Ohio Legislative Service Commission

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Comparison Document

House Bill 62—133rd General Assembly

Transportation Budget (FY 2020-FY 2021)

As Introduced (LSC 133 0002-2)
As Passed by the House
In Senate Transportation, Commerce and Workforce
(LSC 133 0002-7)

| Department of Agriculture | Transportation Budget | H. B. 62 |
|---------------------------|------------------------|--|
| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| No provision. | No provision. | Allows for the owner or operator of a retail service station to provide the fuel tax information in three alternative ways other than stickers: (1) On video displays; (2) On customer receipts; or (3) At a conspicuous location at the entrance to the station. |
| | | Fiscal effect: Some additional cost for the Department of Agriculture (Division of Weights and Measures) to produce the required stickers showing Ohio's motor fuel tax rate and other required information. Uncertain impact on county auditors or municipal sealers for complying with the tax sticker requirements. |

| Auditor of State | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| AUDCD1 | Annual audits of ODOT and regional transit authorities | |
| | R.C. 5501.09 | R.C. 755.90 |
| No provision. | Requires the Auditor of State, at least once a year instead of every two years as under current law, and without prior notice, to conduct a financial audit of the Department of Transportation (ODOT). Requires ODOT to submit a copy of the completed annual financial audits to the Governor, the Speaker and Minority Leader of the House of Representatives, the President and Minority Leader of the Senate, and the Director of Budget and Management no later than 90 days after receiving the audit. | Replaces the House provision with one that requires the Auditor of State to conduct a performance audit of ODOT by October 1, 2019, pursuant to Chapter 117. of the Revised Code. |
| No provision. | Requires the Auditor of State, at least once a year instead of every two years as under current law, and without prior notice, to conduct a financial audit of any regional transit authority. Requires regional transit authorities to submit copies of the completed annual financial audits to the Governor, the Speaker and Minority Leader of the House of Representatives, the President and Minority Leader of the Senate, and the Director of Budget and Management no later than 90 days after receiving the audit. | No provision. |
| | Fiscal effect: ODOT and regional transit authorities would be responsible for paying the Auditor of State for these audits. Instead of paying for such an audit once every two years, these costs would occur annually, but at potentially lower costs since the audits would only review one year's worth of accounts. Payments from ODOT would be deposited into the Public Audit Expense - Intrastate Fund (Fund 1090). Payments from regional transit authorities would be deposited into the Public Audit Expense - Local Government Fund (Fund 4220). | Fiscal effect: ODOT would incur additional costs for the required one-time performance audit. |

| fice of Budget and Management | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| OBMCD6 Governor's budget submission deadline | | |
| | | R.C. 107.03 |
| No provision. | No provision. | Requires the Governor to submit the biennial transportation budget to the General Assembly four weeks after the General Assembly's organization. |
| | | Fiscal effect: None. |
| OBMCD1 Limitations on use of capital appropriations | | |
| Section: 501.10 | Section: 501.10 | Section: 501.10 |
| Requires that the use of the capital appropriations in the bill be limited to: real property; buildings and structures; architectural, engineering, and professional services directly related to the projects; machinery; new computer systems; and furniture, fixtures, or equipment meeting certain criteria. | Same as the Executive. | Same as the Executive. |
| OBMCD2 State Arbritrage Rebate Authorization | | |
| Section: 503.10 | Section: 503.10 | Section: 503.10 |
| Appropriates any amount necessary to make payments to the federal government of investment income rebates to maintain the federal income tax exemption of interest on bonds issued by the State of Ohio. | Same as the Executive. | Same as the Executive. |
| Requires OBM to approve and voucher payments for this purpose. | Same as the Executive. | Same as the Executive. |

