### As Passed by the Senate

# 134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 338

# Representative Hoops

Cosponsors: Representatives Baldridge, Brent, Brown, Cross, Crossman, Ghanbari, Hicks-Hudson, Leland, Miller, A., Miller, J., O'Brien, Plummer, Russo, Sheehy, Sobecki, Upchurch, West

Senators Hoagland, Kunze, Antonio, Cirino, Craig, Hottinger, Johnson, Manning, Reineke, Rulli, Schuring, Thomas, Yuko

#### A BILL

Го	amend sections 306.37, 4501.025, 4501.13,	1
	4506.06, 4506.09, 4507.112, 4507.24,4508.08, and	2
	5517.011 and to enact sections 306.354 and	3
	5501.441 of the Revised Code and to amend	4
	Section 223.15 of S.B. 310 of the 133rd General	5
	Assembly as subsequently amended to make changes	6
	to the laws related to the Bureau of Motor	7
	Vehicles, regional transit authorities, toll	8
	violations between states, the financial	9
	contracting authority of the Director of	10
	Transportation for purposes of the Brent Spence	11
	Bridge Project, and to make an appropriation.	12

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

Section 1. That sections 306.37, 4501.025, 4501.13,	13
4506.06, 4506.09, 4507.112, 4507.24, 4508.08, and 5517.011 be	14
amended and sections 306 354 and 5501 441 of the Revised Code be	15

enacted to read as follows:	16
Sec. 306.354. (A) As used in this section, "metropolitan_	17
planning organization" has the same meaning as in section	18
5552.01 of the Revised Code.	19
(B) This section applies to a regional transit authority	20
the territory of which includes a county having a population of	21
more than one million three hundred thousand.	22
(C) A regional transit authority to which this section	23
applies may do any of the following:	24
(1) In addition to the purposes specified in division (J)	25
of section 306.35 of the Revised Code, conduct the activities	26
authorized in that division in furtherance of transit-oriented	27
development activities that enhance, foster, aid, provide, or	28
promote transportation, economic development, housing,	29
recreation, education, governmental operations, culture, or	30
research within the jurisdiction of the regional transit	31
authority;	32
(2) Use the proceeds of a tax levied under section	33
5739.023 of the Revised Code for the general construction or	34
maintenance of roads, bridges, greenways, pathways, bikeways, or	35
pedestrian underpasses or overpasses related to the provision of	36
service by the regional transit authority that do not otherwise	37
<pre>constitute a transit facility;</pre>	38
(3) Use the proceeds of a tax levied under section	39
5739.023 of the Revised Code or any other revenue of the	40
regional transit authority for either or both of the following:	41
(a) Demand responsive transportation or subscription	42
services, right of way improvements, utilities, and	43
communication infrastructure that do not otherwise constitute a	44

transit facility;	45
(b) Improvements or facilities that do not otherwise	46
constitute a transit facility and for which the regional transit	47
authority has received financing or aid under any federal or	48
state program.	49
(D) Prior to funding projects described in division (C)(2)	50
of this section, a regional transit authority shall enter into	51
agreements with the applicable counties, municipal corporations,	52
and townships located within the regional transit authority's	53
territorial boundaries to fund such projects.	54
(1) The regional transit authority shall submit each	55
agreement for approval to the governing board of the applicable	56
designated metropolitan planning organization.	57
(2) The metropolitan planning organization shall, on at	58
least an annual basis, review and approve or deny any agreement	59
submitted to it by an affirmative vote of its governing board	60
and shall notify the regional transit authority of the approval	61
or denial.	62
(3) The regional transit authority shall expend funds only	63
as authorized in an approved agreement.	64
Sec. 306.37. A regional transit authority which proposes	65
to acquire by purchase or otherwise, or proposes to construct,	66
replace, improve, extend, enlarge, maintain, or operate any	67
transit facility, and desires to raise money for any one or more	68
of such purposes or for the purpose of repaying or refunding any	69
outstanding issue of bonds of the regional transit authority or	70
pay any obligation assumed by it or of repaying or refunding any	71
outstanding issue of bonds or notes of any political subdivision	72
issued to acquire, construct, replace, improve, extend, enlarge,	73

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or maintain any transit facility acquired by the regional transit authority or repay any advances or loans made to the regional transit authority by any person or political subdivision, may issue revenue bonds therefor which bonds shall not be secured by the general credit of the regional transit authority or by the general credit of the state or any political subdivision.

Such revenue bonds shall have all the qualities of 81 negotiable instruments and shall be secured only by a pledge of 82 and a lien on the revenues of the regional transit authority 83 derived from rentals, fees, rates, charges, the authority's 84 allocation of a tax levied under section 5739.026 of the Revised 85 Code, all or any portion of a tax levied under section 5739.023 86 of the Revised Code by the authority, or other revenues from any 87 transit facility of the regional transit authority as are 88 designated in said resolution, including but not limited to the 89 transit facility to be acquired, constructed, replaced, 90 improved, extended, enlarged, or maintained with the proceeds of 91 said bond issue, after provision only for the reasonable cost of 92 operating and maintaining the transit facility of the regional 93 transit authority so designated. 94

95 Said bonds shall further be secured by the covenant of the regional transit authority to maintain such rentals, fees, 96 rates, charges, or other revenues as will produce revenues 97 sufficient to meet costs of operating and maintaining such 98 transit facility, to meet the interest, principal, and other 99 requirements of such bonds, and to establish and maintain 100 reserves for the foregoing purposes, and may be secured by a 101 mortgage on any real property or interests therein acquired from 102 the proceeds of such revenue bonds. The authority may not 103 repeal, rescind, or reduce any portion of a sales tax levied 104

under section 5739.023 of the Revised Code pledged to the	105
payment of debt charges on such bonds while such bonds remain	106
outstanding, and no portion of the tax pledged to the payment of	107
debt charges on such bonds is subject to repeal or reduction by	108
the electors of the authority or by the authority while such	109
bonds are outstanding.	110
Sec. 4501.025. (A) As used in this section, "convenience	111
fee" means a fee charged for the benefit of using a service	112
provided electronically, digitally, through online means, or	113
through similar technology.	114
(B) The registrar of motor vehicles may develop and	115
implement, or may permit a deputy registrar to implement, one or	116
more programs that enhance the convenience and availability of	117
bureau of motor vehicle services using through the use of	118
electronic, digital, online, or other meanssimilar technology.	119
The registrar shall establish the amount of any convenience fee	120
or fees to be paid by the user for using the convenience or	121
service services provided by the program or programs. The	122
convenience fee may cover the cost to the registrar or deputy	123
registrar of providing the service. The registrar shall deposit	124
all convenience fees received by the registrar into the public	125
safety - highway purposes fund created in section 4501.06 of the	126
Revised Code.	127
(B) (C) The registrar or deputy registrar may accept	128
payment for the services provided by the program or programs	129
offered under this section, including payment of the convenience	130
fee, by a financial transaction device. The registrar or deputy	131
registrar is not required to pay any costs that result from	132
accepting payment by a financial transaction device. The	133
registrar or deputy registrar may charge a person who tenders	134

payment by a financial transaction device any cost incurred from	135
accepting payment by the financial transaction device, but shall	136
not charge any other fee for the person's use of the device.	137
(C) Any (D)(1) Except as provided in division (D)(2) of	138
this section, any convenience fee or fees established under this	139
section are is in addition to any other fee or tax required or	140
otherwise authorized by law for the services provided by the	141
program or programs and may be itemized separately.	142
(2) A convenience fee shall not be charged under this	143
section for a bureau of motor vehicles service for which the	144
registrar or a deputy registrar is already authorized to charge	145
a separate convenience fee under any other provision in Title	146
XLV of the Revised Code.	147
(E) Any convenience fee established by the registrar under	148
this section may be charged by a seller to a buyer in a	149
transaction that is evidenced by a written instrument or	150
contract under section 4517.26 of the Revised Code.	151
Sec. 4501.13. Six dollars of each registration fee	152
designated for payment to the registrar of motor vehicles in	153
division (A) (1) (b) of section 4503.04 of the Revised Code shall	154
be deposited in the (A) The motorcycle safety and education	155
fund, which is hereby created in the state treasury and, unless	156
otherwise provided by law, . The fund shall consist of the	157
<pre>following:</pre>	158
(1) Six dollars of each registration fee designated for	159
payment to the registrar of motor vehicles in division (A)(1)(b)	160
of section 4503.04 of the Revised Code;	161
(2) The tuition fees collected by the director of public	162
safety under section 4508.08 of the Revised Code for the	163

