As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 370

19

Representative Edwards

A BILL

To a	amend sections 5501.31, 5521.01, and 5521.011;	1
t	to amend, for the purpose of adopting a new	2
5	section number as indicated in parentheses,	3
5	section 5521.011 (5521.012); and to enact new	4
5	section 5521.011 of the Revised Code to clarify	5
ā	and amend the laws related to the Director of	6
1	Iransportation's responsibilities for state	7
ł	nighways located in villages and cities.	8

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

Section 1. That sections 5501.31, 5521.01, and 5521.	011 be 9
amended; section 5521.011 (5521.012) be amended for the pu	rpose 10
of adopting a new section number as indicated in parenthes	es; 11
and new section 5521.011 of the Revised Code be enacted to	read 12
as follows:	13
Sec. 5501.31. (A) The director of transportation sha	11 14
Sec. 5501.31. (A) The director of transportation shat have general supervision of all roads comprising the state	
	15
have general supervision of all roads comprising the state	15
have general supervision of all roads comprising the state	15
have general supervision of all roads comprising the state highway system. The director may alter <u>do</u> any of the follow	15 ing: 16 17

and preserve any road or highway on the state highway system,

and, in; 20 (2) In connection therewith with the state highway system, 21 relocate, alter, widen, deepen, clean out, or straighten the 22 channel of any watercourse as the director considers necessary, 23 and purchase; 24 (3) Purchase or appropriate property for the disposal of 25 surplus materials or borrow pits, and, where; 26 27 (4) Where an established road has been relocated, establish, construct, and maintain such connecting roads between 28 the old and new location as will provide reasonable access 29 30 thereto. (B) (1) The director may purchase or appropriate property 31 necessary for any of the following: 32 (a) The location or construction of any culvert, bridge, 33 or viaduct, or the approaches thereto, including any property 34 35 needed to; (b) To extend, widen, or alter any feeder or outlet road, 36 street, or way adjacent to or under the bridge or viaduct when 37 the extension, widening, or alteration of the feeder road, -38 street, or way is necessary for the full utilization of the 39 bridge or viaduct, or for any; 40 (c) The location or construction of any other highway 41 improvement. The 42 (2) Incident to any highway improvement that the director 43 is or may be authorized to locate or construct, the director may 44 purchase or appropriate, for such length of time as is necessary 45 and desirable, any additional property required for the 46 construction and maintenance of slopes, detour roads, sewers, 47

roadside parks, rest areas, recreational park areas, park and 48 ride facilities, and park and carpool or vanpool facilities, 49 scenic view areas, drainage systems, or land to replace 50 wetlands, incident to any highway improvement, that the director 51 is or may be authorized to locate or construct. Also incident 52 (3) Incident to any authorized highway improvement, the 53 director may purchase property from a willing seller as required-54 for the either of the following: 55 (a) The construction and maintenance of bikeways and 56 bicycle paths-or-to; 57 (b) To replace, preserve, or conserve any environmental 58 resource if the replacement, preservation, or conservation is 59 required by state or federal law. 60 (C) Title to property purchased or appropriated by the 61 director shall be taken in the name of the state either in fee 62 simple or in any lesser estate or interest that the director 63 considers necessary or proper, in . The title shall be in 64 accordance with forms to be prescribed by the attorney general. 65 The deed shall contain a description of the property and be 66 recorded in the county where the property is situated and, when 67 . When recorded, the deed shall be kept on file in the 68 department of transportation. The property may be described by 69 metes and bounds or by the department of transportation parcel 70 number as shown on a right of way plan recorded in the county 71 where the property is located. 72 Provided that when property, other than property used by a 73 railroad for operating purposes, is acquired in connection with 74 improvements involving projects affecting railroads wherein the 75 department is obligated to acquire property under grade-76