| ice of Budget and Management | Transportation Budget | H. |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| Fiscal effect: Federal law prohibits tax-exempt bond issuers, such as the state of Ohio, from earning a higher rate of interest from investment of bond proceeds than the interest paid on the bonds. Any payments that might be required under this section will be paid out of the bond fund in which excess earnings were realized. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. |
| OBMCD3 Authorization for Treasurer of State and OB | M to effectuate lease rental payments | |
| Section: 509.10 | Section: 509.10 | Section: 509.10 |
| Requires OBM to initiate and process payments from lease rental payment appropriation items during the FY 2020-FY 2021 biennium pursuant to lease agreements for bonds or notes issued under Section 2i of Article VIII, Ohio Constitution, Chapters 152. and 154. of the Revised Code, and acts of the General Assembly. Requires payments to be made upon certification by the Treasurer of State of the dates and amounts due on those dates. | Same as the Executive. | Same as the Executive. |
| OBMCD4 Lease and debt service payments | | |
| Section: 509.20 | Section: 509.20 | Section: 509.20 |
| Provides for additional appropriations to cover debt service and bond financing costs if additional appropriations to cover those payments are necessary. | Same as the Executive. | Same as the Executive. |
| OBMCD5 Flexibility to process 27th paycheck in FY 20 | 19 | |
| Section: 509.30 | Section: 509.30 | |
| Allows OBM to authorize additional expenditures in FY 2019 to pay agency payroll costs for the pay period ending June 22, 2019, which were not included in appropriations to agencies in FY 2019. | Same as the Executive. | No provision. |

| Development Services Agency | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| DEVCD2 Roadwork Development Fund uses | | | |
| No provision. | R.C. 122.14 Authorizes the use of money in the Roadwork Development Fund (Fund 4W00) specifically for the construction and maintenance of public roads that provide or improve access to tourism attractions. | R.C. 122.14 Same as the House. | |
| | Fiscal effect: Potential increase in roadwork projects eligible for grants under the program. | Fiscal effect: Same as the House. | |
| DEVCD1 Roadwork Development Grant Program | | | |
| Section: 207.20 | Section: 207.20 | Section: 207.20 | |
| (1) Requires the Roadwork Development Fund (Fund 4W00) to be used for road improvements associated with economic development projects to retain or attract businesses in Ohio. Includes among eligible projects airport access roads or roads within public airport property. Defines "road improvements" as improvements to public roadway facilities located on, serving, or that are capable of serving a project site. | Same as the Executive. | Same as the Executive. | |
| (2) Requires ODOT to provide funds in accordance with the guidelines and requirements of other Development Services Agency (DSA) programs, including Controlling Board review and approval, as well as constitutional requirements for the use of motor fuel tax revenues. Permits ODOT to assist DSA with project completion and to enter into contracts on behalf of DSA. Permits Fund 4W00 money to be used in conjunction with any other state funding for infrastructure improvements. | Same as the Executive. | Same as the Executive. | |
| (3) Requires OBM, pursuant to a plan submitted by DSA or as otherwise determined, to set a cash transfer schedule to meet the needs of Fund 4W00, and requires such transfers to be made from | Same as the Executive. | Same as the Executive. | |

| Development Services Agency | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| the Highway Operating Fund (Fund 7002) according to the schedule. | | |
| Fiscal effect: The executive budget appropriates \$15.2 million in each of FY 2020 and FY 2021 for the Roadwork Development Program under Fund 4W00 line item 195629, Roadwork Development. These amounts are identical to the sums appropriated under the current biennium's transportation budget. | Fiscal effect: The House budget increases appropriations to line item 195629 by \$2.1 million per year to \$17.3 million in each fiscal year. | Fiscal effect: The Senate budget returns appropriations to line item 195629 to \$15.2 million per year, which is the same as the Executive. |

