As Introduced

CORRECTED BY SPONSORS

135th General Assembly

Regular Session

H. B. No. 228

2023-2024

Representatives Johnson, Plummer

Cosponsors: Representatives Young, T., Click, Hall, Fowler Arthur, Stoltzfus, Bird, Abdullahi, Schmidt, Willis, Ferguson, Creech, Gross, Mathews, Cutrona

A BILL

To amend	sections 9.50, 101.311, 123.01, 123.011,	1
123.29	9, 2923.16, 5502.01, and 5503.02 and to	2
enact	section 123.30 of the Revised Code to	3
rename	e the Vern Riffe Center for Government and	4
the Ar	rts as the Tawnya Salyer Memorial Center	5
for Go	overnment and the Arts.	6

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

Section 1. That sections 9.50, 101.311, 123.01, 123.011,	7
123.29, 2923.16, 5502.01, and 5503.02 be amended and section	8
123.30 of the Revised Code be enacted to read as follows:	9
Sec. 9.50. (A) As used in this section:	10
(1) "POW/MIA flag" means the flag that depicts the profile	11
of a prisoner of war against the background of a prisoner of war	12
camp watchtower.	13
(2) "Public building" means the principal municipal	14
building of each municipal corporation, the principal county	15
building in the county seat of each county, and the state house	16

in Columbus.	17
(3) "Transportation facilities" has the meaning defined in	18
section 5501.01 of the Revised Code.	19
(B) The general assembly hereby encourages the display of	20
the POW/MIA flag during normal business hours at each public	21
building.	22
(C) Except as provided under division (E) of this section,	23
the POW/MIA flag shall be displayed at buildings operated by the	24
state government on all of the following days:	25
(1) The third Saturday in May, known as Armed Forces day;	26
(2) The last Monday in May, known as Memorial day;	27
(3) The fourteenth day of June, known as Flag day;	28
(4) The fourth day of July, known as Independence day;	29
(5) The third Friday in September, known as National	30
POW/MIA Recognition day;	31
(6) The eleventh day of November, known as Veterans' day.	32
(D) As used in divisions (C) and (E) of this section,	33
buildings operated by the state government include all of the	34
following:	35
(1) The building at 25 South Front Street, Columbus;	36
(2) The building at 4200 Surface Road, Columbus;	37
(3) The Frank J. Lausche state office building in	38
Cleveland;	39
(4) The James A. Rhodes state office tower in Columbus;	40
(5) The Michael V. DiSalle government center in Toledo;	41

(6) The north high street complex, 246 North High Street 42 and 35 East Chestnut Street, Columbus; 43 (7) Ohio governor's residence and heritage garden in 44 45 Bexley; (8) Oliver R. Ocasek government office building in Akron; 46 (9) State of Ohio computer center; 47 (10) The Vern Riffe Tawnya Salyer memorial center for 48 49 government and the arts in Columbus; (11) Buildings at transportation facilities operated by 50 the department of transportation; 51 (12) The state house in Columbus; 52 (13) A state armory under the direction of the adjutant 53 general under Chapter 5911. of the Revised Code; 54 (14) The William Green building in Columbus; 55 (15) The Charles D. Shipley building in Columbus; 56 (16) The office of the state fire marshal in Reynoldsburg; 57 and 58 (17) State highway patrol posts. 59 (E) (1) Division (C) of this section does not apply to 60 buildings that do not have an installed flag pole on-the-61 effective date of this amendment November 2, 2018. 62 63 (2) A building operated by the state government may comply with the requirements of division (C) of this section by 64 commencing the display of the flag during normal business hours 65 on a workday before the required display day, and ending the 66

display during normal business hours on a workday following the

required display day. 68 (3) This section does not apply to a building described in 69 division (D) of this section when the state government ceases to 70 operate that building. 71 (F) When displayed from the same halvard or staff, the 72 POW/MIA flag should fly directly below, and be no larger than, 73 the United States flag. When displayed from adjacent staffs, the 74 75 United States flag should always be placed to the right of other flags, including the POW/MIA flag. On the dates specified in 76 division (C) of this section, the POW/MIA flag shall be flown 77 immediately below or adjacent to the United States flag as 78 second in order of precedence. 79 (G) In enacting this section, the general assembly hereby 80 declares and finds all of the following: 81 (1) Over two thousand four hundred Americans, including 82 one hundred seventeen from this state, who served in the United 83 States armed forces during the war in Indochina are still listed 84 as prisoners of war or missing in action. 85 (2) There is significant evidence that many of these 86 missing Americans are still alive and being held against their 87 will in Indochina. 88 (3) This nation is deeply indebted to its servicemen and 89 servicewomen of all wars and conflicts for their courage and 90

sacrifice and should demonstrate its special commitment to the 91 missing men and women of all wars and conflicts and their 92 families by obtaining the release of those still held prisoner 93 of war and the fullest possible accounting from the responsible 94 governments regarding those Americans listed as missing in 95 action. 96

(4) The POW/MIA flag is a powerful symbol of the plight of 97 these prisoners of war and missing Americans and reminds the 98 public of the commitment this nation must have in determining 99 the fate of its servicemen and servicewomen. Thus, it is 100 appropriate that the POW/MIA flag should be displayed at certain 101 public buildings throughout this state to increase public 102 awareness of the issue of prisoners of war and those missing in 103 action and to gain public support for the efforts of the United 104 States government to resolve this matter. 105

Sec. 101.311. (A) As used in this section, "capitol106square" has the same meaning as in section 105.41 of the Revised107Code.108

(B) (1) The speaker of the house of representatives shallappoint a sergeant at arms for the house of representatives.

(2) The speaker of the house of representatives shall 111 adopt a policy specifying the minimum continuing training 112 required for a person to maintain employment as house sergeant 113 at arms or an assistant house sergeant at arms. The continuing 114 training for the house sergeant at arms if the house sergeant at 115 arms has arrest authority pursuant to division (E)(1) of this 116 section and for all assistant sergeants at arms shall include 117 firearms regualification under section 109.801 of the Revised 118 Code. 119

(C) (1) The house sergeant at arms may appoint assistant 120 house sergeants at arms to assist the house sergeant at arms in 121 performing the duties described in divisions (D) and (E) of this 122 section. The house sergeant at arms shall not appoint a person 123 to be an assistant house sergeant at arms unless one of the 124 following applies: 125

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(a) The person previously has been awarded a certificate 126 by the executive director of the Ohio peace officer training 127 commission attesting to the person's satisfactory completion of 128 an approved state, county, municipal, or department of natural 129 resources peace officer basic training program, the person 1.30 previously has been employed as a peace officer, the prior 131 employment of the person as a peace officer contains no breaks 132 in service of more than one year, and the person has 133 successfully completed a firearms regualification program under 134 section 109.801 of the Revised Code. 135

(b) The person previously has been awarded a certificate 136 by the executive director of the Ohio peace officer training 137 commission attesting to the person's satisfactory completion of 138 an approved state, county, municipal, or department of natural 139 resources peace officer basic training program, the person 140 previously has been employed as a peace officer, the prior 141 employment of the person as a peace officer contains a break in 142 service of one year or more and not more than four years, the 143 person has received all updated training required by the house 144 sergeant at arms, and the person has successfully completed a 145 firearms regualification program under section 109.801 of the 146 Revised Code. 147

(c) The person previously has been employed as a trooper
of the state highway patrol, within one year prior to employment
as an assistant house sergeant at arms the person had arrest
authority as a trooper of the state highway patrol, and the
person has successfully completed a firearms requalification
program under section 109.801 of the Revised Code.

