As Introduced

134th General Assembly

Regular Session

H. B. No. 69

2021-2022

Representatives Kelly, Jarrells

Cosponsors: Representatives Miller, A., Smith, M., Brent, Leland, Sheehy, Skindell, Galonski, Crossman, Lepore-Hagan, Sweeney, Miller, J., Brown, Smith, K., Weinstein, Upchurch, Sykes, O'Brien, Howse, Boggs, Russo, Sobecki, Robinson, Crawley, Blackshear, Denson, Hicks-Hudson, Ingram, Boyd, Lightbody, **Liston, West, Troy**

A BILL

То	amend sections 411	1.02, 4111.09,	and 4111.14 and	1
	to repeal section 4	4111.07 of the	Revised Code to	2
	increase the state	minimum wage.		3

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

Section 1. That sections 4111.02, 4111.09, and 4111.14 of	4
the Revised Code be amended to read as follows:	5
Sec. 4111.02. Every (A) (1) Except as provided in divisions	6
(A)(2) and (3) of this section, every employer, as defined in	7
Section 34a of Article II, Ohio Constitution, shall pay each of	8
the employer's employees at a wage rate of not less than—the—	9
wage rate specified in Section 34a of Article II, Ohio-	10
Constitution the following wage rates:	11
(a) During the period beginning January 1, 2022, and ending December 31, 2022, ten dollars per hour;	12 13
(b) During the period beginning January 1, 2023, and	14
ending December 31, 2023, eleven dollars per hour;	15

(c) During the period beginning January 1, 2024, and	16
ending December 31, 2024, twelve dollars per hour;	17
(d) During the period beginning January 1, 2025, and	18
ending December 31, 2025, thirteen dollars per hour;	19
(e) During the period beginning January 1, 2026, and	20
ending December 31, 2026, fourteen dollars per hour;	21
(f) Beginning January 1, 2027, fifteen dollars per hour.	22
(2) If an employer is able to demonstrate that an employee	23
receives tips that combined with the wages paid by the employer	24
are equal to or greater than the minimum wage rate for all hours	25
worked, the employer may pay the employee at a rate of less	26
than, but not less than half, the minimum wage rate required by	27
division (A)(1) of this section.	28
(3) Employees under sixteen years of age and employees of	29
businesses with annual gross receipts of three hundred twenty-	30
three thousand dollars or less for the preceding calendar year	31
shall be paid a wage rate of not less than that established	32
under the federal "Fair Labor Standards Act," 29 U.S.C. 203, et	33
seq., or its successor law. The director of commerce shall	34
increase the gross revenue figure each year beginning the first	35
day of January immediately following the effective date of this	36
amendment in accordance with Ohio Constitution, Article II,	37
Section 34a.	38
The (B) On September 30, 2027, and every thirtieth day of	39
<u>September thereafter, the</u> director of commerce annually—shall	40
adjust the wage rate as specified in division (A)(1)(f) of this	41
section in accordance with Section 34a of Article II, Ohio	42
Constitution. The adjusted wage rate takes effect on the first	43
day of January immediately following the date of the adjustment.	44