| Department of Natural Resources | Transportation Budget | H. B. 62 |
|---------------------------------|--|--|
| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DNRCD2 Oil and Gas Infrastructo | ure Fund | |
| | R.C. 1509.02, 321.50, 321.51, 505.96, 1509.11, and 5749.02 | I |
| No provision. | Requires that \$5 million cash in each fiscal year be transferd from the existing Oil and Gas Well Fund (5180) to the Oil and Infrastructure Fund created by the bill. Specifies that cash transfers from Fund 5180 to the Oil and Gas Infrastructure may occur only if Fund 5180 maintains a minimum balance million on the final day of each fiscal year. | Fund |
| No provision. | Requires that the Director of Budget and Management distributed the \$5 million transferred each fiscal year to eligible political subdivisions in the Utica and Marcellus shale region as follows: | al |
| No provision. | (1) 60% (\$3 million) to an eligible county's oil and gas infrastructure fund, which is required to be created by the treasurer in each eligible county, in proportion to the numb producing wells in each eligible county divided by the numb producing wells in the state, as calculated by the Chief of O Gas Resources Management and certified to the Director of Budget and Management no later than June 15 of each year Requires county treasurers to distribute the money in the coil and gas infrastructure fund to each political subdivision receives Local Government Fund distributions in proportion amount the subdivision receives from the county's undivide government fund. Requires political subdivisions that receive distributions from the county oil and gas infrastructure fund this provision to use the money exclusively for capital improvements. | per of local ve |
| No provision. | (2) 20% (\$1 million) to the township road maintenance fund eligible county, in proportion to the number of producing we each eligible county divided by the number of producing we | vells in |

| Department of Natur | al Resources | Transportation Budget | H. B. 62 |
|---------------------|------------------------------------|------------------------|--|
| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DNRCD25 | Van Wert Jubilee Park Improvements | | |
| | | | Section: 610.05 |
| No provision. | | No provision. | Amends Section 223.15 of H.B. 529 of the 132nd General Assembly, the capital budget for the FY 2019-FY 2020 capital biennium, to redirect a \$50,000 community project earmark for the Van Wert Rotary Athletic Complex Improvements Project to the Van Wert Jubilee Park Improvements Project, bringing funding for the latter to a total of \$100,000. |

| partment of Public Safety | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DPSCD15 Low-speed elect | tric scooters | |
| | R.C. 4501.01, 4509.01, 4511.01, 4511.514 | , 4511.68 |
| (1) No provision. | (1) Defines "low-speed electric scooter" as a device than 100 lbs. that has handlebars, is propelled by a motor or human power, and has an attainable speed level surface of not more than 20 mph when propellectric motor. | ed on a paved |
| (2) No provision. | (2) Permits the operation of low-speed electric sco streets, highways, sidewalks, paths, and portions of aside for the exclusive use of bicycles. | |
| (3) No provision. | (3) States that low-speed electric scooters are not such exempts them from state registration, title, in certain traffic and equipment law requirements. | |
| (4) No provision. | (4) Specifies that a low-speed electric scooter and subject to traffic law requirements that by their na applicable to them whenever the scooter is operations of streets, highways, sidewalks, paths, and portions of aside for the exclusive use of bicycles. | eture are ted on public |
| (5) No provision. | (5) Requires a low-speed electric scooter operator pedestrians at all times, to give an audible signal wand passing a pedestrian, and to have specified ligusing the scooter at night. | hen overtaking |
| (6) No provision. | (6) Prohibits any person under 16 from using a low scooter and any person from operating a scooter amph. | |
| (7) No provision. | (7) Makes failure to comply with the low-speed ele laws a minor misdemeanor generally and a predict vehicle offense. | |