motorcycle safety and education program;	164
(3) The fees collected for the initial authorization of a	165
private organization or corporation to offer a nationally	166
recognized motorcycle operator training course or curriculum	167
under section 4508.08 of the Revised Code;	168
(4) The fees collected for the initial state certification	169
of an instructor of motorcycle operator training course or	170
curriculum under section 4508.08 of the Revised Code;	171
(5) The fees collected for the two-year program evaluation	172
required under division (C) of section 4508.08 of the Revised	173
Code for a private organization or corporation to continue to	174
offer a nationally recognized motorcycle operator training	175
course or curriculum under that section.	176
All investment earnings of the motorcycle safety and	177
education fund shall be credited to the fund.	178
(B) The fund shall be used solely to pay part or all of	179
the costs of conducting the motorcycle safety and education	180
program created by section 4508.08 of the Revised Code.	181
Sec. 4506.06. (A) The registrar of motor vehicles, upon	182
receiving an application for a commercial driver's license	183
temporary instruction permit, may issue the permit to any person	184
who is at least eighteen years of age and holds a valid driver's	185
license, other than a restricted license, issued under Chapter	186
4507. of the Revised Code. The registrar shall not issue a	187
commercial driver's license temporary instruction permit for a	188
period exceeding six months. The registrar shall grant only one	189
renewal of such a permit in a two-year period. A commercial	190
driver's license temporary instruction permit is a prerequisite	191
to the initial issuance of a commercial driver's license and the	192

(ii) A PATRIOT launching station operator - 14T, army;

(iii) A fueler - 92F, army;

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(iv) A vehicle operator - 2T1, air force;	221
(v) A fueler - 2F0, air force;	222
(vi) A pavement and construction equipment operator - 3E2,	223
air force;	224
(vii) A motor vehicle operator - 3531, marine corps;	225
(viii) An equipment operator - E.O., navy.	226
(b) The applicant has been operating a vehicle	227
representative of the type of commercial motor vehicle that the	228
applicant expects to operate upon separation from the military	229
or operated such a vehicle immediately preceding such	230
separation.	231
(c) The applicant has not held more than one license	232
simultaneously, excluding any military license.	233
(d) The applicant has not had any license suspended,	234
revoked, or canceled.	235
(e) The applicant has not had any convictions, for any	236
type of motor vehicle, for the offenses for which	237
disqualification is prescribed in section 4506.16 of the Revised	238
Code.	239
(f) The applicant has not had more than one conviction,	240
for any type of motor vehicle, for a serious traffic violation.	241
(g) The applicant has not had any violation of a military,	242
state, or local law relating to motor vehicle traffic control,	243
other than a parking violation, arising in connection with any	244
traffic accident and has no record of an accident in which the	245
applicant was at fault.	246
(2) The waiver established under division (C) of this	247

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section does not apply to a United States reserve technician.	248
(D) Whoever violates division (A) or (B) of this section	249
is guilty of a misdemeanor of the first degree.	250
Sec. 4506.09. (A) The registrar of motor vehicles, subject	251
to approval by the director of public safety, shall adopt rules	252
conforming with applicable standards adopted by the federal	253
motor carrier safety administration as regulations under Pub. L.	254
No. 103-272, 108 Stat. 1014 to 1029 (1994), 49 U.S.C.A. 31301 to	255
31317. The rules shall establish requirements for the	256
qualification and testing of persons applying for a commercial	257
driver's license, which are in addition to other requirements	258
established by this chapter. Except as provided in division (B)	259
of this section, the highway patrol or any other employee of the	260
department of public safety the registrar authorizes shall	261
supervise and conduct the testing of persons applying for a	262
commercial driver's license.	263
(B) The director may adopt rules, in accordance with	264
Chapter 119. of the Revised Code and applicable requirements of	265
the federal motor carrier safety administration, authorizing the	266
skills test specified in this section to be administered by any	267
person, by an agency of this or another state, or by an agency,	268
department, or instrumentality of local government. Each party	269
authorized under this division to administer the skills test may	270
charge a maximum divisible fee of one hundred fifteen dollars	271
for each skills test given as part of a commercial driver's	272
license examination. The fee shall consist of not more than	273
twenty-seven dollars for the pre-trip inspection portion of the	274
test, not more than twenty-seven dollars for the off-road	275

maneuvering portion of the test, and not more than sixty-one

dollars for the on-road portion of the test. Each such party may

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require an appointment fee in the same manner provided in	278
division (E)(2) of this section, except that the maximum amount	279
such a party may require as an appointment fee is one hundred	280
fifteen dollars. The skills test administered by another party	281
under this division shall be the same as otherwise would be	282
administered by this state. The other party shall enter into an	283
agreement with the director that, without limitation, does all	284
of the following:	285
(1) Allows the director or the director's representative	286
and the federal motor carrier safety administration or its	287
representative to conduct random examinations, inspections, and	288
audits of the other party, whether covert or overt, without	289
<pre>prior notice;</pre>	290
(2) Requires the director or the director's representative	291
to conduct on-site inspections of the other party at least	292
annually;	293
(3) Requires that all examiners of the other party meet	294
the same qualification and training standards as examiners of	295
the department of public safety, including criminal background	296
checks, to the extent necessary to conduct skills tests in the	297
manner required by 49 C.F.R. 383.110 through 383.135. In	298
accordance with federal guidelines, any examiner employed on	299
July 1, 2017, shall have a criminal background check conducted	300
at least once, and any examiner hired after July 1, 2015, shall	301
have a criminal background check conducted after the examiner is	302
initially hired.	303
(4) Requires either that state employees take, at least	304
annually and as though the employees were test applicants, the	305

tests actually administered by the other party, that the

director test a sample of drivers who were examined by the other

party to compare the test results, or that state employees	308
accompany a test applicant during an actual test;	309
(5) Unless the other party is a governmental entity,	310
requires the other party to initiate and maintain a bond in an	311
amount determined by the director to sufficiently pay for the	312
retesting of drivers in the event that the other party or its	313
skills test examiners are involved in fraudulent activities	314
related to skills testing;	315
(6) Requires the other party to use only skills test	316
examiners who have successfully completed a commercial driver's	317
license examiner training course as prescribed by the director,	318
and have been certified by the state as a commercial driver's	319
license skills test examiner qualified to administer skills	320
tests;	321
(7) Requires the other party to use designated road test	322
routes that have been approved by the director;	323
(8) Requires the other party to submit a schedule of	324
skills test appointments to the director not later than two	325
business days prior to each skills test;	326
(9) Requires the other party to maintain copies of the	327
following records at its principal place of business:	328
(a) The other party's commercial driver's license skills	329
testing program certificate;	330
(b) Each skills test examiner's certificate of	331
authorization to administer skills tests for the classes and	332
types of commercial motor vehicles listed in the certificate;	333
(c) Each completed skills test scoring sheet for the	334
current calendar year as well as the prior two calendar years;	335