(d) The person previously has been employed as a trooperof the state highway patrol, the prior employment as a trooper155

of the state highway patrol contains a break in service of one156year or more and not more than four years, the person has157received all updated training required by the house sergeant at158arms, and the person has successfully completed a firearms159requalification program under section 109.801 of the Revised160Code.161

(2) In order to maintain employment as the house sergeant 162 at arms or an assistant house sergeant at arms, the sergeant at 163 arms or assistant sergeant at arms shall successfully complete 164 all continuing training programs required by the speaker of the 165 house of representatives under division (B)(2) of this section. 166 If the house sergeant at arms or an assistant house sergeant at 167 arms has a peace officer basic training certificate, or 168 comparable certification issued by another law enforcement 169 agency, the house sergeant at arms or the assistant house 170 sergeant at arms also may complete whatever additional training 171 is needed to maintain that certification. The Ohio peace officer 172 training academy, a state, county, municipal, or department of 173 natural resources training program, or any other program 174 offering continuing training of that nature shall admit the 175 house sergeant at arms or assistant house sergeant at arms to 176 the continuing training program necessary for that sergeant at 177 arms or assistant sergeant at arms to retain that certification. 178

(3) Any person who has been appointed as the sergeant at 179 arms pursuant to division (B) of this section or as an assistant 180 sergeant at arms pursuant to division (C) of this section on or 181 after the first day of March 2000, and who has received a 182 certificate of completion of basic training programs pursuant to 183 division (D) of section 109.75 of the Revised Code shall be 184 considered a peace officer during the term of the person's 185 appointment as the sergeant at arms or as an assistant sergeant 186 at arms for the purposes of maintaining a current and valid187basic training certificate pursuant to rules adopted under188section 109.74 of the Revised Code.189

(D)(1) The house sergeant at arms shall do all of the 190 following: 191

(a) Maintain good order in the corridors, committee rooms, 192 and offices of the house of representatives in the Vern Riffe-193 Tawnya Salver memorial center, the hall and gallery of the house 194 of representatives, and those areas of the Vern Riffe Tawnya 195 <u>Salyer memorial</u> center under the exclusive use and control of 196 the house of representatives. This section shall not affect or 197 abridge the authority or responsibility of the state highway 198 patrol. 199

(b) Strictly enforce the rules of the house of
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representatives regulating admission of persons to the floor of
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the house of representatives;
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(c) Serve all subpoenas and warrants issued by the house
of representatives or any duly authorized officer or committee
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of the house of representatives;
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(d) On order for a call of the house of representatives,
arrest or cause to be arrested members of the house of
representatives and bring the members into the house of
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representatives;

(e) Execute or cause to be executed a warrant for the
arrest of a person failing to appear or produce a paper or
record pursuant to house of representatives subpoena or order
pursuant to section 101.43 of the Revised Code and convey the
person to the house of representatives. If the house sergeant at
arms does not have arrest authority pursuant to division (E) (1)

of this section, the house sergeant at arms shall cause the 216 warrant to be executed and the person to be conveyed to the 217 house of representatives. 218

(f) At the direction of the speaker of the house of representatives, provide security for members of the house of representatives, house of representatives and other legislative employees, and other persons.

(2) While providing security pursuant to division (D) (1)
(f) of this section, assistant house sergeants at arms, and the house sergeant at arms if the house sergeant at arms has arrest authority pursuant to division (E) (1) of this section, shall have the same arrest powers as other peace officers to apprehend criminal offenders who endanger or threaten the security of any person being protected, no matter where the arrest occurs. The jurisdiction of an assistant house sergeant at arms has arrest authority pursuant to division (E) (1) of this section shall be concurrent with that of peace officers of the county, township, or municipal corporation in which the violation occurs and with the state highway patrol.

236 (E) (1) The house sergeant at arms has the authority specified under section 2935.03 of the Revised Code for peace 237 officers to enforce all state laws, municipal ordinances, and 238 township resolutions and to make arrests for any violation of 239 those laws, ordinances, and resolutions in all areas identified 240 in division (D)(1)(a) of this section as areas in which the 241 house sergeant at arms is to maintain good order, and while 242 providing security pursuant to division (D)(1)(f) of this 243 section if any of the following apply: 244

(a) The house sergeant at arms previously has been awarded

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a certificate by the executive director of the Ohio peace 246 officer training commission attesting to the house sergeant at 247 arms's satisfactory completion of an approved state, county, 248 municipal, or department of natural resources peace officer 249 basic training program, the house sergeant at arms previously 2.50 has been employed as a peace officer, the prior employment of 251 252 the house sergeant at arms as a peace officer contains no breaks in service that would require the house sergeant at arms to 253 receive updated training by the Ohio peace officer training 254 academy, and the house sergeant at arms has successfully 255 completed a firearms requalification program under section 256 109.801 of the Revised Code. 257

(b) The house sergeant at arms previously has been awarded 258 a certificate by the executive director of the Ohio peace 259 officer training commission attesting to the house sergeant at 260 arms's satisfactory completion of an approved state, county, 2.61 municipal, or department of natural resources peace officer 262 basic training program, the house sergeant at arms previously 263 has been employed as a peace officer, the prior employment of 264 the house sergeant at arms as a peace officer contains a break 265 266 in service that would require the house sergeant at arms to receive updated training by the Ohio peace officer training 267 academy, the house sergeant at arms has received that updated 268 training, and the house sergeant at arms has successfully 269 completed a firearms requalification program under section 270 109.801 of the Revised Code. 271

(c) The house sergeant at arms previously has been
employed as a trooper of the state highway patrol, within one
year prior to employment as house sergeant at arms the house
sergeant at arms had arrest authority as a trooper of the state
highway patrol, and the house sergeant at arms has successfully
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completed a firearms requalification program under section277109.801 of the Revised Code.278

(2) Assistant house sergeants at arms have the authority 279 specified under section 2935.03 of the Revised Code for peace 280 officers to enforce all state laws, municipal ordinances, and 281 township resolutions and to make arrests for any violation of 282 those laws, ordinances, and resolutions in all areas identified 283 in division (D)(1)(a) of this section as areas in which the 284 house sergeant at arms is to maintain good order, and while 285 286 providing security pursuant to division (D)(1)(f) of this section. 287

(3) The jurisdiction of the house sergeant at arms, if the house sergeant at arms has arrest authority pursuant to division
(E) (1) of this section, and of an assistant house sergeant at arms shall be concurrent with that of peace officers of the county, township, or municipal corporation in which the violation occurs and with the state highway patrol.

(4) If the house sergeant at arms has arrest authority 294 pursuant to division (E)(1) of this section, the speaker of the 295 house of representatives shall issue to the house sergeant at 296 arms a commission indicating the sergeant at arms's authority to 297 make arrests as provided in this section. The speaker of the 298 house of representatives, upon the recommendation of the house 299 sergeant at arms, shall issue to each assistant house sergeant 300 at arms a commission indicating the assistant sergeant at arms's 301 authority to make arrests as provided in this section. The 302 speaker of the house of representatives shall furnish a suitable 303 badge to the house sergeant at arms, if the house sergeant at 304 arms has arrest authority under division (E)(1) of this section, 305 and to each commissioned assistant house sergeant at arms as 306

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evidence of the sergeant at arms's or assistant sergeant at 307 arms's authority. 308 Sec. 123.01. (A) The department of administrative 309 services, in addition to those powers enumerated in Chapters 310 124. and 125. of the Revised Code and provided elsewhere by law, 311 shall exercise the following powers: 312 (1) To prepare and suggest comprehensive plans for the 313 development of grounds and buildings under the control of a 314 state agency; 315 (2) To acquire, by purchase, gift, devise, lease, or 316 317 grant, all real estate required by a state agency, in the exercise of which power the department may exercise the power of 318 eminent domain, in the manner provided by sections 163.01 to 319 163.22 of the Revised Code; 320 (3) To erect, supervise, and maintain all public monuments 321 and memorials erected by the state, except where the supervision 322 and maintenance is otherwise provided by law; 323 (4) To procure, by lease, storage accommodations for a 324 325 state agency; (5) To lease or grant easements or licenses for 326 327 unproductive and unused lands or other property under the control of a state agency. Such leases, easements, or licenses 328 may be granted to any person or entity, shall be for a period 329 not to exceed fifteen years, unless a longer period is 330 authorized by division (A)(5) of this section, and shall be 331 executed for the state by the director of administrative 332 services. The director shall grant leases, easements, or 333 licenses of university land for periods not to exceed twenty-334 five years for purposes approved by the respective university's 335 board of trustees wherein the uses are compatible with the uses 336 and needs of the university and may grant leases of university 337 land for periods not to exceed forty years for purposes approved 338 by the respective university's board of trustees pursuant to 339 section 123.17 of the Revised Code. The director may grant 340 perpetual easements to public utilities, as defined in section 341 4905.02 of the Revised Code or described in section 4905.03 of 342 the Revised Code. 343

(6) To lease space for the use of a state agency;

(7) To have general supervision and care of the 345
storerooms, offices, and buildings leased for the use of a state 346
agency; 347

(8) To exercise general custodial care of all real property of the state;

