# As Reported by the House Ways and Means Committee

# **133rd General Assembly**

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Sub. H. B. No. 222

## Representatives Stoltzfus, Howse

Cosponsors: Representatives Antani, Becker, Brent, Crawley, Cross, Jones, Lightbody, Manchester, Riedel, Seitz, Smith, K., Upchurch, Vitale, West

## A BILL

То	amend sections 4506.09 and 5747.98 and to enact	1
	sections 122.91 and 5747.82 of the Revised Code	2
	to authorize a temporary income tax credit for	3
	an employer's expenses to train a commercial	4
	vehicle operator and increases the commercial	5
	driver's license skills test fee charged by the	6
	Department of Public Safety.	7

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

Section 1. That sections 4506.09 and 5747.98 be amended	8
and sections 122.91 and 5747.82 of the Revised Code be enacted	9
to read as follows:	10
Sec. 122.91. (A) As used in this section:	11
(1) "Qualifying individual" means an individual who holds	12
a valid commercial driver's license or who is eligible to obtain	13
such a license.	14
(2) "Commercial driver's license" and "commercial motor	15
vehicle" have the same meanings as in section 4506.01 of the	16
Revised Code.	17

(3) "Training expense" means any cost customarily incurred	18
by an employer to train a qualifying individual to obtain a	19
commercial driver's license or to operate a commercial motor	20
vehicle. "Training expense" shall not include an employee's	21
wages.	22
(4) "Tax credit-eligible training expense" means any	23
training expense certified under division (B) of this section.	24
(5) "Director" means the director of development services.	25
(B) (1) On or before the first day of December beginning in	26
2020 and ending in 2022, an employer may apply to the director,	27
on a form prescribed by the director, to certify training	28
expenses that an employer estimates the employer will incur	29
during the following calendar year as tax credit-eligible	30
training expenses. Within thirty days after receiving such an	31
application, the director shall certify to each applicant the	32
amount of the applicant's submitted expenses the director finds	33
to be tax credit-eligible training expenses. The director shall	34
not certify more than fifty thousand dollars of training	35
expenses per year as tax credit-eligible training expenses for	36
any employer.	37
(2) The director shall not certify more than three million	38
dollars in tax credit-eligible training expenses for each	39
calendar year, increased by the sum of tax credit-eligible	40
expenses the director was authorized to certify within the limit	41
described in division (B)(2) of this section for preceding years	42
that were not the basis of a tax credit certificate issued under	43
division (C)(2) of this section in the current year or any	44
preceding year.	45
(C)(1) An employer that incurs tax credit-eligible	46

training expenses in a calendar year that were certified for	47
that year under division (B) of this section may apply to the	48
director for a nonrefundable credit against the tax imposed by	49
section 5747.02 of the Revised Code. The credit shall equal one-	50
half of the tax credit-eligible training expenses actually	51
incurred by the employer in, and certified for, the preceding	52
calendar year. The application may be submitted after the first	53
day and before the twenty-first day of January of the year	54
following the year for which the director certified the	55
expenses. The application shall be submitted on a form	56
prescribed by the director.	57
(2) If the director approves an application described in	58
division (C)(1) of this section, the director, within fifteen	59
days after receipt of the application, shall issue a tax credit	60
certificate to the applicant. The director in consultation with	61
the tax commissioner shall prescribe the form and manner of	62
issuing certificates. The director shall assign a unique	63
identifying number to each tax credit certificate and shall	64
record the certificate in a register devised and maintained by	65
the director for that purpose. The certificate shall state the	66
amount of the tax credit-eligible training expenses on which the	67
credit is based, the amount of the credit, and the date the	68
certificate is issued. Upon issuance of a certificate, the	69
director shall certify to the tax commissioner the name of the	70
applicant, the amount of tax credit-eligible training expenses	71
stated on the certificate, and any other information required by	72
the rules adopted under this section.	73
(D) The director in consultation with the tax commissioner	74
shall adopt rules under Chapter 119. of the Revised Code for the	75
administration of this section. Such rules shall set forth the	76
types of expenses that qualify as training expenses for purposes	77

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#### of this section.

commercial driver's license.

Sec. 4506.09. (A) The registrar of motor vehicles, subject 79 to approval by the director of public safety, shall adopt rules 80 conforming with applicable standards adopted by the federal 81 motor carrier safety administration as regulations under Pub. L. 82 No. 103-272, 108 Stat. 1014 to 1029 (1994), 49 U.S.C.A. 31301 to 83 31317. The rules shall establish requirements for the 84 qualification and testing of persons applying for a commercial 85 driver's license, which are in addition to other requirements 86 established by this chapter. Except as provided in division (B) 87 of this section, the highway patrol or any other employee of the 88 department of public safety the registrar authorizes shall 89

supervise and conduct the testing of persons applying for a

(B) The director may adopt rules, in accordance with 92 Chapter 119. of the Revised Code and applicable requirements of 93 the federal motor carrier safety administration, authorizing the 94 skills test specified in this section to be administered by any 9.5 person, by an agency of this or another state, or by an agency, 96 department, or instrumentality of local government. Each party 97 authorized under this division to administer the skills test may 98 charge a maximum divisible fee of one hundred fifteen dollars 99 for each skills test given as part of a commercial driver's 100 license examination. The fee shall consist of not more than 101 twenty-seven dollars for the pre-trip inspection portion of the 102 test, not more than twenty-seven dollars for the off-road 103 maneuvering portion of the test, and not more than sixty-one 104 dollars for the on-road portion of the test. Each such party may 105 require an appointment fee in the same manner provided in 106 division (E)(2) of this section, except that the maximum amount 107 such a party may require as an appointment fee is one hundred 108