(C) No political subdivision shall establish a minimum	45
wage rate different from the wage rate required under this	46
section.	47
(D) As used in this section, "employee" has the same	48
meaning as in section 4111.14 of the Revised Code.	49
meaning as in section willing of the Nevised Code.	49
Sec. 4111.09. Every employer subject to sections 4111.01	50
to 4111.17 of the Revised Code, or to any rules issued	51
thereunder, shall keep a summary of the sections, approved by	52
the director of commerce, and copies of any applicable rules	53
issued thereunder, or a summary of the rules, posted in a	54
conspicuous and accessible place in or about the premises	55
wherein any person subject thereto is employed. The director of	56
commerce shall make the summary described in this section	57
available on the web site of the department of commerce. The	58
director shall update this summary as necessary, but not less	59
than annually, in order to reflect changes in the minimum wage	60
rate as required under Section 34a of Article II, Ohio	61
Constitution and section 4111.02 of the Revised Code. Employees	62
and employers shall be furnished copies of the summaries and	63
rules by the state, on request, without charge.	64
Sec. 4111.14. (A) Pursuant to the general assembly's	65
authority to establish a minimum wage under Section 34 of	66
Article II, Ohio Constitution, this section is in implementation	67
of Section 34a of Article II, Ohio Constitution. In implementing	68
Section 34a of Article II, Ohio Constitution, the general	69
assembly hereby finds that the purpose of Section 34a of Article	70
II, Ohio Constitution, is to:	71
(1) Ensure that Ohio employees, as defined in division (B)	72
(1) of this section, are paid the wage rate required by <u>section</u>	73
4111.02 of the Revised Code in accordance with Section 34a of	73
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Article II, Ohio Constitution;	75
(2) Ensure that covered Ohio employers maintain certain	76
records that are directly related to the enforcement of the wage	77
rate requirements <u>in of Section 34a of Article II</u> , Ohio	78
Constitution, and section 4111.02 of the Revised Code;	79
(3) Ensure that Ohio employees who are paid the wage rate	80
required by Section 34a of Article II, Ohio Constitution section	81
4111.02 of the Revised Code, may enforce their right to receive	82
that wage rate in the manner set forth in Section 34a of Article	83
II, Ohio Constitution; and	84
(4) Protect the privacy of Ohio employees' pay and	85
personal information specified in Section 34a of Article II,	86
Ohio Constitution, by restricting an employee's access, and	87
access by a person acting on behalf of that employee, to the	88
employee's own pay and personal information.	89
(B) In accordance with Section 34a of Article II, Ohio	90
Constitution, the terms "employer," "employee," "employ,"	91
"person," and "independent contractor" have the same meanings as	92
in the "Fair Labor Standards Act of 1938," 52 Stat. 1060, 29	93
U.S.C. 203, as amended. In construing the meaning of these	94
terms, due consideration and great weight shall be given to the	95
United States department of labor's and federal courts'	96
interpretations of those terms under the Fair Labor Standards	97
Act and its regulations. As used in division (B) of this	98
section:	99
(1) "Employee" means individuals employed in Ohio, but	100
does not mean individuals who are excluded from the definition	101
of "employee" under 29 U.S.C. 203(e) or individuals who are	102
exempted from the minimum wage requirements in 29 U.S.C. 213 and	103

from the definition of "employee" in this chapter. 104 (2) "Employ" and "employee" do not include any person 105 acting as a volunteer. In construing who is a volunteer, 106 "volunteer" shall have the same meaning as in sections 553.101 107 to 553.106 of Title 29 of the Code of Federal Regulations, as 108 amended, and due consideration and great weight shall be given 109 to the United States department of labor's and federal courts' 110 interpretations of the term "volunteer" under the Fair Labor 111 Standards Act and its regulations. 112 (3) "Employer" does not include a franchisor with respect 113 to the franchisor's relationship with a franchisee or an 114 employee of a franchisee, unless the franchisor agrees to assume 115 that role in writing or a court of competent jurisdiction 116 determines that the franchisor exercises a type or degree of 117 control over the franchisee or the franchisee's employees that 118 is not customarily exercised by a franchisor for the purpose of 119 protecting the franchisor's trademark, brand, or both. For 120 purposes of this division, "franchisor" and "franchisee" have 121 the same meanings as in 16 C.F.R. 436.1. 122 (4) Subject to division (B)(5) of this section, "employee" 123 does not include an individual who operates a vehicle or vessel 124 in the performance of services for or on behalf of a motor 125 carrier transporting property and to whom all of the following 126 factors apply: 127 (a) The individual owns the vehicle or vessel that is used 128 in performing the services for or on behalf of the carrier, or 129 the individual leases the vehicle or vessel under a bona fide 130 lease agreement that is not a temporary replacement lease 131 agreement. For purposes of this division, a bona fide lease 132