| Department of Public S | Safety | Transportation Budget | H. B. 62 |
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| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| (8) No provision. | | (8) Permits a low-speed electric scooter to be parked on a sidewalk, without charge or restriction, provided it does not impede the normal flow of pedestrian traffic. | (8) No provision. |
| | | Fiscal effect: Potential, likely minimal at most, (1) annual cost increase for municipalities and counties to process low-speed electric scooter violations, and (2) annual revenue gain from court costs and fees, and fines distributed as applicable between local authorities and the state. | |
| DPSCD21 | Electric and hybrid motor vehicle registration | n fees | |
| | | R.C. 4501.01, 4503.10, 4503.103 | R.C. 4501.01, 4503.10, 4503.103 |
| (1) No provision. | | (1) Requires the Registrar of Motor Vehicles and each deputy registrar to collect: (a) an additional fee of \$200 for each application for registration or registration renewal received for any plug-in electric motor vehicle, and (b) an additional fee of \$100 for each application for registration or registration renewal received for any hybrid motor vehicle. | (1) Same as the House, but reduces the additional fee to \$175 for plug-in electric motor vehicles and \$75 for hybrid motor vehicles. |
| (2) No provision. | | (2) Defines "plug-in electric motor vehicle" as a passenger car powered wholly by a battery cell energy system that can be recharged by plugging the vehicle into any external source of electricity (only applies to all-electric vehicles; nothing in the bill applies to "plug-in hybrids"). | (2) Alters the definition of "plug-in electric motor vehicle" to include vehicles that are powered in part by a battery cell energy system that can be recharged via an external source of energy. (Thus the definition and the \$175 fee applies to both all-electric vehicles and hybrids that can be "plugged in" [plug-in hybrids].) |
| (3) No provision. | | (3) Defines "hybrid motor vehicle" as a passenger car powered by an internal propulsion system consisting of both of the following: (a) a combustion engine, and (b) a battery cell energy system that cannot be recharged by plugging into an external source of electricity but can be recharged by other vehicle mechanisms that capture and store electric energy. | (3) Same as the House, but alters the definition of "hybrid motor vehicle" to specify that the vehicle has a battery cell energy system that cannot be recharged via an external source of electricity but can be recharged by other vehicle mechanisms that capture and store electric energy. |
| (4) No provision. | | (4) Requires the Registrar to transmit all money arising from the additional fee on electric and hybrid motor vehicles to the | (4) Same as the House. |

| Department of Public Safety | Transportation Budget | Н. В. |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| | Treasurer of State for distribution as follows: (a) 55% to the Highway Operating Fund (Fund 7002), and (b) 45% divided amongst municipal corporations, counties, and townships statewide. | |
| | Fiscal effect: Increases state vehicle registration revenue by approximately \$12.8 million in FY 2020 and \$13.8 million in FY 2021, to be distributed as follows: 55% to the Highway Operating Fund (Fund 7002), which is used by the Department of Transportation, and 45% amongst municipal corporations, counties, and townships. | Fiscal effect: Increases state vehicle registration revenue by approximately \$11.3 million in FY 2020 and by approximately \$12.3 million in FY 2021, to be distributed as follows: 55% to the Highway Operating Fund (Fund 7002), which is used by the Department of Transportation, and 45% amongst municipal corporations, counties, and townships. |
| DPSCD16 Deputy registrar service fees | | |
| | R.C. 4503.038 | R.C. 4503.038 |
| No provision. | Requires the Registrar of Motor Vehicles to establish a \$5 deputy registrar service fee. (The current service fee is \$3.50, as established by rule.) | Replaces the House provision with a provision that requires the Registrar of Motor Vehicles to adopt new rules not later than 90 days after the bill's effective date establishing a deputy registrar fee of not more than \$5.25. (The provision results in the Registrar revisiting the previously established deputy registrar fee that was established at \$3.50 by rule approximately a year ago.) |
| | Fiscal effect: The amount collected by deputy registrars will increase by \$1.50 per transaction. There are approximately 200 deputy registrar locations statewide, most of which are operated by independent private contractors. This provision will result in increased revenue for deputy registrars, the thirteen deputy registrar locations that are served by either the clerk of the court of common pleas or county auditor, and for the Registrar, who collects the fee for online and mail-in | Fiscal effect: The amount collected by deputy registrars may increase by up to \$1.75 per transaction. (Under House provision, the per transaction fee would have increased by \$1.50.) |

