopt	1096			
rules in accordance with Chapter 119. of the Revised Code as the	1097			
director considers necessary to administer the program, 1				

including rules that do all of the following: 1099 (A) Create an application for a training provider to 1100 participate in the program and an application for reimbursement; 1101 (B) Establish scoring criteria for the director to use in 1102 determining whether to approve an application under division (B) 1103 of section 6301.25 of the Revised Code, including priority_ 1104 quidelines for approving applications that benefit disadvantaged 1105 <u>communities;</u> 1106 (C) Maximize the amount of funds or other investments the 1107 director is eligible to receive from the federal government to 1108 provide reimbursements under the program; 1109 (D) Identify disadvantaged communities based on available 1110 data and screening tools, which may include low income and high 1111 or persistent poverty or high unemployment and underemployment. 1112 Section 2. That existing sections 4928.02 and 5703.21 of 1113 the Revised Code are hereby repealed. 1114 Section 3. All items in this act are hereby appropriated 1115 as designated out of any moneys in the state treasury to the 1116 credit of the designated fund. For all operating appropriations 1117 made in this act, those in the first column are for fiscal year 1118 2022 and those in the second column are for fiscal year 2023. 1119 The operating appropriations made in this act are in addition to 1120 any other operating appropriations made for the FY 2022-FY 2023 1121 biennium. 1122 Section 4. 1123

	1	2	3	4	5
A			DEV DEPARTMENT OF DEVELOPM	ENT	
В	B General Revenue Fund				
С	GRF	195418	Electric Vehicle Incentive Program	\$750 , 000	\$750 , 000
D	GRF	195574	Electric Vehicle Retooling and Equipment Program	\$15,000,000	\$15,000,000
E	GRF	195575	Electric Vehicle Training and Modernization Program	\$10,000,000	\$10,000,000

F TOTAL GRF General Revenue Fund \$25,750,000 \$25,750,000

G TOTAL ALL BUDGET FUND GROUPS \$25,750,000 \$25,750,000

ELECTRIC VEHICLE INCENTIVE PROGRAM

The foregoing appropriation item 195418, Electric Vehicle 1126 Incentive Program, shall be used by the Director of Development 1127 to pay the administrative costs of the Electric Vehicle 1128 Incentive Program created in section 122.97 of the Revised Code. 1129

ELECTRIC VEHICLE RETOOLING AND EQUIPMENT PROGRAM

The foregoing appropriation item 195574, Electric Vehicle 1131 Retooling and Equipment Program, shall be used by the Director 1132 of Development to provide grants under the Electric Vehicle 1133 Retooling and New Equipment Acquisition Program created in 1134 section 122.971 of the Revised Code. 1135

ELECTRIC VEHICLE TRAINING AND MODERNIZATION PROGRAM 1136 The foregoing appropriation item 195575, Electric Vehicle 1137

1125

Training and Modernization Program, shall be used by the1138Director of Development pursuant to sections 6301.24 to 6301.291139of the Revised Code.1140

Section 5. Within the limits set forth in this act, the 1141 Director of Budget and Management shall establish accounts 1142 indicating the source and amount of funds for each appropriation 1143 made in this act, and shall determine the form and manner in 1144 which appropriation accounts shall be maintained. Expenditures 1145 from operating appropriations contained in this act shall be 1146 accounted for as though made in H.B. 110 of the 134th General 1147 Assembly. The operating appropriations made in this act are 1148 subject to all provisions of H.B. 110 of the 134th General 1149 Assembly that are generally applicable to such appropriations. 1150

Section 6. Section 5703.21 of the Revised Code is 1151 presented in this act as a composite of the section as amended 1152 by H.B. 29, H.B. 74, H.B. 110, and H.B. 172 of the 134th General 1153 Assembly and H.B. 166 of the 133rd General Assembly. The General 1154 Assembly, applying the principle stated in division (B) of 1155 section 1.52 of the Revised Code that amendments are to be 1156 harmonized if reasonably capable of simultaneous operation, 1157 finds that the composite is the resulting version of the section 1158 in effect prior to the effective date of the section as 1159 presented in this act. 1160