(d) A complete list of the test routes that have been	336
approved by the director;	337
(e) A complete and accurate copy of each examiner's	338
training record.	339
(10) If the other party also is a driver training school,	340
prohibits its skills test examiners from administering skills	341
tests to applicants that the examiner personally trained;	342
(11) Requires each skills test examiner to administer a	343
complete skills test to a minimum of thirty-two different	344
individuals per calendar year;	345
(12) Reserves to this state the right to take prompt and	346
appropriate remedial action against the other party and its	347
skills test examiners if the other party or its skills test	348
examiners fail to comply with standards of this state or federal	349
standards for the testing program or with any other terms of the	350
contract.	351
(C) The director shall enter into an agreement with the	352
department of education authorizing the skills test specified in	353
this section to be administered by the department at any	354
location operated by the department for purposes of training and	355
testing school bus drivers, provided that the agreement between	356
the director and the department complies with the requirements	357
of division (B) of this section. Skills tests administered by	358
the department shall be limited to persons applying for a	359
commercial driver's license with a school bus endorsement.	360
(D)(1) The director shall adopt rules, in accordance with	361
Chapter 119. of the Revised Code, authorizing waiver of the	362
skills test specified in this section for any applicant for a	363
commercial driver's license who meets all of the following	364

requirements:	365
(a) As authorized under 49 C.F.R. <del>383.3(c)</del> <u>383.77</u> , the	366
applicant operates a commercial motor vehicle for military	367
purposes and is one of the following:	368
(i) Active duty military personnel;	369
(ii) A member of the military reserves;	370
(iii) A member of the national guard on active duty,	371
including full-time national guard duty, part-time national	372
guard training, and national guard military technicians;	373
(iv) Active duty U.S. coast guard personnel.	374
(b) The applicant certifies that, during the two-year	375
period immediately preceding application for a commercial	376
driver's license, all of the following apply:	377
(i) The applicant has not had more than one license,	378
excluding any military license.	379
(ii) The applicant has not had any license suspended,	380
revoked, or canceled.	381
(iii) The applicant has not had any convictions for any	382
type of motor vehicle for the offenses for which	383
disqualification is prescribed in section 4506.16 of the Revised	384
Code.	385
(iv) The applicant has not had more than one conviction	386
for any type of motor vehicle for a serious traffic violation.	387
(v) The applicant has not had any violation of a state or	388
local law relating to motor vehicle traffic control other than a	389
parking violation arising in connection with any traffic	390
accident and has no record of an accident in which the applicant	391

was at fault.	392
(c) In accordance with rules adopted by the director, the	393
applicant certifies and also provides evidence of all of the	394
following:	395
(i) That the applicant is or was regularly employed in a	396
military position requiring operation of a commercial motor	397
vehicle;	398
(ii) That the applicant was exempt from the requirements	399
of this chapter under division (B)(6) of section 4506.03 of the	400
Revised Code;	401
(iii) That, for at least two years immediately preceding	402
the date of application or at least two years immediately	403
preceding the date the applicant separated from military service	404
or employment, the applicant regularly operated a vehicle	405
representative of the commercial motor vehicle type that the	406
applicant operates or expects to operate.	407
(2) The waiver established under division (D)(1) of this	408
section does not apply to United States reserve technicians.	409
(E)(1) The department of public safety may charge and	410
collect a divisible fee of fifty dollars for each skills test	411
given as part of a commercial driver's license examination. The	412
fee shall consist of ten dollars for the pre-trip inspection	413
portion of the test, ten dollars for the off-road maneuvering	414
portion of the test, and thirty dollars for the on-road portion	415
of the test.	416
(2) No applicant is eligible to take the skills test until	417
a minimum of fourteen days have elapsed since the initial	418
issuance of a commercial driver's license temporary instruction	419
permit to the applicant. The director may require an applicant	420

for a commercial driver's license who schedules an appointment	421
with the highway patrol or other authorized employee of the	422
department of public safety to take all portions of the skills	423
test and to pay an appointment fee of fifty dollars at the time	424
of scheduling the appointment. If the applicant appears at the	425
time and location specified for the appointment and takes all	426
portions of the skills test during that appointment, the	427
appointment fee serves as the skills test fee. If the applicant	428
schedules an appointment to take all portions of the skills test	429
and fails to appear at the time and location specified for the	430
appointment, the director shall not refund any portion of the	431
appointment fee. If the applicant schedules an appointment to	432
take all portions of the skills test and appears at the time and	433
location specified for the appointment, but declines or is	434
unable to take all portions of the skills test, the director	435
shall not refund any portion of the appointment fee. If the	436
applicant cancels a scheduled appointment forty-eight hours or	437
more prior to the time of the appointment time, the applicant	438
shall not forfeit the appointment fee.	439

An applicant for a commercial driver's license who 440 schedules an appointment to take one or more, but not all, 441 portions of the skills test is required to pay an appointment 442 fee equal to the costs of each test scheduled, as prescribed in 443 division (E)(1) of this section, when scheduling such an 444 appointment. If the applicant appears at the time and location 445 specified for the appointment and takes all the portions of the 446 skills test during that appointment that the applicant was 447 scheduled to take, the appointment fee serves as the skills test 448 fee. If the applicant schedules an appointment to take one or 449 more, but not all, portions of the skills test and fails to 450 appear at the time and location specified for the appointment, 451

the director shall not refund any portion of the appointment	452
fee. If the applicant schedules an appointment to take one or	453
more, but not all, portions of the skills test and appears at	454
the time and location specified for the appointment, but	455
declines or is unable to take all portions of the skills test	456
that the applicant was scheduled to take, the director shall not	457
refund any portion of the appointment fee. If the applicant	458
cancels a scheduled appointment forty-eight hours or more prior	459
to the time of the appointment time, the applicant shall not	460
forfeit the appointment fee.	461
(3) The department of public safety shall deposit all fees	462
it collects under division (E) of this section in the public	463
safety - highway purposes fund established in section 4501.06 of	464
the Revised Code.	465
(F)(1) Unless an applicant for a commercial driver's	466
license has successfully completed the training required under	467
49 C.F.R. 380, subpart F, the applicant is not eligible to do	468
any of the following:	469
(a) Take the skills test required for initial issuance of	470
a class A or a class B commercial driver's license;	471
(b) Take the skills test required for initial issuance of	472
a passenger (P) or school bus (S) endorsement on the applicant's	473
commercial driver's license;	474
(c) Take the knowledge test required for initial issuance	475
of a hazardous materials (H) endorsement on the applicant's	476
commercial driver's license.	477
Before an applicant takes the applicable skills or	478
knowledge test, the registrar shall electronically verify,	479
through the federal motor carrier safety administration's	480

training provider registry, that an applicant has completed the	481
required training under 49 C.F.R. 380, subpart F.	482
(2) The training required under 49 C.F.R. 380, subpart F,	483
and under division (F)(1) of this section may be provided by	484
either of the following:	485
(a) A driver training school pursuant to section 4508.031	486
of the Revised Code;	487
(b) An authorized driver training provider listed on the	488
federal motor carrier safety administration's training provider	489
registry.	490
	4.0.1
(G) A person who has successfully completed commercial	491
driver's license training in this state but seeks a commercial	492
driver's license in another state where the person is domiciled	493
may schedule an appointment to take the skills test in this	494
state and shall pay the appropriate appointment fee. Upon the	495
person's completion of the skills test, this state shall	496
electronically transmit the applicant's results to the state	497
where the person is domiciled. If a person who is domiciled in	498
this state takes a skills test in another state, this state	499
shall accept the results of the skills test from the other	500
state. If the person passed the other state's skills test and	501
meets all of the other licensing requirements set forth in this	502
chapter and rules adopted under this chapter, the registrar of	503
motor vehicles or a deputy registrar shall issue a commercial	504
driver's license to that person.	505
(H) Unless otherwise specified, the director or the	506
director's representative shall conduct the examinations,	507
inspections, audits, and test monitoring set forth in divisions	508

(B)(2),(3), and (4) of this section at least annually. If the

department of public safety;

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other party or any of its skills test examiners fail to comply	510
with state or federal standards for the skills testing program,	511
the director or the director's representative shall take prompt	512
and appropriate remedial action against the party and its skills	513
test examiners. Remedial action may include termination of the	514
agreement or revocation of a skills test examiner's	515
certification.	516
(I) As used in this section, "skills test" means a test of	517
an applicant's ability to drive the type of commercial motor	518
vehicle for which the applicant seeks a commercial driver's	519
license by having the applicant drive such a motor vehicle while	520
under the supervision of an authorized state driver's license	521
examiner or tester.	522
Sec. 4507.112. (A) The director of public safety may	523
authorize a third party to administer the motor vehicle skills	524
test specified in division (A)(2) of section 4507.11 of the	525
Revised Code. The third party shall administer the same skills	526
test as otherwise would be administered by the bureau of motor	527
vehicles.	528
(B) For purposes of authorizing a third party to	529
administer the motor vehicle skills test, the director and the	530
third party shall enter into an agreement that does all of the	531
following:	532
(1) Allows the director or the director's representative	533
to conduct random examinations, inspections, and audits of the	534
third party, whether covert or overt, without prior notice;	535
(2) Requires all examiners of the third party to meet the	536
same qualification and training standards as examiners of the	537