| Department of Public | Safety | Transportation Budget | | H. B. 62 |
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| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| DPSCD13 | Single license plate requirement | | | |
| | | R.C. 4503.19, 4503.193, 4503.21, 4503.23, 4549.10 | R.C. 4503.19, 4503.193, 4503.21, 4503.23, 4549.10 | |
| (1) No provision. | | (1) Replaces the current requirement that most motor vehicles, including passenger vehicles, display two license plates with a requirement that a single license plate be displayed. | , (1) Same as the House. | |
| (2) No provision. | | (2) Requires the Registrar of Motor Vehicles to continue to issurvalidation sticker, as required by current law, to be displayed on the single license plate. | 1 * * | |
| (3) No provision. | | (3) Provides that the display of a single current license plate and validation sticker on the rear of a motor vehicle sufficiently indicates that a vehicle is registered within Ohio. | d (3) Same as the House. | |
| (4) No provision. | | (4) Deems any reference in Ohio law to license plates, a set of license plates, registration plates, or validation stickers to be a reference to the single license plate and validation sticker. | (4) Same as the House. | |
| | | Fiscal effect: Bureau of Motor Vehicle license plate production and distribution costs will decrease by up to \$1.4 million or mannually. As citations will no longer be issued for failure to display two plates, (1) the state will lose minimal annual fine and court cost revenue, and (2) counties, municipalities, and townships statewide will lose up to between \$120,000 and \$240,000 or more annually. | | |
| DPSCD19 | Municipal license tax | | | |
| | | R.C. 4504.173, 4501.042, 4504.10, 4504.201 | | |
| (1) No provision. | | (1) Permits a municipal corporation to levy an additional \$5 annual license tax per motor vehicle that is registered within th municipal corporation for the following purposes: | (1) No provision. | |

| Department of Public Safety | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| (a) No provision. | (a) Paying the costs and expenses of enforcing and administering the tax; | (a) No provision. | |
| (b) No provision. | (b) Planning, constructing, improving, maintaining, and repairing public roads, highways, and streets; | (b) No provision. | |
| (c) No provision. | (c) Maintaining and repairing bridges and viaducts; | (c) No provision. | |
| (d) No provision. | (d) Paying the municipal corporation's portion of the costs and expenses of cooperating with the Department of Transportation in the planning, improvement, and construction of state highways | (d) No provision. | |
| (e) No provision. | (e) Paying the municipal corporation's portion of the compensation, damages, costs, and expenses of planning, constructing, reconstructing, improving, maintaining, and repairing roads and streets; | (e) No provision. | |
| (f) No provision. | (f) Paying any costs apportioned to the municipal corporation for railroad crossings; | (f) No provision. | |
| (g) No provision. | (g) Paying debt service charges on notes or bonds of the municipal corporation issued for such purposes; | (g) No provision. | |
| (h) No provision. | (h) Purchasing, erecting, and maintaining street and traffic signs and markers; | (h) No provision. | |
| (i) No provision. | (i) Purchasing, erecting, and maintaining traffic lights and signals; and | (i) No provision. | |
| (j) No provision. | (j) Supplementing revenue already available for the aforementioned purposes. | (j) No provision. | |
| (2) No provision. | (2) Prohibits an ordinance, resolution, or other measure levying a municipal motor vehicle license tax from being enacted as an emergency measure. | (2) No provision. | |

| Department of Public Safety | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| (3) No provision. | (3) Specifies that an ordinance, resolution, or other measure levying a municipal motor vehicle license tax is subject to a referendum. | (3) No provision. | |
| (4) No provision. | (4) Specifies that any municipal license tax levied under this provision continues in effect until repealed. | (4) No provision. | |
| | Fiscal effect: Potentially significant annual revenue gain for municipal corporations, as the bill increases the maximum amount of local permissive taxes that may be levied per taxing district from \$25 to \$30, or by \$5 per vehicle. | | |
| DPSCD20 Township license tax | | | |
| | R.C. 4504.181, 4501.031, 4501.043, 4504.10, 4504.201 | | |
| (1) No provision. | (1) Permits a township board of trustees, by resolution, to levy an additional \$5 annual license tax per motor vehicle that is registered within the unincorporated territory of the township for the following purposes: | | |
| (a) No provision. | (a) Paying the costs and expenses of enforcing and administering the tax; | (a) No provision. | |
| (b) No provision. | (b) Paying for construction, reconstruction, improvement, maintenance, and repair of township roads, bridges, and culverts; | (b) No provision. | |
| (c) No provision. | (c) Purchasing, erecting, and maintaining traffic signs, markers, lights, and signals; | (c) No provision. | |
| (d) No provision. | (d) Purchasing road machinery and equipment, and planning, constructing, and maintaining suitable buildings to house equipment; | (d) No provision. | |
| (e) No provision. | (e) Paying any costs apportioned to the township for railroad crossings; and | (e) No provision. | |