separation statutes, or on other improvements wherein the 77 department is obligated to acquire lands under agreements with 78 railroads, or with a public utility, political subdivision, 79 public corporation, or private corporation owning transportation-80 facilities for the readjustment, relocation, or improvement of 81 their facilities, (D) (1) The director may acquire a fee simple 82 title or an easement may be acquired in property by purchase or 83 appropriation in the name of the a railroad, public utility, 84 political subdivision, public corporation, or private 85 corporation in the discretion of the director for any of the 86 following purposes: 87 (a) Improvements for projects affecting railroads when the 88 department is obligated to acquire the property under grade 89 separation statutes; 90 (b) Improvements when the department is obligated to 91 acquire the property under agreements with railroads; 92 (c) The readjustment, relocation or improvement of 93 transportation facilities owned by the railroad, public utility, 94 political subdivision, public corporation, or private 95 corporation. When 96

(2) When the title to lands, which are required to adjust, 97 relocate, or improve such facilities pursuant to agreements with 98 the director, property is taken in the name of the state under 99 division (D)(1) of this section, then, in the discretion of the 100 director, the title to such lands property may be conveyed to 101 the railroad, public utility, political subdivision, or public 102 corporation for which they were it was acquired. The conveyance 103 shall be prepared by the attorney general and executed by the 104 governor and bear the great seal of the state of Ohio. 105

(3) Division (D) of this section does not apply to 106 property used by a railroad for operating purposes. 107 (E) The director, in the maintenance or repair of state 108 highways, is not limited to the use of the materials with which 109 the highways, including the bridges and culverts thereon, were 110 originally constructed, but may use any material that is proper 111 or suitable. The director may aid any board of county 112 commissioners in establishing, creating, and repairing suitable 113 systems of drainage for all highways within the jurisdiction or 114 control of the board-and. The director may advise with it the 115 board and the county engineer as to the establishment, 116 construction, improvement, maintenance, and repair of the 117 118 highways.

(F) Chapters 4561., 5501., 5503., 5511., 5513., 5515., 119 5516., 5517., 5519., 5521., 5523., 5525., 5527., 5528., 5529., 120 5531., 5533., and 5535. of the Revised Code do not prohibit the 121 federal government, any government agency, or any individual or 122 corporation, from contributing a portion of the cost of the 123 establishment, construction, reconstruction, relocating, 124 widening, resurfacing, maintenance, and repair of the highways 125 or transportation facilities. 126

Except in the case of maintaining, repairing, erecting-127 traffic signs on, or pavement marking of state highways within 128 villages, which is mandatory as required by section 5521.01 of 129 the Revised Code, and except as provided in section 5501.49 of 130 the Revised Code, no duty of constructing, reconstructing, 131 widening, resurfacing, maintaining, or repairing state highways 132 within municipal corporations, or the culverts thereon, shall 133 attach to or rest upon the director, but the director may 1.34 construct, reconstruct, widen, resurface, maintain, and repair 135

the same with or without the cooperation of any municipal	136
corporation, or with or without the cooperation of boards of	137
county commissioners upon each municipal corporation consenting	138
thereto.	139
Sec. 5521.01. (A) Except as provided in division (B) of	140
this section, the director has no duty to construct,	141
reconstruct, widen, resurface, maintain, or repair a state	142
highway or a culvert thereon within a municipal corporation.	143
(B) The director of transportation, upon the request by	144
and the approval of in consultation with the legislative	145
authority of a village, shall maintain, repair, and apply <u>do</u>	146
both of the following:	147
(1) Maintain and repair any section of a state highway	148
within the limits of the village;	149
<u>(2) Apply standard longitudinal pavement marking lines—as—</u>	150
the director considers appropriate, or on any section of a state	151
highway within the limits of the village.	152
(C) The director, upon the request by and the approval of	153
the legislative authority of a village, may establish, do both of	154
the following:	155
(1) Establish, construct, reconstruct, improve, or widen	156
any section of a state highway within the limits of <u>a-the</u>	157
village. The director also may erect, including the elimination	158
of railway grade crossings;	159
(2) Erect regulatory and warning signs, as defined in the	160
manual adopted under section 4511.09 of the Revised Code, on any	161
section of a state highway within the limits of $\frac{1}{2}$ -the village.	162
The-	163