(9) To assign and group together state offices in any city in the state and to establish, in cooperation with the state agencies involved, rules governing space requirements for office or storage use;

(10) To lease for a period not to exceed forty years, 354 pursuant to a contract providing for the construction thereof 355 356 under a lease-purchase plan, buildings, structures, and other improvements for any public purpose, and, in conjunction 357 therewith, to grant leases, easements, or licenses for lands 358 under the control of a state agency for a period not to exceed 359 forty years. The lease-purchase plan shall provide that at the 360 end of the lease period, the buildings, structures, and related 361 improvements, together with the land on which they are situated, 362 shall become the property of the state without cost. 363

(a) Whenever any building, structure, or other improvement 364

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is to be so leased by a state agency, the department shall 365
retain either basic plans, specifications, bills of materials, 366
and estimates of cost with sufficient detail to afford bidders 367
all needed information or, alternatively, all of the following 368
plans, details, bills of materials, and specifications: 369

(i) Full and accurate plans suitable for the use of370mechanics and other builders in the improvement;371

(ii) Details to scale and full sized, so drawn and represented as to be easily understood;

(iii) Accurate bills showing the exact quantity ofdifferent kinds of material necessary to the construction;375

(iv) Definite and complete specifications of the work to
be performed, together with such directions as will enable a
competent mechanic or other builder to carry them out and afford
bidders all needed information;

(v) A full and accurate estimate of each item of expense and of the aggregate cost thereof.

(b) The department shall give public notice, in such 382 newspaper, in such form, and with such phraseology as the 383 director of administrative services prescribes, published once 384 each week for four consecutive weeks, of the time when and place 385 where bids will be received for entering into an agreement to 386 lease to a state agency a building, structure, or other 387 improvement. The last publication shall be at least eight days 388 preceding the day for opening the bids. The bids shall contain 389 the terms upon which the builder would propose to lease the 390 building, structure, or other improvement to the state agency. 391 The form of the bid approved by the department shall be used, 392 and a bid is invalid and shall not be considered unless that 393

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form is used without change, alteration, or addition. Before394submitting bids pursuant to this section, any builder shall395comply with Chapter 153. of the Revised Code.396

(c) On the day and at the place named for receiving bids 397 for entering into lease agreements with a state agency, the 398 director of administrative services shall open the bids and 399 shall publicly proceed immediately to tabulate the bids upon 400 duplicate sheets. No lease agreement shall be entered into until 401 the bureau of workers' compensation has certified that the 402 403 person to be awarded the lease agreement has complied with Chapter 4123. of the Revised Code, until, if the builder 404 submitting the lowest and best bid is a foreign corporation, the 405 secretary of state has certified that the corporation is 406 authorized to do business in this state, until, if the builder 407 submitting the lowest and best bid is a person nonresident of 408 this state, the person has filed with the secretary of state a 409 power of attorney designating the secretary of state as its 410 agent for the purpose of accepting service of summons in any 411 action brought under Chapter 4123. of the Revised Code, and 412 until the agreement is submitted to the attorney general and the 413 attorney general's approval is certified thereon. Within thirty 414 days after the day on which the bids are received, the 415 department shall investigate the bids received and shall 416 determine that the bureau and the secretary of state have made 417 the certifications required by this section of the builder who 418 has submitted the lowest and best bid. Within ten days of the 419 completion of the investigation of the bids, the department 420 shall award the lease agreement to the builder who has submitted 421 the lowest and best bid and who has been certified by the bureau 422 and secretary of state as required by this section. If bidding 423 for the lease agreement has been conducted upon the basis of 424

basic plans, specifications, bills of materials, and estimates 425 of costs, upon the award to the builder the department, or the 426 builder with the approval of the department, shall appoint an 427 architect or engineer licensed in this state to prepare such 428 further detailed plans, specifications, and bills of materials 429 as are required to construct the building, structure, or 430 431 improvement. The department shall adopt such rules as are necessary to give effect to this section. The department may 432 reject any bid. Where there is reason to believe there is 433 collusion or combination among bidders, the bids of those 434 concerned therein shall be rejected. 435

(11) To acquire by purchase, gift, devise, or grant and to
transfer, lease, or otherwise dispose of all real property
required to assist in the development of a conversion facility
as defined in section 5709.30 of the Revised Code as that
section existed before its repeal by Amended Substitute House
Bill 95 of the 125th general assembly;

(12) To lease for a period not to exceed forty years,
notwithstanding any other division of this section, the stateowned property located at 408-450 East Town Street, Columbus,
Ohio, formerly the state school for the deaf, to a developer in
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accordance with this section. "Developer," as used in this
section, has the same meaning as in section 123.77 of the
Revised Code.

Such a lease shall be for the purpose of development of449the land for use by senior citizens by constructing, altering,450renovating, repairing, expanding, and improving the site as it451existed on June 25, 1982. A developer desiring to lease the land452shall prepare for submission to the department a plan for453development. Plans shall include provisions for roads, sewers,454

water lines, waste disposal, water supply, and similar matters 455
to meet the requirements of state and local laws. The plans 456
shall also include provision for protection of the property by 457
insurance or otherwise, and plans for financing the development, 458
and shall set forth details of the developer's financial 459
responsibility. 460

The department may employ, as employees or consultants,461persons needed to assist in reviewing the development plans.462Those persons may include attorneys, financial experts,463engineers, and other necessary experts. The department shall464review the development plans and may enter into a lease if it465finds all of the following:466

(a) The best interests of the state will be promoted by entering into a lease with the developer;

(b) The development plans are satisfactory;

(c) The developer has established the developer's 470financial responsibility and satisfactory plans for financing 471the development. 472

The lease shall contain a provision that construction or 473 renovation of the buildings, roads, structures, and other 474 necessary facilities shall begin within one year after the date 475 of the lease and shall proceed according to a schedule agreed to 476 between the department and the developer or the lease will be 477 terminated. The lease shall contain such conditions and 478 stipulations as the director considers necessary to preserve the 479 best interest of the state. Moneys received by the state 480 pursuant to this lease shall be paid into the general revenue 481 fund. The lease shall provide that at the end of the lease 482 period the buildings, structures, and related improvements shall 483

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become the property of the state without cost. 484 (13) To manage the use of space owned and controlled by 485 the department by doing all of the following: 486 (a) Biennially implementing, by state agency location, a 487 census of agency employees assigned space; 488 (b) Periodically in the discretion of the director of 489 administrative services: 490 491 (i) Requiring each state agency to categorize the use of space allotted to the agency between office space, common areas, 492 storage space, and other uses, and to report its findings to the 493 department; 494 (ii) Creating and updating a master space utilization plan 495 for all space allotted to state agencies. The plan shall 496 497 incorporate space utilization metrics. (iii) Conducting a cost-benefit analysis to determine the 498 effectiveness of state-owned buildings; 499 (iv) Assessing the alternatives associated with 500 consolidating the commercial leases for buildings located in 501 Columbus. 502 (c) Commissioning a comprehensive space utilization and 503 capacity study in order to determine the feasibility of 504 consolidating existing commercially leased space used by state 505 506 agencies into a new state-owned facility. (14) To adopt rules to ensure that energy efficiency and 507 conservation is considered in the purchase of products and 508 equipment, except motor vehicles, by any state agency, 509 department, division, bureau, office, unit, board, commission, 510 authority, quasi-governmental entity, or institution. The 511

department may require minimum energy efficiency standards for 512 purchased products and equipment based on federal testing and 513 labeling if available or on standards developed by the 514 department. When possible, the rules shall apply to the 515 competitive selection of energy consuming systems, components, 516 and equipment under Chapter 125. of the Revised Code. 517 (15) To ensure energy efficient and energy conserving 518 purchasing practices by doing all of the following: 519 (a) Identifying available energy efficiency and 520 521 conservation opportunities; 522 (b) Providing for interchange of information among purchasing agencies; 523 (c) Identifying laws, policies, rules, and procedures that 524 should be modified; 525 (d) Monitoring experience with and the cost-effectiveness 526 of this state's purchase and use of motor vehicles and of major 527 energy-consuming systems, components, equipment, and products 528 having a significant impact on energy consumption by the 529 530 government; (e) Providing technical assistance and training to state 531 532 employees involved in the purchasing process; (f) Working with the department of development to make 533 recommendations regarding planning and implementation of 534 purchasing policies and procedures that are supportive of energy 535 efficiency and conservation. 536 (16) To require all state agencies, departments, 537 divisions, bureaus, offices, units, commissions, boards, 538 authorities, quasi-governmental entities, institutions, and 539

state institutions of higher education to implement procedures 540 to ensure that all of the passenger automobiles they acquire in 541 each fiscal year, except for those passenger automobiles 542 acquired for use in law enforcement or emergency rescue work, 543 achieve a fleet average fuel economy of not less than the fleet 544 average fuel economy for that fiscal year as the department 545 shall prescribe by rule. The department shall adopt the rule 546 prior to the beginning of the fiscal year, in accordance with 547 the average fuel economy standards established by federal law 548 for passenger automobiles manufactured during the model year 549 that begins during the fiscal year. 550

