

**Topic:** Application to existing levies only

\_\_\_\_\_ moved to amend as follows:

1       In line 32, strike through all after the period

2       In line 33, strike through "state"; delete "or a political  
3 subdivision"; strike through "shall be located in the county."

4       Delete lines 34 and 35

5       Between lines 70 and 71, insert:

6       "Except as otherwise provided in this division, grants  
7 awarded by the community improvements board shall be used only  
8 for permanent improvement projects located within the county. If  
9 the grant revenue is derived from a tax that was levied on the  
10 effective date of H.B. 134 of the 132nd general assembly and the  
11 government agency to which the grant is to be paid is a school  
12 district, the grant may be used for permanent improvement  
13 projects located anywhere within that school district even if a  
14 portion of the school district is located outside the county."

15       In line 432, delete "all grant revenue"

16       Delete lines 433 through 448 and insert "grants awarded by  
17 a community improvements board on or after the effective date of

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18 this section as long as the act's amendments concerning the use  
19 of the grant revenue, as defined in section 307.283 of the  
20 Revised Code, are not inconsistent with the board of county  
21 commissioner's resolution levying the tax or the ballot language  
22 approved by the electors of the county."

23 The motion was \_\_\_\_\_ agreed to.