| Department of Public Safety | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| (f) No provision. | (f) Supplementing revenue already available for the aforementioned purposes. | (f) No provision. | |
| (2) No provision. | (2) Requires a board of township trustees, prior to the adoption of any such resolution, to: | f (2) No provision. | |
| (a) No provision. | (a) Conduct two public hearings, with the second hearing being no less than three days, but no more than 10 days, after the first; and | | |
| (b) No provision. | (b) Provide notice of the date, time, and place of both hearings by publication in a newspaper of general circulation in the township, or as otherwise permitted, once a week, on the same day for two consecutive weeks, with the second publication being not less than 10 days, but not more than 30 days, prior to the first hearing. | | |
| (3) No provision. | (3) Specifies that such a resolution, if adopted, is to become effective no sooner than 30 days following its adoption, is subject to a referendum, and cannot go into effect if a referendum vote has been requested unless it has been approved by a majority of those voting on it. | (3) No provision. | |
| (4) No provision. | (4) Specifies that any township license tax levied under this provision continues in effect until repealed. | (4) No provision. | |
| | Fiscal effect: Potentially significant annual revenue gain for townships, as the bill increases the maximum amount of local permissive taxes that may be levied per taxing district from \$25 to \$30, or by \$5 per vehicle. | | |

| Department of Public S | afety | Transportation Budget | H. B. 62 |
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| Executive | As | Passed by the House | In Senate Transportation, Commerce & Workforce |
| DPSCD43 | CDL skills test fee | | |
| No provision. | l Na | provision. | R.C. 4506.09 Eliminates the maximum fee of \$85 that a party may charge for |
| No provision. | INO | provision. | administering a commercial driver's license skills test (including the appointment fee), and instead allows the party to charge a reasonable and competitively priced fee. |
| | | | Fiscal effect: Uncertain. |
| DPSCD44 | Lamination fee to document authentication fee | | |
| | | | R.C. 4506.11, 4507.01, 4507.13, 4507.23, 4507.50, 4507.52, 4511.521 |
| (1) No provision. | (1) | No provision. | (1) Eliminates the requirement that a driver's license, commercial driver's license, motorcycle operator's license, motorized bicycle license, and state identification card be laminated, since in practice the licenses and cards are printed, not laminated now. |
| (2) No provision. | (2) | No provision. | (2) Eliminates the \$1.50 lamination fee charged for laminating a driver's license, commercial driver's license, state identification card, or motorized bicycle license and instead levies a \$1.50 "document authentication fee" for each application for issuance, renewal, or replacement of those licenses and the identification card. |
| (3) No provision. | (3) | No provision. | (3) Exempts a disabled veteran from the document authentication fee in the same manner that a disabled veteran is exempt from the lamination fee under current law. |
| (4) No provision. | (4) | No provision. | (4) Specifies that a deputy registrar may retain the document authentication fee. |