Each state agency, department, division, bureau, office, 551 unit, commission, board, authority, guasi-governmental entity, 552 institution, and state institution of higher education shall 553 determine its fleet average fuel economy by dividing the total 554 number of passenger vehicles acquired during the fiscal year, 555 except for those passenger vehicles acquired for use in law 556 enforcement or emergency rescue work, by a sum of terms, each of 557 which is a fraction created by dividing the number of passenger 558 vehicles of a given make, model, and year, except for passenger 559 vehicles acquired for use in law enforcement or emergency rescue 560 work, acquired during the fiscal year by the fuel economy 561 measured by the administrator of the United States environmental 562 protection agency, for the given make, model, and year of 563 vehicle, that constitutes an average fuel economy for combined 564 city and highway driving. 565

As used in division (A)(16) of this section, "acquired" 566 means leased for a period of sixty continuous days or more, or 567 purchased. 568

(17) To correct legal descriptions or title defects, or

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release fractional interests in real property, as necessary to 570 cure title clouds reflected in public records, including those 571 resulting from boundary disputes, ingress or egress issues, 572 title transfers precipitated through retirement of bond 573 requirements, and the retention of fractional interests in real 574 estate otherwise disposed of in previous title transfers. 575

(18) (a) To, with controlling board approval, sell stateowned real property that is not held for the benefit of an institution of higher education and is appraised at not more than one hundred thousand dollars by an independent third-party appraiser.

(b) To sell state-owned real property that is held for the benefit of an institution of higher education, provided all of the following are true:

(i) The board of trustees of the institution of highereducation, or, in the case of a university branch district, anyother managing authority, adopts a resolution approving thesale;

(ii) The real property is appraised at not more than ten million dollars by an independent third-party appraiser;

(iii) The controlling board approves the sale.

Notwithstanding any provision of law to the contrary, net591proceeds from any disposition of real property made pursuant to592division (A) (18) of this section shall, at the direction of the593director of budget and management, be credited to a fund or594funds in the state treasury, or to accounts held by an595institution of higher education for purposes to be determined by596the institution.597

As used in division (A)(18) of this section, "institution 598

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of higher education" has the same meaning as in section 3345.12 599 of the Revised Code. 600 (B) This section and section 125.02 of the Revised Code 601 shall not interfere with any of the following: 602 (1) The power of the adjutant general to purchase military 603 supplies, or with the custody of the adjutant general of 604 property leased, purchased, or constructed by the state and used 605 for military purposes, or with the functions of the adjutant 606 general as director of state armories; 607 (2) The power of the director of transportation in 608 acquiring rights-of-way for the state highway system, or the 609 leasing of lands for division or resident district offices, or 610 the leasing of lands or buildings required in the maintenance 611 operations of the department of transportation, or the purchase 612 of real property for garage sites or division or resident 613

district offices, or in preparing plans and specifications for 614 and constructing such buildings as the director may require in 615 the administration of the department; 616

(3) The power of the director of public safety and the 617 registrar of motor vehicles to purchase or lease real property 618 and buildings to be used solely as locations to which a deputy 619 registrar is assigned pursuant to division (B) of section 620 4507.011 of the Revised Code and from which the deputy registrar 621 is to conduct the deputy registrar's business, the power of the 622 director of public safety to purchase or lease real property and 623 buildings to be used as locations for division or district 624 offices as required in the maintenance of operations of the 625 department of public safety, and the power of the superintendent 626 of the state highway patrol in the purchase or leasing of real 627 property and buildings needed by the patrol, to negotiate the 628 sale of real property owned by the patrol, to rent or lease real 629
property owned or leased by the patrol, and to make or cause to 630
be made repairs to all property owned or under the control of 631
the patrol; 632

(4) The power of the division of liquor control in the
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leasing or purchasing of retail outlets and warehouse facilities
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for the use of the division;
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(5) The power of the director of development to enter into
(5) The power of the director of development to enter into
(5) Ease of real property, buildings, and office space to be used
(5) Solely as locations for the state's foreign offices to carry out
(5) Code;
(5) Code
(6) Code
(

(6) The power of the director of environmental protection
(6) The power of the director of environmental protection
(6) to enter into environmental covenants, to grant and accept
(6) easements, or to sell property pursuant to division (G) of
(6) easements, of the Revised Code;
(6) easements
(6) easement

(7) The power of the department of public safety under 644 section 5502.01 of the Revised Code to direct security measures 645 and operations for the Vern Riffe Tawnya Salyer memorial center 646 and the James A. Rhodes state office tower. The department of 647 administrative services shall implement all security measures 648 and operations at the Vern Riffe Tawnya Salyer memorial center 649 and the James A. Rhodes state office tower as directed by the 650 department of public safety. 651

(C) Purchases for, and the custody and repair of,
buildings under the management and control of the capitol square
control advisory board, the opportunities for Ohioans with
disabilities agency, the bureau of workers' compensation, or the
departments of public safety, job and family services, mental
health and addiction services, developmental disabilities, and

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rehabilitation and correction; buildings of educational and 658 benevolent institutions under the management and control of 659 boards of trustees; and purchases or leases for, and the custody 660 and repair of, office space used for the purposes of any agency 661 of the legislative branch of state government are not subject to 662 the control and jurisdiction of the department of administrative 663 services. 664

An agency of the legislative branch of state government 665 that uses office space in a building under the management and 666 control of the department of administrative services may 667 exercise the agency's authority to improve the agency's office 668 space as authorized under this division only if, upon review, 669 the department of administrative services concludes the proposed 670 improvements do not adversely impact the structural integrity of 671 the building. 672

If an agency of the legislative branch of state 673 government, except the capitol square review and advisory board, 674 so requests, the agency and the director of administrative 675 services may enter into a contract under which the department of 676 administrative services agrees to perform any services requested 677 by the agency that the department is authorized under this 678 section to perform. In performing such services, the department 679 shall not use competitive selection. As used in this division, 680 "competitive selection" has the meaning defined in section 681 125.01 of the Revised Code and includes any other type of 682 competitive process for the selection of persons producing or 683 dealing in the services to be provided. 684

(D) Any instrument by which real property is acquired
pursuant to this section shall identify the agency of the state
that has the use and benefit of the real property as specified
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in section 5301.012 of the Revised Code.

Sec. 123.011. (A) The department of administrative 689 services may: 690 (1) Fix, alter, and charge rentals and other charges for 691 the use and occupancy of its buildings, facilities, and other 692 properties; 693 (2) Provide for the persons occupying its buildings, 694 facilities, and other properties, health clinics, medical 695 services, food services, and such other services as such persons 696 cannot provide for themselves; and, if the department determines 697 that it is more advantageous, it may enter into contracts with 698 persons, firms, or corporations or with any governmental agency, 699 board, commission, or department to provide any of such clinics 700 or services. 701

(B) Any person may possess a firearm in a motor vehicle in 702 the parking garage at the Riffe Tawnya Salyer memorial center 703 for government and the arts in Columbus, if the person's 704 possession of the firearm in the motor vehicle is not in 705 violation of section 2923.16 of the Revised Code or any other 706 707 provision of the Revised Code. Any person may store or leave a firearm in a locked motor vehicle that is parked in the parking 708 garage at the Riffe Tawnya Salyer memorial center for government 709 and the arts in Columbus, if the person's transportation and 710 possession of the firearm in the motor vehicle while traveling 711 to the garage was not in violation of section 2923.16 of the 712 Revised Code or any other provision of the Revised Code. 713

Sec. 123.29. The theater in the Vern Riffe Tawnya Salyer714memorial center for government and the arts in Columbus,715formerly known as the capitol theatre, shall be known as the716

Speaker Jo Ann Davidson theatre.