(3) Requires the third party to use designated road test	539
routes that have been approved by the director;	540
(4) If the third party also is a driver training school,	541
prohibits a skills test examiner employed by the school from	542
administering a skills test to an applicant that the examiner	543
personally trained;	544
(5) Establishes appropriate documentation and	545
communication between the third party and the department	546
indicating who has attempted the skills test with the third	547
party and whether the person completed the test successfully;	548
(6) Reserves to the department the right to take prompt	549
and appropriate remedial action against the third party and its	550
skills test examiners if the third party or its skills test	551
examiners fail to comply with state standards for the testing	552
program or with any other terms of the agreement.	553
(C) (1) The director may adopt rules in accordance with	554
Chapter 119. of the Revised Code establishing reasonable fees	555
that a third party authorized to administer the motor vehicle	556
skills test under this section may charge for the skills test.	557
(2) If the director does not adopt the rules authorized	558
under division (C)(1) of this section, a third party may charge	559
a fee to an applicant who attempts the skills test with that	560
third party. However, a third party shall not charge a fee	561
greater than the cost of administering the skills test to that	562
applicant.	563
Sec. 4507.24. (A) Except as provided in division (C) of	564
this section, the registrar of motor vehicles or a deputy	565
registrar may collect a fee not to exceed the following:	566
(1) Six dollars and twenty-five cents The amount	567

established under section 4503.038 of the Revised Code plus a	568
two dollar and seventy-five cents vision screening fee for each	569
application for renewal of a driver's license received by the	570
deputy registrar if the license will expire on the	571
applicant's birthday four years after the date of issuance and	572
the applicant is required to submit to a screening of the	573
applicant's vision under section 4507.12 of the Revised Code;	574
(2) Twelve dollars and fifty cents Twice the amount	575
established under section 4503.038 of the Revised Code plus a	576
five dollar and fifty cents vision screening fee for each	577
application for renewal of a driver's license received by the	578
deputy registrar if the license will expire on the applicant's	579
birthday eight years after the date of issuance and the	580
applicant is required to submit to a screening of the	581
applicant's vision under section 4507.12 of the Revised Code;	582
(3) The amount established under section 4503.038 of the	583
Revised Code for each application for a driver's license or a	584
motorized bicycle license, or for renewal of such a license,	585
received by the deputy registrar, when the license will expire	586
on the applicant's birthday four years after the date of	587
issuance and the applicant is not required to submit to a	588
screening of the applicant's vision under section 4507.12 of the	589
Revised Code;	590
(4) Twice the amount established under section 4503.038 of	591
the Revised Code for each application for a driver's license or	592
motorized bicycle license, or for renewal of such a license,	593
received by the deputy registrar, when the license will expire	594
on the applicant's birthday eight years after the date of	595
issuance and the applicant is not required to submit to a	596
screening of the applicant's vision under section 4507.12 of the	597

Revised Code;

598

(5) The amount established under section 4503.038 of the	599
Revised Code for each application for a duplicate or replacement	600
driver's license received by the deputy registrar.	601
(B) The fees prescribed by division (A) of this section	602
shall be in addition to the fee for a temporary instruction	603
permit and examination, a driver's license, a motorized bicycle	604
license, or duplicates thereof. The fees retained by a deputy	605
registrar shall compensate the deputy registrar for the deputy	606
registrar's services, for office and rental expense, and for	607
costs as provided in division (D) of this section, as are	608
necessary for the proper discharge of the deputy registrar's	609
duties under sections 4507.01 to 4507.39 of the Revised Code.	610
(C) A disabled veteran who submits an application	611
described in this division is not required to pay any of the	612
fees prescribed in division (A) of this section. The disabled	613
veteran still is required to submit with the disabled veteran's	614
application such documentary evidence of disability as the	615
registrar may require by rule.	616
(D)(1) Out of each fee collected under division (A)(1) of	617
this section, each deputy registrar shall transmit to the	618
registrar, at such time and in such manner as the registrar	619
shall require by rule, one dollar and seventy-five cents plus an	620
amount determined by the registrar.	621
(2) Out of each fee collected under division (A)(2) of	622
this section, each deputy registrar shall transmit to the	623
registrar, at such time and in such manner as the registrar	624
shall require by rule, three dollars and fifty-cents plus an	625
amount determined by the registrar	626

(3) The registrar shall pay all moneys received into the	627
public safety - highway purposes fund created in section 4501.06	628
of the Revised Code.	629
(E) The purpose of amending divisions (A)(1) and (2) of	630
this section by H.B. 338 of the 134th General Assembly is to	631
harmonize the requirements of those divisions with the	632
requirements of section 4503.038 of the Revised Code, as amended	633
by Sub. H.B. 166 of the 133rd General Assembly.	634
Sec. 4508.08. There is hereby created in the department of	635
public safety the motorcycle safety and education program. The	636
director of public safety shall administer the program in	637
accordance with the following guidelines:	638
(A)(1) The program shall include courses of instruction	639
conducted at vocational schools, community colleges, or other	640
suitable locations, by instructors who have obtained	641
certification in the manner and form prescribed by the director.	642
The courses shall meet standards established in rules adopted by	643
the department in accordance with Chapter 119. of the Revised	644
Code. The courses may include instruction for novice motorcycle	645
operators, instruction in motorist awareness and alcohol and	646
drug awareness, and any other kind of instruction the director	647
considers appropriate. A reasonable tuition fee, as determined	648
by the director, may be charged. All tuition fees collected by	649
the director shall be deposited into the motorcycle safety and	650
education fund created in section 4501.13 of the Revised Code.	651
The director may authorize private organizations or corporations	652
to offer courses without tuition fee restrictions, but such	653
entities are not eligible for reimbursement of expenses or	654
subsidies from the motorcycle safety and education fund-ereated-	655
in section 4501.13 of the Revised Code.	656

(2) The director shall do both of the following:	657
(a) Authorize private organizations or corporations to	658
offer any nationally recognized motorcycle operator training	659
courses or curriculum and any course established in accordance	660
with division (A)(1) of this section;	661
(b) Permit an applicant for a motorcycle operator's	662
endorsement or a restricted license that permits only the	663
operation of a motorcycle who has completed any motorcycle	664
operator training course or curriculum as authorized in division	665
(A)(2)(a) of this section successfully within the preceding	666
sixty days to be eligible for the examination waiver as	667
described in division (B)(1) of section 4507.11 of the Revised	668
Code.	669
(B) In addition to courses of instruction, the program may	670
include provisions for equipment purchases, marketing and	671
promotion, improving motorcycle license testing procedures, and	672
any other provisions the director considers appropriate.	673
(C) The director shall evaluate the program all programs,	674
including any nationally recognized motorcycle operator training	675
course or curriculum authorized under division (A)(2)(a) of this	676
<pre>section, every two years and shall periodically inspect the</pre>	677
facilities, equipment, training course, curriculum, and	678
procedures used in the courses of instruction. The director may	679
suspend or revoke the authorization for a private organization	680
or corporation to offer its course under division (A)(2)(a) of	681
this section if the private organization or corporation fails to	682
maintain the curriculum, standards, and any other requirements	683
specified during its initial authorization. The director shall	684
adopt rules in accordance with Chapter 119. of the Revised Code	685
to implement and administer this division.	686

