Amendment No. AM\_135\_1921

<u>Sub. H. B. No. 37</u> I\_135\_0127-3

moved to amend as follows:

In line 1531, reinsert "(a)"; delete " <u>(a)(i)</u> "	1		
In line 1535, delete " <u>, if the</u> "			
Delete line 1536	3		
In line 1537, delete " <u>the term of suspension</u> "; reinsert "On"; delete	4		
" <u>If the offender so consents, on</u> "	5		
In line 1539, strike through "but the" and insert " <u>and either of the</u>	6		
following applies:	7		
(i) If the offender has, within ten years of the current	8		
offense, been convicted of or pleaded guilty to a reckless	9		
operation offense that involved alcohol, a drug of abuse, or a			
combination of them, the court shall issue an order that, except			
as provided in division (C) of section 4510.43 of the Revised	12		
Code, for the remainder of the period of suspension the offender	13		
shall not exercise the privileges unless the vehicles the	14		
offender operates are equipped with a certified ignition	15		
interlock device.			

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(ii) If the offender has not, within ten years of the	17	
current offense, been convicted of or pleaded guilty to a		
reckless operation offense that involved alcohol, a drug of		
abuse, or a combination of them, for the remainder of the period		
of suspension, the"; after "court" insert " <u>in its discretion</u> ";		
reinsert "may"	22	
In line 1544, delete " <u>shall</u> "	23	
Delete lines 1550 through 1556	24	
In line 1641, delete " <u>if the offender has not</u> "	25	
Delete line 1642	26	
In line 1643, delete " <u>term of continuous alcohol monitoring</u> "	27	
In line 1663, delete " <u>if the offender has not</u> "	28	
Delete line 1664	29	
In line 1665, delete " <u>term of continuous alcohol monitoring</u> "	30	
In line 1685, reinsert "(a)"; delete " <u>(a)(i)</u> "	31	
In line 1687, delete " <u>if the offender consents to the vehicles the</u>	32	
offender"	33	
Delete lines 1688 through 1700	34	
In line 1701, delete " <u>device</u> " and insert " <u>On or after the thirty-</u>	35	
first day of the suspension, the court may grant limited driving	36	
privileges, and either of the following applies:	37	
(i) If the offender has, within ten years of the current	38	
offense, been convicted of or pleaded guilty to a reckless	39	
operation offense that involved alcohol, a drug of abuse, or a		
combination of them, the court shall issue an order that, except		
as provided in division (C) of section 4510.43 of the Revised		

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Code, for the remainder of the period of suspension the offender	43
shall not exercise the privileges unless the vehicles the	44
offender operates are equipped with a certified ignition	45
interlock device.	46
(ii) If the offender has not, within ten years of the	47
current offense, been convicted of or pleaded guilty to a	48
reckless operation offense that involved alcohol, a drug of	49
abuse, or a combination of them, the court in its discretion may	50
issue an order that, except as provided in division (C) of	51
section 4510.43 of the Revised Code, for the remainder of the	52
period of suspension the offender shall not exercise the	53
privileges unless the vehicles the offender operates are	54
equipped with a certified ignition interlock device."	55
Delete lines 3257 through 3265	56
Delete lines 3373 through 3378	57
Delete lines 3453 through 3458	58
In line 3506, reinsert "fifty-five"; delete " <u>one hundred eighty</u> "	59
In line 3519, reinsert "ten"; delete " <u>eighty</u> "	60
In line 3670, delete " <u>shall</u> " and insert " <u>may</u> "	61
In line 3677, delete " <u>shall</u> " and insert " <u>may</u> "	62

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS	63
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## Ignition interlock devices and limited driving privileges 64

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## R.C. 4510.13 and 4511.19

Removes the provisions from the sub-bill that do the following:

- Require a first-time OVI offender to agree to use a certified ignition interlock device in order to be granted limited driving privileges after a 15-day hard suspension;

- Require a 30-day hard suspension for a first-time OVI offender if that offender does not agree to use a certified ignition interlock device.

Instead, retains the current law 15-day hard suspension for first-time offenders, but requires the use of a certified ignition interlock device for limited driving privileges if the offender, within the past ten years, was convicted of or pleaded guilty to a reckless operation offense that involved alcohol, a drug of abuse, or a combination of them.

Removes the provision that requires either a 30-day or 90day hard suspension for a first-time offender who refuses consent to a chemical test on suspected OVI, based on whether the offender consents to using a certified ignition interlock device.

Instead, retains the current law 30-day hard suspension 85 for offenders who refuse consent to a chemical test on suspected 86 OVI, but requires the use of a certified ignition interlock 87 device for limited driving privileges if the offender, within 88 the past ten years, was convicted of or pleaded guilty to a 89 reckless operation offense that involved alcohol, a drug of 90 abuse, or a combination of them. 91

## Continuous alcohol monitoring

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## R.C. 4510.13 and 4510.19 93 Removes the sub-bill provisions that do the following: 94 - Require continuous alcohol monitoring for 180 days for a 95 third-time-or-more OVI offender; and 96 - Prohibit the granting of limited driving privileges to 97 that offender unless the offender completes the 180-days without 98 consuming alcohol. 99 Court warning 100 R.C. 4511.19 101 Authorizes, but does not require, a court to warn any 102 person who is convicted of or pleads guilty to an OVI offense of 103 the penalties imposed for aggravated vehicular homicide. 104