agreement does not include an agreement between the individual

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and the motor carrier transporting property for which, or on	134
whose behalf, the individual provides services.	135
(b) The individual is responsible for supplying the	136
necessary personal services to operate the vehicle or vessel	137
used to provide the service.	138
(c) The compensation paid to the individual is based on	139
factors related to work performed, including on a mileage-based	140
rate or a percentage of any schedule of rates, and not solely on	141
the basis of the hours or time expended.	142
(d) The individual substantially controls the means and	143
manner of performing the services, in conformance with	144
regulatory requirements and specifications of the shipper.	145
(e) The individual enters into a written contract with the	146
carrier for whom the individual is performing the services that	147
describes the relationship between the individual and the	148
carrier to be that of an independent contractor and not that of	149
an employee.	150
(f) The individual is responsible for substantially all of	151
the principal operating costs of the vehicle or vessel and	152
equipment used to provide the services, including maintenance,	153
fuel, repairs, supplies, vehicle or vessel insurance, and	154
personal expenses, except that the individual may be paid by the	155
carrier the carrier's fuel surcharge and incidental costs,	156
including tolls, permits, and lumper fees.	157
(g) The individual is responsible for any economic loss or	158
economic gain from the arrangement with the carrier.	159
(5) A motor carrier may elect to consider an individual	160
described in division (B)(4) of this section as an employee for	161
purposes of this section.	162

(6) "Motor carrier" has the same meaning as in section	163
4923.01 of the Revised Code.	164
(C) In accordance with Section 34a of Article II, Ohio	165
Constitution, the state may issue licenses to employers	166
authorizing payment of a wage below that required by Section 34a	167
of Article II, Ohio Constitution, or section 4111.02 of the	168
Revised Code to individuals with mental or physical disabilities	169
that may otherwise adversely affect their opportunity for	170
employment. In issuing such licenses, the state shall abide by	171
the rules adopted pursuant to section 4111.06 of the Revised	172
Code.	173
(D)(1) In accordance with Section 34a of Article II, Ohio	174
Constitution, individuals employed in or about the property of	175
an employer or an individual's residence on a casual basis are	176
not included within the coverage of Section 34a of Article II,	177
Ohio Constitution. As used in division (D) of this section:	178
(a) "Casual basis" means employment that is irregular or	179
intermittent and that is not performed by an individual whose	180
vocation is to be employed in or about the property of the	181
employer or individual's residence. In construing who is	182
employed on a "casual basis," due consideration and great weight	183
shall be given to the United States department of labor's and	184
federal courts' interpretations of the term "casual basis" under	185
the Fair Labor Standards Act and its regulations.	186
(b) "An individual employed in or about the property of an	187
employer or individual's residence" means an individual employed	188
on a casual basis or an individual employed in or about a	189
residence on a casual basis, respectively.	190
(2) In accordance with Section 34a of Article II, Ohio	191

Constitution, employees of a solely family-owned and operated	192
business who are family members of an owner are not included	193
within the coverage of Section 34a of Article II, Ohio	194
Constitution. As used in division (D)(2) of this section,	195
"family member" means a parent, spouse, child, stepchild,	196
sibling, grandparent, grandchild, or other member of an owner's	197
immediate family.	198
(E) In accordance with Section 34a of Article II, Ohio	199
Constitution, an employer shall at the time of hire provide an	200
employee with the employer's name, address, telephone number,	201
and other contact information and update such information when	202
it changes. As used in division (E) of this section:	203
(1) "Other contact information" may include, where	204
applicable, the address of the employer's internet site on the	205
world wide web, the employer's electronic mail address, fax	206
number, or the name, address, and telephone number of the	207
employer's statutory agent. "Other contact information" does not	208
include the name, address, telephone number, fax number,	209
internet site address, or electronic mail address of any	210
employee, shareholder, officer, director, supervisor, manager,	211
or other individual employed by or associated with an employer.	212
(2) "When it changes" means that the employer shall	213
provide its employees with the change in its name, address,	214
telephone number, or other contact information within sixty	215
business days after the change occurs. The employer shall	216
provide the changed information by using any of its usual	217
methods of communicating with its employees, including, but not	218
limited to, listing the change on the employer's internet site	219
on the world wide web, internal computer network, or a bulletin	220
board where it commonly posts employee communications or by	221