Sec. 123.30. The facility located primarily at 77 South	718
High street in Columbus, formerly known as the Vern Riffe center	719
for government and the arts, shall be known as the Tawnya Salyer	720
memorial center for government and the arts. The statue	721
depicting Vern Riffe, currently located between the first and	722
third floors of the facility located primarily at 77 South High	723
street in Columbus, shall remain in its current place.	724
Sec. 2923.16. (A) No person shall knowingly discharge a	725
firearm while in or on a motor vehicle.	726
(B) No person shall knowingly transport or have a loaded	727
firearm in a motor vehicle in such a manner that the firearm is	728
accessible to the operator or any passenger without leaving the	729
vehicle.	730
(C) No person shall knowingly transport or have a firearm	731
in a motor vehicle, unless the person may lawfully possess that	732
firearm under applicable law of this state or the United States,	733
the firearm is unloaded, and the firearm is carried in one of	734
the following ways:	735
(1) In a closed package, box, or case;	736
(2) In a compartment that can be reached only by leaving	737
the vehicle;	738
(3) In plain sight and secured in a rack or holder made	739
for the purpose;	740
(4) If the firearm is at least twenty-four inches in	741
overall length as measured from the muzzle to the part of the	742
stock furthest from the muzzle and if the barrel is at least	743
eighteen inches in length, either in plain sight with the action	744

open or the weapon stripped, or, if the firearm is of a type on 745 which the action will not stay open or which cannot easily be 746 stripped, in plain sight. 747

(D) No person shall knowingly transport or have a loaded
handgun in a motor vehicle if, at the time of that
transportation or possession, any of the following applies:
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(1) The person is under the influence of alcohol, a drugof abuse, or a combination of them.752

(2) The person's whole blood, blood serum or plasma, 753 breath, or urine contains a concentration of alcohol, a listed 754 controlled substance, or a listed metabolite of a controlled 755 substance prohibited for persons operating a vehicle, as 756 specified in division (A) of section 4511.19 of the Revised 757 Code, regardless of whether the person at the time of the 758 transportation or possession as described in this division is 759 the operator of or a passenger in the motor vehicle. 760

(E) No person who has been issued a concealed handgun 761 license or who is an active duty member of the armed forces of 762 the United States and is carrying a valid military 763 identification card and documentation of successful completion 764 of firearms training that meets or exceeds the training 765 requirements described in division (G)(1) of section 2923.125 of 766 767 the Revised Code, who is the driver or an occupant of a motor vehicle that is stopped as a result of a traffic stop or a stop 768 for another law enforcement purpose or is the driver or an 769 occupant of a commercial motor vehicle that is stopped by an 770 employee of the motor carrier enforcement unit for the purposes 771 defined in section 5503.34 of the Revised Code, and who is 772 transporting or has a loaded handgun in the motor vehicle or 773 commercial motor vehicle in any manner, shall do any of the 774

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(1) Before or at the time a law enforcement officer asks	776
if the person is carrying a concealed handgun, knowingly fail to	777
disclose that the person then possesses or has a loaded handgun	778
in the motor vehicle, provided that it is not a violation of	779
this division if the person fails to disclose that fact to an	780
officer during the stop and the person already has notified	781
another officer of that fact during the same stop;	782

(2) Before or at the time an employee of the motor carrier 783 enforcement unit asks if the person is carrying a concealed 784 handgun, knowingly fail to disclose that the person then 785 possesses or has a loaded handgun in the commercial motor 786 vehicle, provided that it is not a violation of this division if 787 the person fails to disclose that fact to an employee of the 788 unit during the stop and the person already has notified another 789 employee of the unit of that fact during the same stop; 790

(3) Knowingly fail to remain in the motor vehicle while
stopped or knowingly fail to keep the person's hands in plain
sight at any time after any law enforcement officer begins
approaching the person while stopped and before the law
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enforcement officer leaves, unless the failure is pursuant to
and in accordance with directions given by a law enforcement
officer;

(4) Knowingly have contact with the loaded handgun by
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touching it with the person's hands or fingers in the motor
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vehicle at any time after the law enforcement officer begins
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approaching and before the law enforcement officer leaves,
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unless the person has contact with the loaded handgun pursuant
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to and in accordance with directions given by the law
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enforcement officer;

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(5) Knowingly disregard or fail to comply with any lawful
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order of any law enforcement officer given while the motor
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vehicle is stopped, including, but not limited to, a specific
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order to the person to keep the person's hands in plain sight.
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(F)(1) Divisions (A), (B), (C), and (E) of this section do not apply to any of the following:

(a) An officer, agent, or employee of this or any other
state or the United States, or a law enforcement officer, when
authorized to carry or have loaded or accessible firearms in
motor vehicles and acting within the scope of the officer's,
agent's, or employee's duties;

(b) Any person who is employed in this state, who is 816 authorized to carry or have loaded or accessible firearms in 817 motor vehicles, and who is subject to and in compliance with the 818 requirements of section 109.801 of the Revised Code, unless the 819 appointing authority of the person has expressly specified that 820 the exemption provided in division (F)(1)(b) of this section 821 does not apply to the person. 822

(2) Division (A) of this section does not apply to a823person if all of the following circumstances apply:824

(a) The person discharges a firearm from a motor vehicle
at a coyote or groundhog, the discharge is not during the deer
gun hunting season as set by the chief of the division of
wildlife of the department of natural resources, and the
discharge at the coyote or groundhog, but for the operation of
this section, is lawful.

(b) The motor vehicle from which the person discharges the
firearm is on real property that is located in an unincorporated
area of a township and that either is zoned for agriculture or
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is used for agriculture.	834
(c) The person owns the real property described in	835
division (F)(2)(b) of this section, is the spouse or a child of	836
another person who owns that real property, is a tenant of	837
another person who owns that real property, or is the spouse or	838
a child of a tenant of another person who owns that real	839
property.	840
(d) The person does not discharge the firearm in any of	841
the following manners:	842
(i) While under the influence of alcohol, a drug of abuse,	843
or alcohol and a drug of abuse;	844
(ii) In the direction of a street, highway, or other	845
public or private property used by the public for vehicular	846
traffic or parking;	847
(iii) At or into an occupied structure that is a permanent	848
or temporary habitation;	849
(iv) In the commission of any violation of law, including,	850
but not limited to, a felony that includes, as an essential	851
element, purposely or knowingly causing or attempting to cause	852
the death of or physical harm to another and that was committed	853
by discharging a firearm from a motor vehicle.	854
(3) Division (A) of this section does not apply to a	855
person if all of the following apply:	856
(a) The person possesses a valid all-purpose vehicle	857
permit issued under section 1533.103 of the Revised Code by the	858
chief of the division of wildlife.	859
(b) The person discharges a firearm at a wild quadruped or	860

game bird as defined in section 1531.01 of the Revised Code

during the open hunting season for the applicable wild quadruped 862 or game bird. 863 (c) The person discharges a firearm from a stationary all-864 purpose vehicle as defined in section 1531.01 of the Revised 865 Code from private or publicly owned lands or from a motor 866 vehicle that is parked on a road that is owned or administered 867 by the division of wildlife. 868 (d) The person does not discharge the firearm in any of 869 870 the following manners: (i) While under the influence of alcohol, a drug of abuse, 871 872 or alcohol and a drug of abuse; (ii) In the direction of a street, a highway, or other 873 public or private property that is used by the public for 874 vehicular traffic or parking; 875 (iii) At or into an occupied structure that is a permanent 876 or temporary habitation; 877 (iv) In the commission of any violation of law, including, 878 but not limited to, a felony that includes, as an essential 879 element, purposely or knowingly causing or attempting to cause 880 the death of or physical harm to another and that was committed 881 by discharging a firearm from a motor vehicle. 882 (4) Divisions (B) and (C) of this section do not apply to 883 a person if all of the following circumstances apply: 884 (a) At the time of the alleged violation of either of 885 those divisions, the person is the operator of or a passenger in 886 a motor vehicle. 887

(b) The motor vehicle is on real property that is located 888 in an unincorporated area of a township and that either is zoned 889

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for agriculture or is used for agriculture.