(D) The director shall appoint at least one training	687
specialist who shall oversee the operation of the program,	688
establish courses of instruction, and supervise instructors. The	689
training specialist shall be a licensed motorcycle operator and	690
shall obtain certification in the manner and form prescribed by	691
the director.	692
(E) The director may contract with other public agencies	693
or with private organizations or corporations to assist in	694
administering the program.	695
(F) Notwithstanding any provision of Chapter 102. of the	696
Revised Code, the director, in order to administer the program,	697
may participate in a motorcycle manufacturer's motorcycle loan	698
program.	699
(G) The director shall contract with an insurance company	700
or companies authorized to do business in this state to purchase	701
a policy or policies of insurance with respect to the	702
establishment or administration, or any other aspect of the	703
operation of the program.	704
(H) A private organization or corporation that offers any	705
nationally recognized motorcycle operator training course or	706
curriculum is not required to use the end-of-course skills	707
evaluation used by a course established in accordance with	708
division (A) of this section if the evaluation used by the	709
private organization or corporation meets or exceeds the	710
requirements of the evaluation authorized by the director under	711
this section.	712
(I) An instructor for a nationally recognized motorcycle	713
operator training course or curriculum offered by an authorized	714
private organization or corporation shall obtain certification	715

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in the manner and form prescribed by the director under division	716
(A) (1) of this section and in accordance with the rules adopted	717
by the director. However, the director shall not require an	718
instructor for a nationally recognized motorcycle operator	719
training course or curriculum to participate in the state	720
instructor training curriculum if the director determines that	721
both of the following apply:	722
(1) The instructor has completed the training required by	723
the authorized private organization or corporation and the	724
training meets or exceeds the state instructor training	725
curriculum.	726
(2) The instructor has met all other state requirements	727
for certification.	728
(J) The director shall charge the following fees:	729
(1) Beginning on the effective date of this amendment, a	730
one-time fee of four hundred dollars for the initial	731
authorization of a private organization or corporation to offer	732
a nationally recognized motorcycle operator training course or	733
curriculum in accordance with division (A)(2)(a) of this	734
section;	735
(2) A one-time fee of fifty dollars for the initial state	736
certification of an instructor of a course authorized under	737
division (A)(2)(a) of this section;	738
(3) One hundred seventy-five dollars at the time of the	739
two-year program evaluation required under division (C) of this	740
section for a private organization or corporation to continue to	741
offer a nationally recognized motorcycle operator training	742
course or curriculum in accordance with division (A)(2)(a) of	743
this section.	744

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The director shall deposit all fees received under this	745
division into the motorcycle safety and education fund	746
established under section 4501.13 of the Revised Code.	747
Sec. 5501.441. (A) As used in this section, "private toll	748
transportation facility" means any person, as defined by section	749
1.59 of the Revised Code, or other business entity engaged in	750
the collecting or charging of tolls on a toll bridge that was	751
previously owned by a municipal corporation.	752
(B) The governor, or the governor's designee, may enter	753
into agreements with other states that govern the reciprocal	754
enforcement of highway, bridge, and tunnel toll violations. Such	755
agreements shall pertain to any public toll transportation	756
facility and may include any private toll transportation	757
facility located in those other states. The governor, or the	758
governor's designee, shall make such agreements in consultation	759
with the director of public safety.	760
(C) Any agreement governing enforcement of toll violations	761
made under the authority of division (B) of this section shall_	762
<pre>provide for all of the following:</pre>	763
(1) That a driver of a motor vehicle that is registered in	764
one state that is a party to the agreement and who is operating	765
in another state that is a party to the agreement receive the	766
same benefits, privileges, and exemptions as are accorded to a	767
driver of a motor vehicle that is registered in that other	768
<pre>state;</pre>	769
(2) That refusal of an application for motor vehicle	770
registration or transfer of motor vehicle registration, in	771
accordance with the laws of the state in which the toll	772
violation occurred, is one mechanism by which toll violations	773

shall be enforced pursuant to the agreement;	774
(3) That provision of notice between the states regarding	775
toll violations and enforcement of those violations be made by	776
electronic means.	777
Sec. 5517.011. (A) Notwithstanding section 5517.01 of the	778
Revised Code, the director of transportation may establish a	779
program to expedite the sale and construction of special	780
projects by combining the design and construction elements of a	781
highway or bridge project into a single contract. The director	782
shall prepare and distribute a scope of work document upon which	783
the bidders shall base their bids. Except in regard to those	784
requirements relating to providing plans, the director shall	785
award contracts under this section in accordance with Chapter	786
5525. of the Revised Code.	787
(B) Notwithstanding any provision of Chapter 5525. of the	788
Revised Code, the director may use a value-based selection	789
process, combining technical qualifications and competitive	790
bidding elements, including consideration for minority or	791
disadvantaged businesses that may include joint ventures, when	792
letting special projects that contain both design and	793
construction elements of a transportation project into a single	794
contract.	795
(C) The total dollar value of contracts made under this	796
section shall not exceed one billion dollars per fiscal year.	797
The director may provide compensation for preparation of a	798
responsive preliminary design concept to not more than two	799
bidders who, after the successful bidder, submitted the next	800
best bids. The director may establish policies or procedures	801
necessary to determine the amount of compensation to be provided	802
for each project and the method of evaluating the value of the	803

preliminary design concept submitted, but in no instance may the	804
compensation exceed the value of such concept.	805
(D) (1) Notwithstanding division (C) of this section, the	806
director may award contracts under this section for a bridge	807
project that spans the Ohio river for an amount not to exceed	808
one billion five hundred million dollars. The project may	809
<pre>include both of the following:</pre>	810
(a) The replacement, addition, improvement, or	811
rehabilitation of a bridge or a system of bridges over the Ohio	812
river;	813
(b) The replacement, addition, improvement, or	814
rehabilitation of roadways providing for ingress to and egress	815
from the bridge or system of bridges over the Ohio river within	816
this state and any adjoining state.	817
(2) If the amount of the contracts entered into under	818
division (D)(1) of this section exceeds one billion five hundred	819
million dollars, the director shall appear before the	820
controlling board to request additional contracting authority	821
beyond the one billion five hundred million dollar threshold.	822
The controlling board may approve the request at its discretion.	823
(3) The director may provide compensation for preparation	824
of a responsive preliminary design concept under division (D) of	825
this section to not more than three bidders. The director may	826
establish policies or procedures necessary to determine the	827
amount of compensation to be provided for the project and the	828
method of evaluating the value of the preliminary design concept	829
submitted, but in no instance may the compensation exceed the	830
<pre>cost to develop such concept.</pre>	831
(4) The authority granted under division (D) of this	832

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section i	s granted for the purposes of any application for		833
available	federal funding. Any such federal funding awarded		834
shall be	expended only pursuant to appropriations made by the	_	835
general a	ssembly after the effective date of this amendment.		836
Sec	tion 2. That existing sections 306.37, 4501.025,		837
4501.13,	4506.06, 4506.09, 4507.112, 4507.24, 4508.08, and		838
5517.011	of the Revised Code are hereby repealed.		839
Sec	tion 3. That Section 223.15 of S.B. 310 of the 133rd		840
General A	ssembly (as amended by H.B. 110 of the 134th General		841
Assembly)	be amended to read as follows:		842
Sec	. 223.15. The foregoing appropriation item C725E2,		843
Local Par	ks, Recreation, and Conservation Projects, shall be		844
used to s	upport the projects listed in this section. An amount	Ī.	845
equal to two per cent of the projects listed may be used by the		ne	846
Department of Natural Resources for the administration of local		al	847
projects.			848
			0.4.0
			849
	1	2	
A	Project List		
В	Baileys Bike Trail	\$2,000,000	
С	Smale Riverfront Park	\$1,700,000	
D	Cincinnati Court Street Plaza	\$1,500,000	
E	Galloway Sports Complex One Field Project	\$1,500,000	

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F	More Home to Roam	\$1,500,000
G	Columbus Zoo Conservation Education Renovations	\$1,000,000
Н	Holmes County Park District Trail	\$1,000,000
I	Loveland Parking Facility	\$900,000
J	Conneaut Marina Improvement	\$850,000
K	The Foundry	\$850,000
L	Cleveland MetroParks Zoo	\$800,000
М	Euclid Waterfront Improvement Plan Phase II	\$800,000
N	Stubbs Park Improvements	\$800,000
0	Toledo Zoo Entry Complex and Tiger and Bear Exhibit	\$800,000
P	Auglaize Mercer Recreational Complex	\$750 <b>,</b> 000
Q	Chippewa Lake Park Project	\$750,000
R	Hamilton Beltline Trail	\$750 <b>,</b> 000
S	Hudson Greenway Trail	\$750,000
Т	Montgomery Quarter - Keystone Park	\$750,000
U	Sandusky Bay Pathway/Landing Park	\$750 <b>,</b> 000