insertion or inclusion with employees' paychecks or pay stubs.	222
(F) In accordance with Section 34a of Article II, Ohio	223
Constitution, an employer shall maintain a record of the name,	224
address, occupation, pay rate, hours worked for each day worked,	225
and each amount paid an employee for a period of not less than	226
three years following the last date the employee was employed by	227
that employer. As used in division (F) of this section:	228
(1) "Address" means an employee's home address as	229
maintained in the employer's personnel file or personnel	230
database for that employee.	231
(2)(a) With respect to employees who are not exempt from	232
the overtime pay requirements of the Fair Labor Standards Act or	233
this chapter, "pay rate" means an employee's base rate of pay.	234
(b) With respect to employees who are exempt from the	235
overtime pay requirements of the Fair Labor Standards Act or	236
this chapter, "pay rate" means an employee's annual base salary	237
or other rate of pay by which the particular employee qualifies	238
for that exemption under the Fair Labor Standards Act or this	239
chapter, but does not include bonuses, stock options,	240
incentives, deferred compensation, or any other similar form of	241
compensation.	242
(3) "Record" means the name, address, occupation, pay	243
rate, hours worked for each day worked, and each amount paid an	244
employee in one or more documents, databases, or other paper or	245
electronic forms of record-keeping maintained by an employer. No	246
one particular method or form of maintaining such a record or	247
records is required under this division. An employer is not	248
required to create or maintain a single record containing only	249
the employee's name, address, occupation, pay rate, hours worked	250

for each day worked, and each amount paid an employee. An	251
employer shall maintain a record or records from which the	252
employee or person acting on behalf of that employee could	253
reasonably review the information requested by the employee or	254
person.	255
An employer is not required to maintain the records	256
specified in division (F)(3) of this section for any period	257
before January 1, 2007. On and after January 1, 2007, the	258
employer shall maintain the records required by division (F)(3)	259
of this section for three years from the date the hours were	260
worked by the employee and for three years after the date the	261
employee's employment ends.	262
(4)(a) Except for individuals specified in division (F)(4)	263
(b) of this section, "hours worked for each day worked" means	264
the total amount of time worked by an employee in whatever	265
increments the employer uses for its payroll purposes during a	266
day worked by the employee. An employer is not required to keep	267
a record of the time of day an employee begins and ends work on	268
any given day. As used in division (F)(4) of this section, "day"	269
means a fixed period of twenty-four consecutive hours during	270
which an employee performs work for an employer.	271
(b) An employer is not required to keep records of "hours	272
worked for each day worked" for individuals for whom the	273
employer is not required to keep those records under the Fair	274
Labor Standards Act and its regulations or individuals who are	275
not subject to the overtime pay requirements specified in	276
section 4111.03 of the Revised Code.	277
(5) "Each amount paid an employee" means the total gross	278

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wages paid to an employee for each pay period. As used in