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fifteen dollars. The skills test administered by another party	109
under this division shall be the same as otherwise would be	110
administered by this state. The other party shall enter into an	111
agreement with the director that, without limitation, does all	112
of the following:	113
(1) Allows the director or the director's representative	114
and the federal motor carrier safety administration or its	115
representative to conduct random examinations, inspections, and	116
audits of the other party, whether covert or overt, without	117
prior notice;	118
(2) Requires the director or the director's representative	119
to conduct on-site inspections of the other party at least	120
annually;	121
(3) Requires that all examiners of the other party meet	122
the same qualification and training standards as examiners of	123
the department of public safety, including criminal background	124
checks, to the extent necessary to conduct skills tests in the	125
manner required by 49 C.F.R. 383.110 through 383.135. In	126
accordance with federal guidelines, any examiner employed on	127
July 1, 2017, shall have a criminal background check conducted	128
at least once, and any examiner hired after July 1, 2015, shall	129
have a criminal background check conducted after the examiner is	130
initially hired.	131
(4) Requires either that state employees take, at least	132
annually and as though the employees were test applicants, the	133
tests actually administered by the other party, that the	134
director test a sample of drivers who were examined by the other	135
party to compare the test results, or that state employees	136

accompany a test applicant during an actual test;

(5) Unless the other party is a governmental entity,	138
requires the other party to initiate and maintain a bond in an	139
amount determined by the director to sufficiently pay for the	140
retesting of drivers in the event that the other party or its	141
skills test examiners are involved in fraudulent activities	142
related to skills testing;	143
(6) Requires the other party to use only skills test	144
examiners who have successfully completed a commercial driver's	145
license examiner training course as prescribed by the director,	146
and have been certified by the state as a commercial driver's	147
license skills test examiner qualified to administer skills	148
tests;	149
(7) Requires the other party to use designated road test	150
routes that have been approved by the director;	151
(8) Requires the other party to submit a schedule of	152
skills test appointments to the director not later than two	153
business days prior to each skills test;	154
(9) Requires the other party to maintain copies of the	155
following records at its principal place of business:	156
(a) The other party's commercial driver's license skills	157
testing program certificate;	158
(b) Each skills test examiner's certificate of	159
authorization to administer skills tests for the classes and	160
types of commercial motor vehicles listed in the certificate;	161
(c) Each completed skills test scoring sheet for the	162
current calendar year as well as the prior two calendar years;	163
(d) A complete list of the test routes that have been	164
approved by the director;	165

(e) A complete and accurate copy of each examiner's	166
training record.	167
(10) If the other party also is a driver training school,	168
prohibits its skills test examiners from administering skills	169
tests to applicants that the examiner personally trained;	170
(11) Requires each skills test examiner to administer a	171
complete skills test to a minimum of thirty-two different	172
individuals per calendar year;	173
(12) Reserves to this state the right to take prompt and	174
appropriate remedial action against the other party and its	175
skills test examiners if the other party or its skills test	176
examiners fail to comply with standards of this state or federal	177
standards for the testing program or with any other terms of the	178
contract.	179
(C) The director shall enter into an agreement with the	180
department of education authorizing the skills test specified in	181
this section to be administered by the department at any	182
location operated by the department for purposes of training and	183
testing school bus drivers, provided that the agreement between	184
the director and the department complies with the requirements	185
of division (B) of this section. Skills tests administered by	186
the department shall be limited to persons applying for a	187
commercial driver's license with a school bus endorsement.	188
(D)(1) The director shall adopt rules, in accordance with	189
Chapter 119. of the Revised Code, authorizing waiver of the	190
skills test specified in this section for any applicant for a	191
commercial driver's license who meets all of the following	192
requirements:	193
(a) As authorized under 49 C.F.R. 383.3(c), the applicant	194

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a minimum of fourteen days have elapsed since the initial

issuance of a commercial driver's license temporary instruction

permit to the applicant. The director may require an applicant

for a commercial driver's license who schedules an appointment

with the highway patrol or other authorized employee of the	251
department of public safety to take all portions of the skills	252
test and to pay an appointment fee of <del>fifty one hundred fifteen</del>	253
dollars at the time of scheduling the appointment. If the	254
applicant appears at the time and location specified for the	255
appointment and takes all portions of the skills test during	256
that appointment, the appointment fee serves as the skills test	257
fee. If the applicant schedules an appointment to take all	258
portions of the skills test and fails to appear at the time and	259
location specified for the appointment, the director shall not	260
refund any portion of the appointment fee. If the applicant	261
schedules an appointment to take all portions of the skills test	262
and appears at the time and location specified for the	263
appointment, but declines or is unable to take all portions of	264
the skills test, the director shall not refund any portion of	265
the appointment fee. If the applicant cancels a scheduled	266
appointment forty-eight hours or more prior to the time of the	267
appointment time, the applicant shall not forfeit the	268
appointment fee.	269