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V	Scranton Trail Project	\$750,000
W	Makino Park Inclusive Fields	\$675,000
X	Harbin Park Pavilion	\$550,000
Y	Akron Zoo	\$500,000
Ζ	Alum Creek and Olentangy Trail Connector	\$500,000
AA	Flats East Bank Phase 3	\$500,000
АВ	Forest Lawn Flood Plain Restoration and Wildlife Trail	\$500,000
AC	Great Miami River Recreation Bike Trail	\$500,000
AD	Healey Creek Flood Mitigation	\$500,000
AE	Jim Simmons Trail Reservoir Trail	\$500,000
AF	Kurt Tunnell Memorial Trail	\$500,000
AG	Massillon Reservoir Park Splash Pad	\$500,000
AH	Medina Weymouth Community Center	\$500,000
AI	Megaland Replacement Project	\$500,000
AJ	North Canton Performing Arts Park	\$500,000
AK	North Ridgeville Millcreek Conservation and Flood Control Round 3	\$500,000

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AL	Oak Harbor Waterfront	\$500,000
AM	Scioto River Bridge and Trail	\$500 <b>,</b> 000
AN	Springbrook Gardens Park Recreational Facility	\$500,000
AO	Jackson Township Tam O'Shanter Park	\$500,000
AP	The Wilds Overlook Café	\$500,000
AQ	The Wilds RV Park	\$500,000
AR	Westlake Clague Park Playground Renovation	\$487,155
AS	Chagrin River and Lake Erie Boat Access	\$475,000
AT	Pymatuning Valley Greenway Project	\$450,000
AU	Sunbury Ohio to Erie trail Design and Construction	\$450,000
AV	Ripley Freedom Landing Boat Dock	\$425,000
AW	Wadsworth Memorial Park Improvements	\$420,000
AX	Education Center at Wild Hearts African Farm	\$400,000
AY	Fairport Harbor Docks and Marina Project	\$400,000
AZ	Forest Run Metro Park Timberman	\$400,000

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	Project	
ВА	Geneva Memorial Field Improvements	\$400,000
BB	Memorable Morrow	\$400,000
BC	Thaddeus Kosciuszko Park	\$400,000
BD	Worthington McCord Park Renovations	\$400,000
BE	Adams County Welcome Center	\$350,000
BF	Crestline Pool and Park	\$350,000
BG	Gateway Regional Sports Complex	\$350,000
ВН	Orrville Park Gateway Project	\$350,000
BI	Shelby Black Fork Commons Plaza	\$350,000
ВЈ	Sidney Canal Feeder Trail	\$350,000
ВК	Wright Patterson AFB Main Gate Park Land Acquisition	\$350,000
BL	Lane Avenue Shared Use Path Project	\$338,000
BM	Sheffield Village French Creek Project	\$325,000
BN	Ashland Freer Field Improvements	\$300,000
ВО	Flying Squirrel Preserve Morrow County Parks Expansion	\$300,000
ВР	Hayden Run Trail Extension	\$300,000

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BQ	Lafayette Township Park Improvements	\$300,000
BR	Little Miami River Access at Bass Island	\$300,000
BS	Magic Mile Trail	\$300,000
ВТ	Marshallville Preserve	\$300,000
BU	Portage Lakes Drive Community Park	\$300,000
BV	Rossford Marina and Veterans Memorial Park Safety Renovations	\$300,000
BW	Alliance Park System Improvements	\$250,000
BX	Canal Fulton Park Phase 2	\$250,000
ВУ	Cave Lake Center for Community Leadership	\$250,000
BZ	Clay Township Park Pavilion & Playground Improvements	\$250,000
CA	Conneaut Township Park Project	\$250,000
СВ	Cooper Lodge, Camp Lakota	\$250,000
CC	Diamond Park	\$250,000
CD	E. Milo Beck Park-Clearcreek Park- Hazel Woods Connector Trail	\$250,000
CE	Faircrest Park Improvements	\$250,000

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CF	First Ladies' Library Improvements	\$250,000
CG	Geneva-on-the-Lake Bike Trail	\$250,000
СН	Heights to Hudson Trail	\$250,000
CI	J. Babe Stern Ball Field	\$250,000
CJ	Kalida 4 Seasons Community Health/Fitness Track	\$250,000
CK	Metzger Park Project	\$250,000
CL	Millersport Canal Restoration - Phase	\$250,000
СМ	Randolph Township Old School Playground	\$250,000
CN	Recreational Field Improvements (Star Mill Park)	\$250,000
CO	Wasson Way Uptown Connector Trail	\$250,000
СР	Akron Children's Hospital	\$225,000
CQ	McDonald Commons Master Plan	\$215,000
CR	Lawrence County Union Rome Trails and Walkways	\$214,000
CS	Bay Village Walker Road Retention Basin	\$212,500
СТ	Ashland Main Street Town Square Park	\$200,000

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CU	Black River Community Multi-use Facility	\$200,000
CV	Bradstreet's Landing Pier, Lakefront Access and Resiliency Improvements	\$200,000
CW	Buckeye Lake Dredge	\$200,000
CX	East Lincoln Street Connector Project	\$200,000
CY	Elks CC Dam Repair Project	\$200,000
CZ	Holden Arboretum	\$200,000
DA	Home Road Trail Extension	\$200,000
DB	Kenton Memorial Park Golf Course Recreation Center	\$200,000
DC	Kuliga Park Improvement Project Phase	\$200,000
DD	Lebanon Sports Complex Improvements	\$200,000
DE	Lima All Ability Playground	\$200,000
DF	Lorain County Metro Park Connector	\$200,000
DG	Matthew Thomas Park Master Plan	\$200,000
DH	Mayerson JCC Improvements	\$200,000
DI	Munson Springs Nature Preserve & Historical Site	\$200,000

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DJ	Opportunity Park Improvements	\$200,000
DK	Perry Township Lakeshore Improvement Project	\$200,000
DL	Red Brook Metropark Flagship Park	\$200,000
DM	Shared Use Path Connector from Goosepond Road to the Licking County Health Department	\$200,000
DN	Sheffield Village Trails	\$200,000
DO	Sylvania Burnham Park Upgrade/Plummer Pool Renovations	\$200,000
DP	Wellston Pride Park Revitalization Project Phase II	\$200,000
DQ	West Jefferson Park	\$200,000
DR	Fort Jennings Freedom Square	\$175,000
DS	Lebanon Bicentennial Park Restrooms	\$175,000
DT	McKelvey Lake Park	\$175 <b>,</b> 000
DU	3 Rivers Peninsula Project	\$150,000
DV	Antrim Community Center	\$150 <b>,</b> 000
DW	Bronson Park Multi-use Path	\$150,000
DX	Crescent Park Regional Universal Play Area	\$150,000

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DY	Findlay Playground/Grant Park/Over- the-Rhine Recreation Center	\$150,000
DZ	Glass City Enrichment Center	\$150,000
EA	Gorman Park Redevelopment Project	\$150,000
EB	Grafton Reservoir Park Trail	\$150,000
EC	Grandview Yard Recreational Trail	\$150,000
ED	Harbin Park Loop Trail	\$150,000
EE	Lancaster All Accessible Sports Complex and Park	\$150,000
EF	Little Hocking Community and Recreation Center	\$150,000
EG	Moberly Branch Connector Trail	\$150,000
ЕН	Delhi Township Neighborhood Playground Area	\$150,000
EI	Ottawa Hills Recreation Field/ Renovation	\$150,000
EJ	Ottawa Memorial Pool Improvements	\$150,000
EK	Parker Square and Memorial Park Improvements Project	\$150,000
EL	Pickerington Soccer Association Facility Improvements	\$150,000