division (F)(5) of this section, "pay period" means the period

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of time designated by an employer to pay an employee the	281
employee's gross wages in accordance with the employer's payroll	282
practices under section 4113.15 of the Revised Code.	283
(G) In accordance with Section 34a of Article II, Ohio	284
Constitution, an employer must provide such information without	285
charge to an employee or person acting on behalf of an employee	286
upon request. As used in division (G) of this section:	287
(1) "Such information" means the name, address,	288
occupation, pay rate, hours worked for each day worked, and each	289
amount paid for the specific employee who has requested that	290
specific employee's own information and does not include the	291
name, address, occupation, pay rate, hours worked for each day	292
worked, or each amount paid of any other employee of the	293
employer. "Such information" does not include hours worked for	294
each day worked by individuals for whom an employer is not	295
required to keep that information under the Fair Labor Standards	296
Act and its regulations or individuals who are not subject to	297
the overtime pay requirements specified in section 4111.03 of	298
the Revised Code.	299
(2) "Acting on behalf of an employee" means a person	300
acting on behalf of an employee as any of the following:	301
(a) The certified or legally recognized collective	302
bargaining representative for that employee under the applicable	303
federal law or Chapter 4117. of the Revised Code;	304
(b) The employee's attorney;	305
(c) The employee's parent, guardian, or legal custodian.	306
A person "acting on behalf of an employee" must be	307
specifically authorized by an employee in order to make a	308
request for that employee's own name, address, occupation, pay	309

rate, hours worked for each day worked, and each amount paid to	310
that employee.	311
(3) "Provide" means that an employer shall provide the	312
requested information within thirty business days after the date	313
the employer receives the request, unless either of the	314
following occurs:	315
(a) The employer and the employee or person acting on	316
behalf of the employee agree to some alternative time period for	317
providing the information.	318
(b) The thirty-day period would cause a hardship on the	319
employer under the circumstances, in which case the employer	320
must provide the requested information as soon as practicable.	321
(4) A "request" made by an employee or a person acting on	322
behalf of an employee means a request by an employee or a person	323
acting on behalf of an employee for the employee's own	324
information. The employer may require that the employee provide	325
the employer with a written request that has been signed by the	326
employee and notarized and that reasonably specifies the	327
particular information being requested. The employer may require	328
that the person acting on behalf of an employee provide the	329
employer with a written request that has been signed by the	330
employee whose information is being requested and notarized and	331
that reasonably specifies the particular information being	332
requested.	333
(H) In accordance with Section 34a of Article II, Ohio	334
Constitution, an employee, person acting on behalf of one or	335
more employees, and any other interested party may file a	336
complaint with the state for a violation of any provision of	337
Section 34a of Article II, Ohio Constitution, or any law or	338

regulation implementing its provisions. Such complaint shall be	339
promptly investigated and resolved by the state. The employee's	340
name shall be kept confidential unless disclosure is necessary	341
to resolution of a complaint and the employee consents to	342
disclosure. As used in division (H) of this section:	343
(1) "Complaint" means a complaint of an alleged violation	344
pertaining to harm suffered by the employee filing the	345
complaint, by a person acting on behalf of one or more	346
employees, or by an interested party.	347
(2) "Acting on behalf of one or more employees" has the	348
same meaning as "acting on behalf of an employee" in division	349
(G)(2) of this section. Each employee must provide a separate	350
written and notarized authorization before the person acting on	351
that employee's or those employees' behalf may request the name,	352
address, occupation, pay rate, hours worked for each day worked,	353
and each amount paid for the particular employee.	354
(3) "Interested party" means a party who alleges to be	355
injured by the alleged violation and who has standing to file a	356
complaint under common law principles of standing.	357
(4) "Resolved by the state" means that the complaint has	358
been resolved to the satisfaction of the state.	359
(5) "Shall be kept confidential" means that the state	360
shall keep the name of the employee confidential as required by	361
division (H) of this section.	362
(I) In accordance with Section 34a of Article II, Ohio	363
Constitution, the state may on its own initiative investigate an	364
employer's compliance with Section 34a of Article II, Ohio	365
Constitution, and any law or regulation implementing Section 34a	366
of Article II, Ohio Constitution. The employer shall make	367

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available to the state any records related to such investigation	368
and other information required for enforcement of Section 34a of	369
Article II, Ohio Constitution or any law or regulation	370
implementing Section 34a of Article II, Ohio Constitution. The	371
state shall investigate an employer's compliance with this	372
section in accordance with the procedures described in section	373
4111.04 of the Revised Code. All records and information related	374
to investigations by the state are confidential and are not a	375
public record subject to section 149.43 of the Revised Code.	376
This division does not prevent the state from releasing to or	377
exchanging with other state and federal wage and hour regulatory	378
authorities information related to investigations.	379