(c) The person owns the real property described in 891 division (F)(4)(b) of this section, is the spouse or a child of 892 another person who owns that real property, is a tenant of 893 another person who owns that real property, or is the spouse or 894 a child of a tenant of another person who owns that real 895 property. 896

(d) The person, prior to arriving at the real property
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described in division (F) (4) (b) of this section, did not
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transport or possess a firearm in the motor vehicle in a manner
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prohibited by division (B) or (C) of this section while the
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motor vehicle was being operated on a street, highway, or other
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public or private property used by the public for vehicular
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traffic or parking.

(5) Divisions (B) and (C) of this section do not apply to a person who transports or possesses a handgun in a motor vehicle if, at the time of that transportation or possession, both of the following apply:

(a) The person transporting or possessing the handgun has 908 909 been issued a concealed handgun license that is valid at the time in question or the person is an active duty member of the 910 armed forces of the United States and is carrying a valid 911 military identification card and documentation of successful 912 completion of firearms training that meets or exceeds the 913 training requirements described in division (G)(1) of section 914 2923.125 of the Revised Code. 915

(b) The person transporting or possessing the handgun is
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not knowingly in a place described in division (B) of section
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2923.126 of the Revised Code.
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(6) Divisions (B) and (C) of this section do not apply to 919 a person if all of the following apply: 920 (a) The person possesses a valid all-purpose vehicle 921 permit issued under section 1533.103 of the Revised Code by the 922 chief of the division of wildlife. 923 (b) The person is on or in an all-purpose vehicle as 924 defined in section 1531.01 of the Revised Code or a motor 925 vehicle during the open hunting season for a wild quadruped or 926 927 game bird. (c) The person is on or in an all-purpose vehicle as 928 defined in section 1531.01 of the Revised Code on private or 929 publicly owned lands or on or in a motor vehicle that is parked 930 on a road that is owned or administered by the division of 931 wildlife. 9.32 (7) Nothing in this section prohibits or restricts a 933 person from possessing, storing, or leaving a firearm in a 934 locked motor vehicle that is parked in the state underground 935 parking garage at the state capitol building or in the parking 936 garage at the Riffe-Tawnya Salyer memorial center for government 937 and the arts in Columbus, if the person's transportation and 938 possession of the firearm in the motor vehicle while traveling 939 to the premises or facility was not in violation of division 940 (A), (B), (C), (D), or (E) of this section or any other 941 provision of the Revised Code. 942 (G) (1) The affirmative defenses authorized in divisions 943 (D) (1) and (2) of section 2923.12 of the Revised Code are 944 affirmative defenses to a charge under division (B) or (C) of 945 this section that involves a firearm other than a handgun. 946

(2) It is an affirmative defense to a charge under 947

division (B) or (C) of this section of improperly handling 948 firearms in a motor vehicle that the actor transported or had 949 the firearm in the motor vehicle for any lawful purpose and 950 while the motor vehicle was on the actor's own property, 951 provided that this affirmative defense is not available unless 952 the person, immediately prior to arriving at the actor's own 953 property, did not transport or possess the firearm in a motor 954 vehicle in a manner prohibited by division (B) or (C) of this 955 section while the motor vehicle was being operated on a street, 956 highway, or other public or private property used by the public 957 for vehicular traffic. 958

(H)(1) No person who is charged with a violation of division (B), (C), or (D) of this section shall be required to obtain a concealed handgun license as a condition for the dismissal of the charge.

(2) (a) If a person is convicted of, was convicted of, 963 pleads guilty to, or has pleaded guilty to a violation of 964 division (E) of this section as it existed prior to September 965 30, 2011, and the conduct that was the basis of the violation no 966 longer would be a violation of division (E) of this section on 967 or after September 30, 2011, or if a person is convicted of, was 968 convicted of, pleads guilty to, or has pleaded guilty to a 969 violation of division (E)(1) or (2) of this section as it 970 existed prior to the effective date of this amendmentJune 13, 971 2022, the person may file an application under section 2953.37 972 of the Revised Code requesting the expungement of the record of 973 conviction. 974

If a person is convicted of, was convicted of, pleads975guilty to, or has pleaded guilty to a violation of division (B)976or (C) of this section as the division existed prior to977

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September 30, 2011, and if the conduct that was the basis of the978violation no longer would be a violation of division (B) or (C)979of this section on or after September 30, 2011, due to the980application of division (F) (5) of this section as it exists on981and after September 30, 2011, the person may file an application982under section 2953.37 of the Revised Code requesting the983expungement of the record of conviction.984

(b) The attorney general shall develop a public media 985 advisory that summarizes the expungement procedure established 986 under section 2953.37 of the Revised Code and the offenders 987 identified in division (H)(2)(a) of this section and those 988 identified in division (E)(2) of section 2923.12 of the Revised 989 990 Code who are authorized to apply for the expungement. Within thirty days after September 30, 2011, with respect to violations 991 of division (B), (C), or (E) of this section as they existed 992 prior to that date, and within thirty days after the effective 993 date of this amendment June 13, 2022, with respect to a 994 violation of division (E)(1) or (2) of this section or division 995 (B) (1) of section 2923.12 of the Revised Code as they existed 996 prior to the effective date of this amendment June 13, 2022, the 997 attorney general shall provide a copy of the advisory to each 998 daily newspaper published in this state and each television 999 station that broadcasts in this state. The attorney general may 1000 provide the advisory in a tangible form, an electronic form, or 1001 in both tangible and electronic forms. 1002

(I) Whoever violates this section is guilty of improperly
handling firearms in a motor vehicle. A violation of division
(A) of this section is a felony of the fourth degree. A
violation of division (C) of this section is a misdemeanor of
the fourth degree. A violation of division (D) of this section
is a felony of the fifth degree or, if the loaded handgun is

concealed on the person's person, a felony of the fourth degree. 1009 A violation of division (E)(1) or (2) of this section is a 1010 misdemeanor of the second degree. A violation of division (E)(4) 1011 of this section is a felony of the fifth degree. A violation of 1012 division (E)(3) or (5) of this section is a misdemeanor of the 1013 first degree or, if the offender previously has been convicted 1014 of or pleaded guilty to a violation of division (E)(3) or (5) of 1015 this section, a felony of the fifth degree. In addition to any 1016 other penalty or sanction imposed for a misdemeanor violation of 1017 division (E)(3) or (5) of this section, the offender's concealed 1018 handgun license shall be suspended pursuant to division (A) (2) 1019 of section 2923.128 of the Revised Code. A violation of division 1020 (B) of this section is a felony of the fourth degree. 1021

(J) If a law enforcement officer stops a motor vehicle for 1022 a traffic stop or any other purpose, if any person in the motor 1023 vehicle surrenders a firearm to the officer, either voluntarily 1024 or pursuant to a request or demand of the officer, and if the 1025 officer does not charge the person with a violation of this 1026 section or arrest the person for any offense, the person is not 1027 otherwise prohibited by law from possessing the firearm, and the 1028 firearm is not contraband, the officer shall return the firearm 1029 to the person at the termination of the stop. If a court orders 1030 a law enforcement officer to return a firearm to a person 1031 pursuant to the requirement set forth in this division, division 1032 (B) of section 2923.163 of the Revised Code applies. 1033

(K) As used in this section:

(1) "Motor vehicle," "street," and "highway" have the samemeanings as in section 4511.01 of the Revised Code.1036

(2) "Occupied structure" has the same meaning as insection 2909.01 of the Revised Code.1038
the Revised Code.

(3) "Agriculture" has the same meaning as in section 1039
519.01 of the Revised Code. 1040
(4) "Tenant" has the same meaning as in section 1531.01 of 1041

(5) (a) "Unloaded" means, with respect to a firearm other
than a firearm described in division (K) (6) of this section,
that no ammunition is in the firearm in question, no magazine or
speed loader containing ammunition is inserted into the firearm
1046
in question, and one of the following applies:

(i) There is no ammunition in a magazine or speed loader1048that is in the vehicle in question and that may be used with the1049firearm in question.

(ii) Any magazine or speed loader that contains ammunition
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and that may be used with the firearm in question is stored in a
compartment within the vehicle in question that cannot be
accessed without leaving the vehicle or is stored in a container
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that provides complete and separate enclosure.