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EM	Piqua Downtown Riverfront Park Improvements	\$150,000
EN	Powhatan Boat Ramp	\$150,000
EO	Pump House Meadow and Mindfulness Trail	\$150,000
EP	Rodger W. Young Park: Kiwanis Inclusive Play Park	\$150,000
EQ	Strongsville Ehrnfelt Center	\$150,000
ER	Swanton Railroad Park	\$150,000
ES	Horizon Education Playground Improvements	\$140,000
ET	Lake Jinelle Rehabilitation	\$140,000
EU	Wadsworth Durling Park Improvements	\$135,000
EV	Plymouth Community Pool	\$125,000
EW	Henry County Park Board Bridge Project	\$125,000
EX	Reagan Park and Trail	\$122,000
EY	Freeman Road Park Project	\$115,000
ΕZ	Mary Rutan Tennis Court Project	\$115,000
FA	Lodi's Richman Field Splash Pad	\$105,000
FB	Avon Lake Weiss Field Park Pavilion	\$100,000

As Passed by		raye 41
	Replacement Project	
FC	Avon Veterans Memorial Park Expansion	\$100,000
FD	Caldwell Ice Rink Construction	\$100,000
FE	Camp Butterworth	\$100,000
FF	Camp Libbey	\$100,000
FG	Camp Stoneybrook	\$100,000
FH	Camp WhipPoorWill	\$100,000
FI	Carlisle Township Veteran's Memorial	\$100,000
FJ	Central Avenue Pedestrian and Bike Trail	\$100,000
FK	Circleville Ted Lewis Park Renovation	\$100,000
FL	City of Brooklyn Trail Project	\$100,000
FM	North Olmsted Clague Park Improvements	\$100,000
FN	Columbia Township Wooster Pike Bike Trail	\$100,000
FO	Concord Township Park Redevelopment Plan	\$100,000
FP	Forest Park Central Park Improvements	\$100,000
FQ	Galion Park Square Renovation	\$100,000

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FR	Gratis Bicentennial Park	\$100,000
FS	Great Stone Viaduct	\$100,000
FT	Lisbon Greenway Bike Trail	\$100,000
FU	Harvest Home Park Lodge 21st Century Improvements	\$100,000
FV	Independence Civic Center Renovations	\$100,000
FW	Lake to Lodge Accessible Trail Project at Burr Oak State Park	\$100,000
FX	Lockbourne Magnolia Trail	\$100,000
FY	Mansfield Newhope Inclusive Playground	\$100,000
FZ	Mayfield Village Civic Center Upgrades	\$100,000
GA	Meigs County Pool	\$100,000
GB	Miracle Field Complex	\$100,000
GC	Mitchell Park Trail Connector	\$100,000
GD	Perrysville Weltmer Park Upgrades	\$100,000
GE	Poland Municipal Forest Restoration	\$100,000
GF	Rock Creek Connector Trail	\$100,000
GG	Rodger W. Young Park: Ball Diamond	\$100,000
GH	Schultz Campus for Jewish Life: Family	\$100,000

As Passed by		raye 43
	Recreation and Accessibility Enhancements	
GI	Stark County Firefighters Memorial Park	\$100,000
GJ	Summit Metro Parks	\$100,000
GK	Village of Chagrin Falls Riverside Park Walking Path	\$100,000
GL	Whitehall Community Park Revitalization	\$100,000
GM	Williams County West Unity Village Splash Pad	\$100,000
GN	Waldo Community Center Walking Bridge	\$99,000
GO	Karohl Park CXT Restrooms	\$95,000
GP	Hobson Freedom Park	\$95,000
GQ	Marion Township Greenway Phase 1	\$85,000
GR	Stanbery Park Shelter	\$80,000
GS	Lake Baccarat Richwood Park Improvements	\$76 <b>,</b> 739
GT	Bramble Recreation Area Nature Playscape	\$75 <b>,</b> 000
GU	Brecksville Blossom Hill Baseball Field Lighting	\$75,000

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GV	Buckeye Lake Crystal Lagoon	\$75 <b>,</b> 000
GW	Geneva-on-the-Lake Shoreline Protection Project	\$75,000
GX	Hiestand Woods Improvement Project	\$75 <b>,</b> 000
GY	Lela McGuire Jeffrey Park Soccer Complex	\$75 <b>,</b> 000
GZ	Lisbon Park Walking Track	\$75 <b>,</b> 000
НА	McConnelsville Community Recreation Building	\$75,000
НВ	Olmsted Falls Playground Enhancements	\$75 <b>,</b> 000
НС	Olmsted Township Brentwood Playground Development	\$75,000
HD	Renovate Existing Fitzwater Train Yard Operations Building	\$75,000
НЕ	Seven Hills Calvin Park Concession Project	\$75,000
HF	Summit Lake Vision Plan	\$75 <b>,</b> 000
HG	Van Wert Reservoir Trails	\$75 <b>,</b> 000
НН	Vermillion Lakefront Revitalization	\$75 <b>,</b> 000
НІ	Village of Moreland Hills Forest Ridge Park Improvements	\$75,000

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НЈ	Wapakoneta Veterans Memorial Park Splash Pad	\$75 <b>,</b> 000
НК	Wellsville Marina	\$75 <b>,</b> 000
HL	Ray Mellert Park	\$71 <b>,</b> 000
НМ	Willard Park Playground	\$60,000
HN	Gloria Glens Park Improvements	\$56,000
НО	Heartland Trail	\$55,000
HP	Willadale Segment-Southgate Connector Trail	\$55 <b>,</b> 000
НQ	Chardon Living Memorial Park Improvements	\$50,000
HR	Earl Thomas Conley Park Improvements	\$50,000
HS	Fayette Normal Memorial Park Community Splash Pad	\$50,000
HT	Fox Island Inclusive Playground	\$50 <b>,</b> 000
НИ	Harmar Pedestrian Bridge Restoration Project	\$50,000
HV	Jeromesville Square Park	\$50 <b>,</b> 000
HW	Keener Park Renovations/Pickleball Courts	\$50,000
НХ	Kent State and Stark State Campus	\$50,000

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	Trail	
НҮ	Kettlersville Village Park Improvement	\$50,000
HZ	Lebanese Cultural Garden	\$50,000
IA	Leipsic Downtown Park and Stage	\$50,000
IB	Lyndhurst Inclusive and Accessible Playground Project	\$50,000
IC	Magnolia Flouring Mills Restoration	\$50,000
ID	Middleburg Heights Public Park Pavilions Project	\$50,000
IE	Milford Center Rail Depot	\$50,000
IF	Moscow Riverfront Stabilization	\$50,000
IG	Ohio and Erie Canal Way Towpath Trail	\$50,000
IH	Ohio Township Swimming Pool	\$50,000
II	Perrysburg Inclusive Playground at Rotary Park	\$50,000
IJ	Pomeroy Multimodal Path	\$50,000
IK	Red Cap Park Recreation Development	\$50,000
IL	Revitalization of Short Park	\$50,000
IM	Richwood Opera House	\$50,000

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IN	Silverton Town Commons	\$50,000
IO	Stoner Pond at Ranger Park Fishing Dock Construction	\$50,000
IP	Uptown Ecological Corridor	\$50,000
IQ	West Union Pedestrian Bike Path	\$50,000
IR	Wooster Memorial Splash Pad Park	\$50,000
IS	Thomas Lane Pocket Park Project	\$46,740
IT	Ault Park Improvements	\$46,000
IU	Carey Memorial Park Backsplash	\$45,000
IV	Headwaters Nature Trail	\$45,000
IW	Village of Lakemore Hinton Humniston Fitness Park Renovations	\$45,000
IX	Austin Badger Park Path	\$43,000
IY	African American Cultural Gardens	\$40,000
ΙΖ	Gallipolis City Pool	\$40,000
JA	Monroe Community Park Activity Center	\$40,000
JB	Nimisilla Park Excavating	\$40,000
JC	Rittman Youth Football Field	\$40,000
JD	Spencer JB Firestone Park	\$40,000