| partment of Public Safety | Transportation Budget | Н. В. 6 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| (5) No provision. | (5) No provision. | (5) Requires the document authentication fee collected by the Registrar of Motor Vehicles to be deposited in the Public Safety – Highway Purposes Fund (Fund 5TM0) just as the lamination fees collected by the Registrar are deposited under current law. Fiscal effect: None. |
| DPSCD8 Implied consent for CDL holders | | riscal circut. None. |
| R.C. 4506.17 Clarifies that refusal to submit to a test when arrested for operating a vehicle while impaired (OVI) leads to disqualification when a commercial driver's license (CDL) holder is driving any type of motor vehicle, not just a commercial motor vehicle. | R.C. 4506.17 Same as the Executive. | R.C. 4506.17 Same as the Executive. |
| Fiscal effect: None. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. |
| DPSCD42 Seatbelt exemption | | |
| | | R.C. 4507.06, 4507.13, 4507.51, 4507.52, 4513.263 |
| (1) No provision. | (1) No provision. | (1) Authorizes a person to obtain a driver's license or state identification card indicating that the person has a physical impairment and is exempt from the requirement to wear a seatbelt. |
| (2) No provision. | (2) No provision. | (2) Requires an applicant - for a driver's license or state identification card indicating that the person has a physical impairment - to submit an affidavit signed by a physician or chiropractor licensed to practice in Ohio that states that the person has a permanent (or reasonably expected to be permanent physical impairment) that makes the use of a seatbelt impossible or impracticable. |

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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| (3) No provision. | (3) No provision. | (3) Modifies the information, required in an affidavit signed by a physician or chiropractor to qualify for the seatbelt exemption, to include the following: |
| (a) No provision. | (a) No provision. | (a) That the person has a physical impairment that makes use of a seatbelt impossible or impracticable (required under current law); |
| (b) No provision. | (b) No provision. | (b) Whether the physical impairment is temporary, permanent, or reasonably expected to be permanent; |
| (c) No provision. | (c) No provision. | (c) If the physical impairment is temporary, how long the physical impairment is expected to make the use of a seatbelt impossible or impracticable. |
| (4) No provision. | (4) No provision. | (4) Specifies that a physician or chiropractor who issues an affidavit to a person to obtain such a driver's license or identification card is immune from civil liability arising from any injury or death sustained by the person due to the person's failure to wear a seatbelt, unless the physician or chiropractor acted in a manner that constituted willful, wanton, or reckless conduct. |
| | | Fiscal effect: Uncertain. |
| DPSCD41 Financial responsibility | random verification program | |
| | | R.C. 4509.101, 4510.04, Section 610.20 |
| No provision. | No provision. | Eliminates the Financial Responsibility (i.e. auto insurance) Random Verification Program managed by the Bureau of Motor Vehicles effective January 1, 2020, but specifies that the rules of the Program still apply to any vehicle owner randomly selected to submit proof of financial responsibility prior to that date. Fiscal effect: Potential annual savings of up to \$597,000. |

| Department of Public S | afety | Transportation Budget | | H. B. 62 |
|------------------------|--|---|--|----------|
| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| DPSCD40 | Texting-while-driving and distracted driving | g corrective changes | | |
| | | R.C. 4511.204, 4511.205, 4511.991 | | |
| (1) No provision. | | (1) Amends the texting-while-driving section that addresses allied offenses of similar conduct to clarify that there may only be one conviction if a motorist is charged with two allied offenses arising out of the same incident (i.e. the motorist is charged with both a state violation and a municipal violation). (Generally, an offender may be charged with two or more allied offenses, but only convicted of one.) | (1) No provision. | |
| (2) No provision. | | (2) Clarifies that if a person drives distracted (generally, such a person could pay a fine and not appear in court), but violates certain offenses for which a court appearance is mandatory, the offender must still appear in court. | (2) No provision. | |
| (3) No provision. | | (3) Makes corrective changes to clarify small inconsistencies in the definition of "distracted" in the distracted driving law. | (3) No provision. | |
| DPSCD22 | Skateboards attached to vehicles | | | |
| | | R.C. 4511.54 | | |
| No provision. | | Prohibits a person who is riding a skateboard from attaching the skateboard or the rider to a motor vehicle and prohibits a vehicle operator from allowing a skateboard or rider to be so attached. | No provision. | |
| | | Fiscal effect: Potential negligible annual fiscal effect on the state and local governments. | | |