An applicant for a commercial driver's license who 270 schedules an appointment to take one or more, but not all, 271 portions of the skills test is required to pay an appointment 272 fee equal to the costs of each test scheduled, as prescribed in 273 division (E)(1) of this section, when scheduling such an 274 appointment. If the applicant appears at the time and location 275 specified for the appointment and takes all the portions of the 276 skills test during that appointment that the applicant was 277 scheduled to take, the appointment fee serves as the skills test 278 fee. If the applicant schedules an appointment to take one or 279 more, but not all, portions of the skills test and fails to 280 appear at the time and location specified for the appointment, 281

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the director shall not refund any portion of the appointment 282 fee. If the applicant schedules an appointment to take one or 283 more, but not all, portions of the skills test and appears at 284 the time and location specified for the appointment, but 285 declines or is unable to take all portions of the skills test 286 that the applicant was scheduled to take, the director shall not 287 refund any portion of the appointment fee. If the applicant 288 cancels a scheduled appointment forty-eight hours or more prior 289 to the time of the appointment time, the applicant shall not 290 forfeit the appointment fee. 291

- (3) The department of public safety shall deposit all fees 292 it collects under division (E) of this section in the public 293 safety highway purposes fund established in section 4501.06 of 294 the Revised Code. 295
- (F) A person who has successfully completed commercial 296 driver's license training in this state but seeks a commercial 297 driver's license in another state where the person is domiciled 298 may schedule an appointment to take the skills test in this 299 300 state and shall pay the appropriate appointment fee. Upon the person's completion of the skills test, this state shall 301 electronically transmit the applicant's results to the state 302 where the person is domiciled. If a person who is domiciled in 303 this state takes a skills test in another state, this state 304 shall accept the results of the skills test from the other 305 state. If the person passed the other state's skills test and 306 meets all of the other licensing requirements set forth in this 307 chapter and rules adopted under this chapter, the registrar of 308 motor vehicles or a deputy registrar shall issue a commercial 309 driver's license to that person. 310
  - (G) Unless otherwise specified, the director or the

director's representative shall conduct the examinations,	312
inspections, audits, and test monitoring set forth in divisions	313
(B)(2),(3), and (4) of this section at least annually. If the	314
other party or any of its skills test examiners fail to comply	315
with state or federal standards for the skills testing program,	316
the director or the director's representative shall take prompt	317
and appropriate remedial action against the party and its skills	318
test examiners. Remedial action may include termination of the	319
agreement or revocation of a skills test examiner's	320
certification.	321
(H) As used in this section, "skills test" means a test of	322
an applicant's ability to drive the type of commercial motor	323
vehicle for which the applicant seeks a commercial driver's	324
license by having the applicant drive such a motor vehicle while	325
under the supervision of an authorized state driver's license	326
examiner or tester.	327
Sec. 5747.82. There is allowed a nonrefundable credit	328
against a taxpayer's aggregate tax liability under section	329
5747.02 of the Revised Code for a taxpayer that has been issued	330
a tax credit certificate under section 122.91 of the Revised	331
Code. The amount of the credit shall equal the credit amount	332
stated on the certificate. The credit shall be claimed for the	333
taxpayer's most recently concluded taxable year that ended	334
before the issuance date stated on the certificate.	335
The credit shall be claimed in the order required under	336
section 5747.98 of the Revised Code. Any credit amount in excess	337
of the aggregate amount of tax due under section 5747.02 of the	338
Revised Code, after allowing for any other credits preceding the	339
credit in that order, may be carried forward for five taxable	340
years, but the amount of the excess credit allowed in any such	341

(8) The credit for adoption of a minor child under section

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414 (B) For any credit, except the refundable credits 415 enumerated in this section and the credit granted under division (H) of section 5747.08 of the Revised Code, the amount of the 416 credit for a taxable year shall not exceed the taxpayer's 417 aggregate amount of tax due under section 5747.02 of the Revised 418 Code, after allowing for any other credit that precedes it in 419 the order required under this section. Any excess amount of a 420 particular credit may be carried forward if authorized under the 421 section creating that credit. Nothing in this chapter shall be 422 423 construed to allow a taxpayer to claim, directly or indirectly,

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a credit more than once for a taxable year.	424
Section 2. That existing sections 4506.09 and 5747.98 of	425
the Revised Code are hereby repealed.	426
Section 3. In adopting the rules required under division	427
(D) of section 122.91 of the Revised Code, as enacted by this	428
act, the Director of Development Services shall file the notice	429
and text of the proposed rules as required by division (B) of	430
section 119.03 of the Revised Code not later than one hundred	431
fifty days after the effective date of this section.	432