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JE	Ashland County Corner Park Trail	\$38,000
JF	Jeromesville Community Garden	\$35,000
JG	Ray Mellert Dog Park Project	\$35,000
JH	Bradley Park Playground	\$32 <b>,</b> 279
JI	Kobak Baseball Field Lighting Project	\$32,000
JJ	Perry Township Community Recreation Center	\$30,000
JK	Village of Weston Community Splash Pad	\$30,000
JL	Weston Reservoir Restoration	\$30,000
JM	Sunny Lake Park Fishing Pier	\$26,000
JN	New Richmond Liberty Landing Park	\$25,000
JO	East Liverpool Park Improvements	\$25,000
JP	Lucas Community Playground	\$25,000
JQ	New Bremen STEM Waterway	\$25,000
JR	Rayland Friendship Park Restroom Project	\$25,000
JS	Smiley Park Ball Field Fencing	\$25,000
JT	Veterans Park of Wellsville	\$25,000
JU	Willshire Ballpark Enhancements	\$25,000

Sub. I As Pa	Page 49		
JV	Oakwood Community Park	\$22,610	
JW	Cleveland Cultural Gardens - Rusin Garden	\$22,000	
JX	Pirate Park Improvements	\$21 <b>,</b> 000	
JY	Payne Buckeye Park	\$20 <b>,</b> 500	
JZ	Auglaize Village Handi-capable Heritage Trail	\$20,000	
KA	Kenton Municipal Pool improvements	\$20,000	
KB	Lyons Community Park Improvements	\$20,000	
KC	Wakeman Trail Connector	\$17 <b>,</b> 000	
KD	<del>Lorain Pier Planning Project</del>	<del>\$15,000</del>	
KE	Alger Park Ballfield Backstop	\$12,000	
KF	Outdoor Band Stage at Lucas Community Center	\$10,000	
KG	Antwerp Riverside Park Fitness Trail	\$7 <b>,</b> 500	
KH	New Bremen StoryWalk	\$7 <b>,</b> 500	
KI	Melrose Park Renovation	\$7 <b>,</b> 000	
KJ	Grover Hill Welcome Park Playground	\$5 <b>,</b> 598	
KK	Broughton Park Playground	\$4,124	
Section 4. That existing Section 223.15 of S.B. 310 of the			

	l. B. No. 338 ssed by the Senate		Page 50			
133r	d General Assembly (as amended by H.B. 110 of th	e 134th		851		
	ral Assembly) is hereby repealed.			852		
	Section 5. All items in this act are hereby app	oropriated		853		
as de	esignated out of any moneys in the state treasur	-		854		
cred	it of the designated fund. For all operating app	ropriations		855		
made	in this act, those in the first column are for	fiscal year		856		
2022	and those in the second column are for fiscal y	ear 2023.		857		
The	operating appropriations made in this act are in	addition to		858		
any (	other operating appropriations made for the FY 2	022-FY 2023		859		
bien	nium.			860		
	Section 6.			861		
				862		
	1 2 3	4	5			
А	A DNR DEPARTMENT OF NATURAL RESOURCES					
В	GRF General Revenue Fund					
С	GRF 725520 Special Projects	\$365,000	\$0			
D	TOTAL GRF General Revenue Fund	\$365,000	\$0			
E	TOTAL ALL BUDGET FUND GROUPS	\$365,000	\$0			
	SPECIAL PROJECTS			863		
	Of the foregoing appropriation item 725520, Spe	ecial		864		
Proj	Projects, \$350,000 shall be used to support the Bradfield					
Comm	Community Center. An amount equal to the unexpended,					
unen	unencumbered portion remaining of appropriation item 725520,					
Spec	Special Projects, at the end of fiscal year 2022 is hereby					

Sub. H. B. No. 338 As Passed by the Senate			Page 51	
reappropriated for the sa	me purpose in fisca	al year 2023.		869
Of the foregoing app	propriation line it	em 725520, Special		870
Projects, \$15,000 shall b	e used to support t	the Lorain Pier		871
Planning Project. An amou	nt equal to the une	expended,		872
unencumbered portion rema	ining of appropriat	zion item 725520,		873
Special Projects, at the	end of fiscal year	2022 is hereby		874
reappropriated for the sa	me purpose in fisca	al year 2023.		875
Section 7.				876
				877
1 2	3	4	5	
A DF	S DEPARTMENT OF PUR	BLIC SAFETY		
B GRF General Revenue F	und			
C GRF 763513 Secu	rity Grants	\$1,000,000	\$0	
D TOTAL GRF General Rev	enue Fund	\$1,000,000	\$0	
E TOTAL ALL BUDGET FUND	GROUPS	\$1,000,000	\$0	
SECURITY GRANTS				878
The foregoing approp	priation item 76351	3, Security Grants,		879
shall be used to provide grants to Jewish community				880
organizations for emergency security upgrades. An amount equal				881
to the unexpended, unencumbered balance of the foregoing				882
appropriation item 763513, Security Grants, at the end of fiscal				883
year 2022 is hereby reappropriated for the same purpose in				
fiscal year 2023.				885
Section 8.				886

							887
	1	2	3	4		5	
А			DOT DEPARTMENT C	F TRANSPORTATIO	ON		
В	Highway	Operat	ing Fund Group				
С	7002	772422	Highway Construction Federal	-	\$0	\$672,598,581	
D	7002	775452	Public Transportation Federal	n -	\$0	\$18,300,000	
Ε	TOTAL H	ighway	Operating Fund Group		\$0	\$690,898,581	
F	TOTAL A	LL BUDG	ET FUND GROUPS		\$0	\$690,898,581	
	Sect	cion 9.					888
							889
	1	2	3		4	5	
А			DVS DEPARTMENT O	F VETERANS SERV	/ICES		
В	GRF 0	General	Revenue Fund				
С	GRF	90040	9 Veterans of Foreign	gn Wars	\$750,000	\$0	
D	TOTAI	L GRF G∈	eneral Revenue Fund		\$750,000	\$0	
Ε	TOTAI	L ALL BU	JDGET FUND GROUPS		\$750,000	\$0	
	VETE	RANS OF	FOREIGN WARS GRANTS				890

Sub. H. B As Passe	. No. 338 d by the Senate				Page 53	
Т	he foregoing appr	opriation item 900409	, Veterans of			891
Foreigr	wars Grants, sha	all be used to issue g	rants to the			892
Veterar	ns of Foreign Wars	s Emergency Repair Pro	gram. An amou	nt		893
equal t	to the unexpended,	unencumbered balance	of the foreg	oing		894
appropr	riation item 90040	9, Veterans of Foreig	n Wars Grants	, at		895
the end	l of fiscal year 2	2022 is hereby reappro	priated for t	he		896
same pu	rpose in fiscal y	year 2023.				897
S	ection 10.					898
						899
	1 2	3	4		5	
А		OHS OHIO HISTORY C	ONNECTION			
В	GRF General Reve	nue Fund				
С	GRF 360401 O	hio Commission for the	<u>a</u>	\$0	\$500 <b>,</b> 000	
-		.S. Semiquincentennia		, -	, , , , , , , , ,	
D	TOTAL GRF Genera	l Revenue Fund		\$0	\$500,000	
E	TOTAL ALL BUDGET	FUND GROUPS		\$0	\$500,000	
0	OHIO COMMISSION FOR THE U.S. SEMIQUINCENTENNIAL					900
Т	The foregoing appropriation item 360401, Ohio Commission					901
for the	for the U.S. Semiquincentennial, shall be used by the Ohio					902
Commission for the U.S. Semiquincentennial for costs incurred in					903	
the performance of its duties under section 149.309 of the				904		
Revised Code.				905		
S	ection 11. Within	the limits set forth	in this act,	the		906

Director of Budget and Management shall establish accounts

907

indicating the source and amount of funds for each appropriation	908
made in this act, and shall determine the form and manner in	909
which appropriation accounts shall be maintained. Expenditures	910
from operating appropriations contained in this act shall be	911
accounted for as though made in H.B. 110 of the 134th General	912
Assembly. The operating appropriations made in this act are	913
subject to all provisions of H.B. 110 of the 134th General	914
Assembly that are generally applicable to such appropriations.	915

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