(D) The director, upon the approval of the legislative	164
authority of a city, may establishdo either of the following:	165
(1) Establish, construct, reconstruct, improve, widen,	166
maintain, or repair any section of state highway within the	167
limits of a <u>the</u> city , including the elimination of railway grade	168
crossings , and<u>;</u>	169
(2) Erect regulatory and warning signs, as defined in the	170
manual adopted under section 4511.09 of the Revised Code, on any	171
section of a state highway within the limits of the city.	172
(E) The director may pay the entire or any part of the	173
cost and expense thereof incurred from any activity described in	174
divisions (B) to (D) of this section from state funds, but in	175
all cases the director first shall obtain the consent of the	176
legislative authority of the municipal corporation, except that	177
<u>-</u>	178
(F) Notwithstanding any other provision of this section to	179
the contrary, the director need not obtain the consent of the <u>a</u>	180
municipal corporation if the either of the following apply:	181
(1) The existing highway being changed or the location of	182
an additional highway being established was not within the	183
corporate limits of the municipal corporation at the time the	184
director determines the establishment or change should be made $_{ au}$	185
or if the ;	186
(2) The director is acting pursuant to section 5501.49 of	187
the Revised Code or any other provision that expressly gives the	188
director such authority.	189
Except as provided in section 5501.49 of the Revised Code,	190
when in the opinion of the director there is urgent need to	191
establish a state highway, which is to be designated a federal-	192

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aid highway, or a federal aid interstate highway within a	193
municipal corporation or, in the opinion of the director, any-	194
federal aid highway or interstate federal aid highway is in	195
urgent need of repair, reconstruction, widening, improvement, or	196
relocation, so as to accommodate the traveling public, the	197
director shall submit a written request to the legislative-	198
authority of the municipal corporation for its consent to the	199
desired establishment or improvement. The legislative authority,	200
within sixty days after the written request has been received	201
from the director, either shall grant its consent to the	202
establishment or improvement or refuse consent by filing in	203
writing with the director a statement of its reasons for-	204
refusing consent and any alternate proposals it considers	205
reasonable. If the legislative authority fails to act or refuses	206
consent, the director, upon consideration of the reasons for	207
rejection, may make a resolution declaring the necessity of the-	208
establishment or improvement, and then proceed in the same-	209
manner as if consent had been given. A certified copy of the	210
resolution shall be served upon the municipal legislative	211
authority, which, within twenty days from the date of service,	212
may appeal to the court of common pleas of the county in which-	213
the municipal corporation is situated, upon the reasonableness-	214
and necessity of the action provided for in the resolution. In-	215
the hearing upon appeal, the director shall introduce the record-	216
of the director's proceedings, including the director's findings-	217
with respect to factors referred to in section 5521.011 of the	218
Revised Code, and such other competent evidence as the director-	219
desires in support of the director's resolution, and the	220
municipality likewise may introduce competent evidence opposing	221
the resolution, and findings. The court may affirm or revoke the-	222
resolution. The decision of the common pleas court may be-	223
appealed to the court of appeals and the supreme court as in-	224