- (J) In accordance with Section 34a of Article II, Ohio 380 Constitution, damages shall be calculated as an additional two 381 times the amount of the back wages and in the case of a 382 violation of an anti-retaliation provision an amount set by the 383 state or court sufficient to compensate the employee and deter 384 future violations, but not less than one hundred fifty dollars 385 for each day that the violation continued. The "not less than 386 one hundred fifty dollar" penalty specified in division (J) of 387 this section shall be imposed only for violations of the anti-388 retaliation provision in Section 34a of Article II, Ohio 389 Constitution. 390
- (K) In accordance with Section 34a of Article II, Ohio 391 Constitution, an action for equitable and monetary relief may be 392 brought against an employer by the attorney general and/or an 393 employee or person acting on behalf of an employee or all 394 similarly situated employees in any court of competent 395 jurisdiction, including the court of common pleas of an 396 employee's county of residence, for any violation of Section 34a 397 of Article II, Ohio Constitution, or any law or regulation 398

implementing its provisions within three years of the violation	399
or of when the violation ceased if it was of a continuing	400
nature, or within one year after notification to the employee of	401
final disposition by the state of a complaint for the same	402
violation, whichever is later.	403
(1) As used in division (K) of this section,	404
"notification" means the date on which the notice was sent to	405
the employee by the state.	406
(2) No employee shall join as a party plaintiff in any	407
civil action that is brought under division (K) of this section	408
by an employee, person acting on behalf of an employee, or	409
person acting on behalf of all similarly situated employees	410
unless that employee first gives written consent to become such	411
a party plaintiff and that consent is filed with the court in	412
which the action is brought.	413
(3) A civil action regarding an alleged violation of this	414
section shall be maintained only under division (K) of this	415
section. This division does not preclude the joinder in a single	416
civil action of an action under this division and an action	417
under section 4111.10 of the Revised Code.	418
(4) Any agreement between an employee and employer to work	419
for less than the wage rate specified in Section 34a of Article	420
II, Ohio Constitutionsection 4111.02 of the Revised Code, is no	421
defense to an action under this section.	422
(L) In accordance with Section 34a of Article II, Ohio	423
Constitution, there shall be no exhaustion requirement, no	424
procedural, pleading, or burden of proof requirements beyond	425
those that apply generally to civil suits in order to maintain	426
such action and no liability for costs or attorney's fees on an	427

employee except upon a finding that such action was frivolous in	428
accordance with the same standards that apply generally in civil	429
suits. Nothing in division (L) of this section affects the right	430
of an employer and employee to agree to submit a dispute under	431
this section to alternative dispute resolution, including, but	432
not limited to, arbitration, in lieu of maintaining the civil	433
suit specified in division (K) of this section. Nothing in this	434
division limits the state's ability to investigate or enforce	435
this section.	436
(M) An employer who provides such information specified in	437
Section 34a of Article II, Ohio Constitution, shall be immune	438
from any civil liability for injury, death, or loss to person or	439
property that otherwise might be incurred or imposed as a result	440
of providing that information to an employee or person acting on	441
behalf of an employee in response to a request by the employee	442
or person, and the employer shall not be subject to the	443
provisions of Chapters 1347. and 1349. of the Revised Code to	444
the extent that such provisions would otherwise apply. As used	445
in division (M) of this section, "such information," "acting on	446
behalf of an employee," and "request" have the same meanings as	447
in division (G) of this section.	448
(N) As used in this section, "the state" means the	449
director of commerce.	450
director of commerce.	100
Section 2. That existing sections 4111.02, 4111.09, and	451
4111.14 of the Revised Code are hereby repealed.	452
Section 3. That section 4111.07 of the Revised Code is	453
hereby repealed.	454