(b) For the purposes of division (K) (5) (a) (ii) of this
section, a "container that provides complete and separate
enclosure" includes, but is not limited to, any of the
following:

(i) A package, box, or case with multiple compartments, as 1060 long as the loaded magazine or speed loader and the firearm in 1061 question either are in separate compartments within the package, 1062 box, or case, or, if they are in the same compartment, the 1063 magazine or speed loader is contained within a separate 1064 enclosure in that compartment that does not contain the firearm 1065 and that closes using a snap, button, buckle, zipper, hook and 1066 loop closing mechanism, or other fastener that must be opened to 1067

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access the contents or the firearm is contained within a 1068 separate enclosure of that nature in that compartment that does 1069 not contain the magazine or speed loader; 1070

(ii) A pocket or other enclosure on the person of the
person in question that closes using a snap, button, buckle,
zipper, hook and loop closing mechanism, or other fastener that
must be opened to access the contents.

(c) For the purposes of divisions (K) (5) (a) and (b) of
this section, ammunition held in stripper-clips or in en-bloc
clips is not considered ammunition that is loaded into a
magazine or speed loader.

(6) "Unloaded" means, with respect to a firearm employing
a percussion cap, flintlock, or other obsolete ignition system,
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when the weapon is uncapped or when the priming charge is
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removed from the pan.

(7) "Commercial motor vehicle" has the same meaning as indivision (A) of section 4506.25 of the Revised Code.1084

(8) "Motor carrier enforcement unit" means the motor
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carrier enforcement unit in the department of public safety,
division of state highway patrol, that is created by section
5503.34 of the Revised Code.

(L) Divisions (K) (5) (a) and (b) of this section do not 1089 affect the authority of a person who has been issued a concealed 1090 handgun license that is valid at the time in question to have 1091 one or more magazines or speed loaders containing ammunition 1092 anywhere in a vehicle, without being transported as described in 1093 those divisions, as long as no ammunition is in a firearm, other 1094 than a handgun, in the vehicle other than as permitted under any 1095 other provision of this chapter. A person who has been issued a 1096 concealed handgun license that is valid at the time in question1097may have one or more magazines or speed loaders containing1098ammunition anywhere in a vehicle without further restriction, as1099long as no ammunition is in a firearm, other than a handgun, in1100the vehicle other than as permitted under any provision of this1101chapter.1102

Sec. 5502.01. (A) The department of public safety shall1103administer and enforce the laws relating to the registration,1104licensing, sale, and operation of motor vehicles and the laws1105pertaining to the licensing of drivers of motor vehicles.1106

The department shall compile, analyze, and publish1107statistics relative to motor vehicle accidents and the causes of1108them, prepare and conduct educational programs for the purpose1109of promoting safety in the operation of motor vehicles on the1110highways, and conduct research and studies for the purpose of1111promoting safety on the highways of this state.1112

(B) The department shall administer the laws and rules
relative to trauma and emergency medical services specified in
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Chapter 4765. of the Revised Code and any laws and rules
relative to medical transportation services specified in Chapter
4766. of the Revised Code.

(C) The department shall administer and enforce the laws
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contained in Chapters 4301. and 4303. of the Revised Code and
enforce the rules and orders of the liquor control commission
pertaining to retail liquor permit holders.
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(D) The department shall administer the laws governing the
 state emergency management agency and shall enforce all
 additional duties and responsibilities as prescribed in the
 Revised Code related to emergency management services.

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(E) The department shall conduct investigations pursuant
to Chapter 5101. of the Revised Code in support of the duty of
the department of job and family services to administer the
supplemental nutrition assistance program throughout this state.
The department of public safety shall conduct investigations
necessary to protect the state's property rights and interests
in the supplemental nutrition assistance program.

(F) The department of public safety shall enforce
compliance with orders and rules of the public utilities
commission and applicable laws in accordance with Chapters
4905., 4921., and 4923. of the Revised Code regarding commercial
motor vehicle transportation safety, economic, and hazardous
materials requirements.

(G) Notwithstanding Chapter 4117. of the Revised Code, the
department of public safety may establish requirements for its
enforcement personnel, including its enforcement agents
described in section 5502.14 of the Revised Code, that include
standards of conduct, work rules and procedures, and criteria
for eligibility as law enforcement personnel.

(H) The department shall administer, maintain, and operate 1145 the Ohio criminal justice network. The Ohio criminal justice 1146 network shall be a computer network that supports state and 1147 local criminal justice activities. The network shall be an 1148 electronic repository for various data, which may include arrest 1149 warrants, notices of persons wanted by law enforcement agencies, 1150 criminal records, prison inmate records, stolen vehicle records, 1151 vehicle operator's licenses, and vehicle registrations and 1152 titles. 1153

(I) The department shall coordinate all homeland securityactivities of all state agencies and shall be a liaison between1155

state agencies and local entities for those activities and	1156
related purposes.	1157
(J) The department shall administer and enforce the laws	1158
relative to private investigators and security service providers	1159
specified in Chapter 4749. of the Revised Code.	1160
(K) The department shall administer criminal justice	1161
services in accordance with sections 5502.61 to 5502.66 of the	1162
Revised Code.	1163
(L) The department shall administer the Ohio school safety	1164
and crisis center and the Ohio mobile training team in	1165
accordance with sections 5502.70 to 5502.703 of the Revised	1166
Code.	1167
(M) The department shall coordinate security measures and	1168
operations, and may direct the department of administrative	1169
services to implement any security measures and operations the	1170
department of public safety requires, at the Vern Riffe Center	1171
Tawnya Salyer memorial center and the James A. Rhodes state	1172
office tower.	1173
Notwithstanding section 125.28 of the Revised Code, the	1174
director of public safety may recover the costs of directing	1175
security measures and operations under this division by either	1176
issuing intrastate transfer voucher billings to the department	1177
of administrative services, which the department shall process	1178
to pay for the costs, or, upon the request of the director of	1179
administrative services, the director of budget and management	1180
may transfer cash in the requested amount from the building	1181
management fund created under section 125.28 of the Revised	1182
Code. Payments received or cash transfers made under this	1183
division for the costs of directing security measures and	1184

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operations shall be deposited into the state treasury to the 1185 credit of the security, investigations, and policing fund 1186 created under section 4501.11 of the Revised Code. 1187

Sec. 5503.02. (A) The state highway patrol shall enforce 1188 the laws of the state relating to the titling, registration, and 1189 licensing of motor vehicles; enforce on all roads and highways, 1190 notwithstanding section 4513.39 of the Revised Code, the laws 1191 relating to the operation and use of vehicles on the highways; 1192 enforce and prevent the violation of the laws relating to the 1193 size, weight, and speed of commercial motor vehicles and all 1194 laws designed for the protection of the highway pavements and 1195 structures on the highways; investigate and enforce rules and 1196 laws of the public utilities commission governing the 1197 transportation of persons and property by motor carriers and 1198 report violations of such rules and laws to the commission; 1199 enforce against any motor carrier as defined in section 4923.01 1200 of the Revised Code those rules and laws that, if violated, may 1201 result in a forfeiture as provided in section 4923.99 of the 1202 Revised Code; investigate and report violations of all laws 1203 relating to the collection of excise taxes on motor vehicle 1204 fuels; and regulate the movement of traffic on the roads and 1205 highways of the state, notwithstanding section 4513.39 of the 1206 Revised Code. 1207

The patrol, whenever possible, shall determine the 1208 identity of the persons who are causing or who are responsible 1209 for the breaking, damaging, or destruction of any improved 1210 surfaced roadway, structure, sign, marker, guardrail, or other 1211 appurtenance constructed or maintained by the department of 1212 transportation and shall arrest the persons who are responsible 1213 for the breaking, damaging, or destruction and bring them before 1214 the proper officials for prosecution. 1215

State highway patrol troopers shall investigate and report 1216 all motor vehicle accidents on all roads and highways outside of 1217 municipal corporations. The superintendent of the patrol or any 1218 state highway patrol trooper may arrest, without a warrant, any 1219 person, who is the driver of or a passenger in any vehicle 1220 operated or standing on a state highway, whom the superintendent 1221 or trooper has reasonable cause to believe is quilty of a 1222 felony, under the same circumstances and with the same power 1223 that any peace officer may make such an arrest. 1224