other cases. If the court affirms the resolution, the director 225 may proceed with the establishment or improvement with or-226 without the cooperation of the municipal corporation. Any such 227 municipal corporation may cooperate with the director in the-228 229 work and pay such portion of the cost as is agreed upon between the municipal corporation and the director. The legislative-230 231 authority of any municipal corporation desiring to cooperate, by 232 resolution, may propose such cooperation to the director, and a copy of the resolution, which shall set forth the proportion of 233 234 the cost and expense to be contributed by the municipal corporation, shall be filed with the director. The director 235 shall cause to be prepared the necessary surveys, plans, 236 profiles, cross sections, estimates, and specifications and 237 shall file copies of them with the legislative authority of the 238 municipal corporation. After the legislative authority has 239 approved the surveys, plans, profiles, cross sections, 240 estimates, and specifications, and after the municipal 241 corporation has provided the funds necessary to meet the portion-242 of the cost of the work assumed by it, the municipal corporation-243 shall enter into a contract with the state providing for payment-244 by the municipal corporation of the agreed portion of the cost. 245 The form of the contract shall be prescribed by the attorney 246 general, and such contracts shall be submitted to the director 247 and approved before the receipt of bids. Section 5705.41 of the 248 Revised Code applies to such contract to be made by the 249 municipal corporation, and a duplicate of the certificate of the 250 chief fiscal officer of the municipal corporation shall be filed-251 in the office of the director. That part of the cost of the work 252 assumed by the municipal corporation shall be paid from the 253 proceeds of taxes or special assessments, or both, or from the 254 proceeds of notes or bonds issued and sold in anticipation of 255 256 the collection of the taxes and assessments. For the purpose of

providing funds for the payment of that part of the cost of the 257 work assumed by the municipal corporation, the municipal 258 corporation has the same authority to make special assessments, 259 levy taxes, and issue bonds or notes, in anticipation of the 260 collection of the same, as it has with respect to improvements 261 constructed under the sole supervision and control of the-2.62 263 municipal corporation. All such assessments shall be made, taxes levied, and bonds or notes issued and sold under such conditions 264 and restrictions as may be provided with respect to assessments, 265 266 taxes, bonds, or notes made, levied, issued, or sold in connection with improvements of the same class and character 267 constructed under the sole supervision and control of the 268 municipal corporation. The improvement shall be constructed 269 under the sole supervision of the director. The proportion of 270 the cost and expense payable by the municipal corporation shall 271 be paid by the proper officers thereof, upon the requisition of 272 the director, and at times during the progress of the work as 273 may be determined by the director or as may be otherwise 274 provided by law. 275 Sec. 5521.011. (A) (1) Except as otherwise provided by law, 276 when there is an urgent need to accommodate the traveling 277 public, the director of transportation shall submit a written 278 request to the legislative authority of a municipal corporation 279 for its consent to either of the following: 280 (a) The establishment of a state highway within a 281 municipal corporation that will be designated a federal aid 282 highway or federal aid interstate highway; 283 (b) The repair, reconstruction, widening, improvement, or 284 relocation of a federal aid highway or interstate federal aid 285 highway. 286

(2) The legislative authority, within sixty days after	287
receiving the written request from the director, shall do one of	288
the following:	289
(a) Grant its consent to the request;	290
(b) Refuse its consent by filing, in writing with the	291
director, a statement of its reasons for refusing consent and	292
any alternate proposals it considers reasonable.	293
(B)(1) If the legislative authority refuses consent under	294
division (A)(2) of this section, or fails to act, the director,	295
upon consideration of any reasons for the refusal to consent,	296
may adopt a resolution declaring the necessity of the actions	297
specified in the request for consent. The director may then	298
proceed in the same manner as if consent had been given. A	299
certified copy of the resolution shall be served upon the	300
legislative authority.	301
(2) Within twenty days from the date of service, the	302
legislative authority may appeal to the court of common pleas of	303
the county in which the municipal corporation is located. The	304
legislative authority, in the appeal, shall address the	305
reasonableness and necessity of the action provided for in the	306
director's resolution.	307
(3) In the hearing upon appeal, the director shall	308
introduce all of the following:	309
(a) The record of the director's proceedings;	310
(b) The director's findings with respect to factors	311
referred to in section 5521.012 of the Revised Code;	312
(c) Any other competent evidence in support of the	313
director's resolution.	314