The superintendent or any state highway patrol trooper may 1225 enforce the criminal laws on all state properties and state 1226 institutions, owned or leased by the state, and, when so ordered 1227 by the governor in the event of riot, civil disorder, or 1228 insurrection, may, pursuant to sections 2935.03 to 2935.05 of 1229 the Revised Code, arrest offenders against the criminal laws 1230 wherever they may be found within the state if the violations 1231 occurred upon, or resulted in injury to person or property on, 1232 state properties or state institutions, or under the conditions 1233 described in division (B) of this section. This authority of the 1234 superintendent and any state highway patrol trooper to enforce 1235 the criminal laws shall extend to the Lake Erie Correctional 1236 Institution and the Northeast Ohio Correctional Center, to the 1237 same extent as if those prisons were owned by this state. 1238

(B) In the event of riot, civil disorder, or insurrection, 1239 or the reasonable threat of riot, civil disorder, or 1240 insurrection, and upon request, as provided in this section, of 1241 the sheriff of a county or the mayor or other chief executive of 1242 a municipal corporation, the governor may order the state 1243 highway patrol to enforce the criminal laws within the area 1244 threatened by riot, civil disorder, or insurrection, as 1245 designated by the governor, upon finding that law enforcement 1246

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agencies within the counties involved will not be reasonably 1247 capable of controlling the riot, civil disorder, or insurrection 1248 and that additional assistance is necessary. In cities in which 1249 the sheriff is under contract to provide exclusive police 1250 services pursuant to section 311.29 of the Revised Code, in 1251 villages, and in the unincorporated areas of the county, the 1252 sheriff has exclusive authority to request the use of the 1253 patrol. In cities in which the sheriff does not exclusively 1254 provide police services, the mayor, or other chief executive 1255 performing the duties of mayor, has exclusive authority to 1256 request the use of the patrol. 1257

The superintendent or any state highway patrol trooper may 1258 enforce the criminal laws within the area designated by the 1259 governor during the emergency arising out of the riot, civil 1260 disorder, or insurrection until released by the governor upon 1261 consultation with the requesting authority. State highway patrol 1262 troopers shall never be used as peace officers in connection 1263 with any strike or labor dispute. 1264

When a request for the use of the patrol is made pursuant1265to this division, the requesting authority shall notify the law1266enforcement authorities in contiguous communities and the1267sheriff of each county within which the threatened area, or any1268part of the threatened area, lies of the request, but the1269failure to notify the authorities or a sheriff shall not affect1270the validity of the request.1271

(C) Any person who is arrested by the superintendent or a 1272
state highway patrol trooper shall be taken before any court or 1273
magistrate having jurisdiction of the offense with which the 1274
person is charged. Any person who is arrested or apprehended 1275
within the limits of a municipal corporation shall be brought 1276

before the municipal court or other tribunal of the municipal 1277 corporation. 1278

(D) (1) State highway patrol troopers have the same right 1279and power of search and seizure as other peace officers. 1280

No state official shall command, order, or direct any 1281 state highway patrol trooper to perform any duty or service that 1282 is not authorized by law. The powers and duties conferred on the 1283 patrol are supplementary to, and in no way a limitation on, the 1284 powers and duties of sheriffs or other peace officers of the 1285 state. 1286

(2) (a) A state highway patrol trooper, pursuant to the
policy established by the superintendent of the state highway
patrol under division (D) (2) (b) of this section, may render
emergency assistance to any other peace officer who has arrest
authority under section 2935.03 of the Revised Code, if both of
the following apply:

(i) There is a threat of imminent physical danger to the
peace officer, a threat of physical harm to another person, or
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any other serious emergency situation;
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(ii) Either the peace officer requests emergency 1296 assistance, or it appears that the peace officer is unable to 1297 request emergency assistance and the circumstances observed by 1298 the state highway patrol trooper reasonably indicate that 1299 emergency assistance is appropriate, or the peace officer 1300 requests emergency assistance and in the request the peace 1301 officer specifies a particular location and the state highway 1302 patrol trooper arrives at that location prior to the time that 1303 the peace officer arrives at that location and the circumstances 1304 observed by the state highway patrol trooper reasonably indicate 1305

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that emergency assistance is appropriate.

(b) The superintendent of the state highway patrol shall 1307 establish, within sixty days of August 8, 1991, a policy that 1308 sets forth the manner and procedures by which a state highway 1309 patrol trooper may render emergency assistance to any other 1310 peace officer under division (D)(2)(a) of this section. The 1311 policy shall include a provision that a state highway patrol 1312 trooper never be used as a peace officer in connection with any 1313 strike or labor dispute. 1314

(3) (a) A state highway patrol trooper who renders 1315 emergency assistance to any other peace officer under the policy 1316 established by the superintendent pursuant to division (D)(2)(b) 1317 of this section shall be considered to be performing regular 1318 employment for the purposes of compensation, pension, indemnity 1319 fund rights, workers' compensation, and other rights or benefits 1320 to which the trooper may be entitled as incident to regular 1321 employment. 1322

(b) A state highway patrol trooper who renders emergency
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assistance to any other peace officer under the policy
established by the superintendent pursuant to division (D) (2) (b)
of this section retains personal immunity from liability as
specified in section 9.86 of the Revised Code.

(c) A state highway patrol trooper who renders emergency
assistance under the policy established by the superintendent
pursuant to division (D) (2) (b) of this section has the same
authority as the peace officer for or with whom the state
highway patrol trooper is providing emergency assistance.

(E) (1) Subject to the availability of funds specificallyappropriated by the general assembly for security detail1334

purposes, the state highway patrol shall provide security as 1335 follows: 1336 (a) For the governor; 1337 (b) At the direction of the governor, for other officials 1338 of the state government of this state; officials of the state 1339 governments of other states who are visiting this state; 1340 officials of the United States government who are visiting this 1341 1342 state; officials of the governments of foreign countries or their political subdivisions who are visiting this state; or 1343 other officials or dignitaries who are visiting this state, 1344 including, but not limited to, members of trade missions; 1345 (c) For the capitol square, as defined in section 105.41 1346 of the Revised Code; 1347 (d) For the Vern Riffe Tawnya Salyer memorial center and 1348 the James A. Rhodes state office tower, as directed by the 1349 department of public safety; 1350 (e) For other state property. 1351 (2) To carry out the security responsibilities of the 1352 patrol listed in division (E)(1) of this section, the 1353 superintendent may assign state highway patrol troopers to a 1354 separate unit that is responsible for security details. The 1355 number of troopers assigned to particular security details shall 1356 be determined by the superintendent. 1357 (3) The superintendent and any state highway patrol 1358 trooper, when providing security pursuant to division (E)(1)(a) 1359 or (b) of this section, have the same arrest powers as other 1360

peace officers to apprehend offenders against the criminal laws 1361
who endanger or threaten the security of any person being 1362
protected, no matter where the offense occurs. 1363

The superintendent, any state highway patrol trooper, and 1364 any special police officer designated under section 5503.09 of 1365 the Revised Code, if providing security pursuant to division (E) 1366 (1) (c) of this section, shall enforce any rules governing 1367 capitol square adopted by the capitol square review and advisory 1368 board. 1369

(F) The governor may order the state highway patrol to 1370 undertake major criminal investigations that involve state 1371 property interests. If an investigation undertaken pursuant to 1372 this division results in either the issuance of a no bill or the 1373 filing of an indictment, the superintendent shall file a 1374 complete and accurate report of the investigation with the 1375 president of the senate, the speaker of the house of 1376 representatives, the minority leader of the senate, and the 1377 minority leader of the house of representatives within fifteen 1378 days after the issuance of the no bill or the filing of an 1379 indictment. If the investigation does not have as its result any 1380 prosecutorial action, the superintendent shall, upon reporting 1381 this fact to the governor, file a complete and accurate report 1382 of the investigation with the president of the senate, the 1383 speaker of the house of representatives, the minority leader of 1384 the senate, and the minority leader of the house of 1385 representatives. 1386

(G) The superintendent may purchase or lease real property 1387 and buildings needed by the patrol, negotiate the sale of real 1388 property owned by the patrol, rent or lease real property owned 1389 or leased by the patrol, and make or cause to be made repairs to 1390 all property owned or under the control of the patrol. Any 1391 instrument by which real property is acquired pursuant to this 1392 division shall identify the agency of the state that has the use 1393 and benefit of the real property as specified in section 1394

5301.012 of the Revised Code.

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Sections 123.01 and 125.02 of the Revised Code do not	1396
limit the powers granted to the superintendent by this division.	1397
Section 2. That existing sections 9.50, 101.311, 123.01,	1398
123.011, 123.29, 2923.16, 5502.01, and 5503.02 of the Revised	1399
Code are hereby repealed.	1400