(4) The legislative authority likewise may introduce	315
competent evidence opposing the resolution and the director's	316
findings.	317
(5) The court may affirm or revoke the resolution. The	318
decision of the common pleas court may be appealed to the court	319
of appeals and the supreme court as in other cases. If the court	320
affirms the resolution, the director may proceed with the	321
actions specified in the resolution with or without the	322
cooperation of the municipal corporation.	323
(C) A municipal corporation may cooperate with the	324
director in the work authorized by this section and pay such	325
portion of the cost as is agreed upon between the municipal	326
corporation and the director. The legislative authority of the	327
municipal corporation, by resolution, shall set forth the	328
proportion of the cost and expense to be contributed by the	329
municipal corporation, and shall file a copy of the resolution	330
with the director.	331
(D)(1) The director shall have the necessary surveys,	332
plans, profiles, cross sections, estimates, and specifications	333
prepared and shall file copies of them with the legislative	334
authority of the municipal corporation.	335
(2) The municipal corporation and the state shall enter	336
into a contract after both of the following occur:	337
(a) The legislative authority approves the surveys, plans,	338
profiles, cross sections, estimates, and specifications.	339
(b) The municipal corporation provides the funds necessary	340
to meet its portion of the cost of the work assumed by it.	341
(3) The attorney general shall prescribe the form of the	342
contract and the contract shall be submitted to the director and	343

approved before the receipt of bids.	344
(4) Section 5705.41 of the Revised Code applies to all	345
such contracts. A duplicate of the certificate of the chief	346
fiscal officer of the municipal corporation shall be filed in	347
the director's office.	348
(E)(1) The municipal corporation shall pay its portion of	349
the costs from either of the following:	350
(a) The proceeds of taxes or special assessments, or both;	351
(b) The proceeds of notes or bonds issued and sold in	352
anticipation of the collection of the taxes and assessments.	353
(2) For the purpose of providing funds for its share of	354
the cost, the municipal corporation may make special	355
assessments, levy taxes, and issue bonds or notes, in	356

assessments, levy taxes, and 356 anticipation of the collection of the same, as it would for 357 improvements constructed under the sole supervision and control 358 of the municipal corporation. All such assessments shall be 359 made, taxes levied, and bonds or notes issued and sold under 360 such conditions and restrictions as though the improvements 361 where of the same class and character and constructed under the 362 sole supervision and control of the municipal corporation. 363

(F) The improvement shall be constructed under the sole 364 supervision of the director. The proper officers of the 365 municipal corporation shall pay the proportion of the municipal 366 corporation's cost and expense upon the requisition of the 367 director and at times during the progress of the work as the 368 director determines or as otherwise provided by law. 369

(G) Section 5521.01 of the Revised Code governs the 370 responsibility for the ongoing maintenance or repair of any 371 372 improvement constructed under this section.

approved before the receipt of

Sec. 5521.011 5521.012. (A) In determining new highway 373 locations the director shall consider the following factors, 374 wherever applicable, and include such considerations in the 375 record of his the director's proceedings: national 376 (1) National defense; economic 377 (2) Economic activity; employment 378 379 (3) Employment; open 380 (4) Open_spaces; existing (5) Existing park lands; recreation 381 382 (6) Recreation; fire (7) Fire protection; esthetics 383 (8) Esthetics; public 384 (9) Public_utilities; safety 385 386 (10) Safety; residential (11) Residential character and location; religious-387 (12) Religious institutions and practices; rights 388 (13) Rights and freedoms of individuals; conduct 389 (14) Conduct and financing of government; conservation 390 (15) Conservation; property 391 392 (16) Property values; replacement 393 (17) Replacement housing; education (18) Education and disruption of school district 394 operations; specific 395 (19) Specific numbers of families and businesses 396

displaced; engineering	397
(20) Engineering, right-of-way, and construction costs for	398
proposed highway facilities and related transportation	399
facilities; maintenance-	400
(21) Maintenance of highway facilities and other	401
transportation facilities; use	402
(22) Use of highways and other transportation facilities,	403
and user costs; and operation	404
(23) Operation of highway facilities and other	405
transportation facilities during construction and following	406
completion.	407
(B) Documentation should cover the consideration given to	408
each determinant, including a statement as to which were not	409
considered significant as between alternatives.	410
Section 2. That existing sections 5501.31, 5521.01, and	411
5521.011 of the Revised Code are hereby repealed.	412