| partment of Public Safety | Transportation Budget | | H. B. 6 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| DPSCD18 Motorcycle hearing protection | | | |
| | R.C. 4511.84 | | |
| (1) No provision. | (1) Permits a person to wear earphones or earplugs for hearing protection while operating a motorcycle. | (1) No provision. | |
| (2) No provision. | (2) Clarifies that "earphones" and "earplugs" both include devices that provide either entertainment or hearing protection and updates their meaning to reflect new advances in technology, for purposes of the existing prohibition against wearing earphones or earplugs over or in both ears while operating a motor vehicle. | (2) No provision. | |
| | Fiscal effect: Likely means some reduction in the number of motorcyclists cited for and convicted of violating current law's earphone/earplug prohibition. This may result in a no more than minimal annual loss in fine, fee, and court cost revenue that otherwise might have been collected and distributed pursuant to state law between the state, counties, municipalities, and townships. There is unlikely to be any discernible effect on traffic law enforcement and adjudication costs. | | |
| DPSCD9 Emergency medical personnel background | checks | | |
| R.C. 4765.302 | R.C. 4765.302 | | |
| (1) Requires the State Board of Emergency Medical, Fire, and Transportation Services to participate in the Retained Applicant Fingerprint Database and Continuous Record Monitoring Service for any emergency medical responder (EMR), emergency medical technician (EMT), advanced emergency medical technician (AEMT), or paramedic certified by the Board. | (1) Same as the Executive. | (1) No provision. | |
| (2) Requires the Superintendent of the Bureau of Criminal Identification to promptly notify the Board, either electronically or | (2) Same as the Executive. | (2) No provision. | |

| Department of Public Safety | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| by mail, when an individual in the database has been arrested for, convicted of, or pleaded guilty to any offense. | | | |
| (3) Requires an individual certified or applying for certification as an EMR, EMT, AEMT, or paramedic to submit one complete set of fingerprints for background check purposes to the Superintendent, unless the individual is already enrolled in the Continuous Record Monitoring Service. | (3) Same as the Executive. | (3) No provision. | |
| (4) Requires an individual to be fingerprinted at a location approved by the Board. | (4) Same as the Executive. | (4) No provision. | |
| (5) Requires the Department of Public Safety pay the initial or annual fee charged for background checks, except for an individual seeking certification by reciprocity who must pay the initial background check fee and fee for enrollment in the database. | (5) Same as the Executive. | (5) No provision. | |
| (6) Requires an individual seeking certification by reciprocity ask the Superintendent to request the individual's records from the Federal Bureau of Investigation. | (6) Same as the Executive. | (6) No provision. | |
| (7) Permits the Board to adopt rules establishing the standards and procedures for the provision of the background criminal records checks. | (7) Same as the Executive. | (7) No provision. | |
| (8) States that the results from the background criminal records checks and the reports containing those results are not considered public records. | (8) Same as the Executive. | (8) No provision. | |
| Fiscal effect: Estimated annual expenditure increase of \$500,000, to be paid for with money appropriated from the Emergency Medical Services Fund (Fund 83M0) used by the Department of Public Safety (see DPSCD7). | Fiscal effect: Same as the Executive. | | |

| Department of Public Safety | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DPSCD12 Peer-to-peer car sharing | oversight | |
| | R.C. 3944.01, 3944.02, 3944.03, 3944.04, 3944.05, 3944.06, 3944.07, 3944.08, 3944.09, 3944.10, 4516.01, 4516.02, 4516.03, 4516.04, 4516.05, 4516.06, 4516.07, Section 757.60 | R.C. 4926.01, 4926.02, 4926.03, 4926.04, 4926.05, 4926.06, 4926.07, 4926.08, 4926.09, Section 757.60 |
| (1) No provision. | (1) Defines "peer-to-peer car sharing" as the authorized use of private motor vehicle by an individual other than the motor vehicle's owner through a peer-to-peer car sharing program. | |
| (2) No provision. | (2) Defines "peer-to-peer car sharing program" as a person wo operates a business platform that connects a shared vehicle owner to a shared vehicle driver to enable the sharing of veh for financial consideration. | |
| (3) No provision. | (3) Defines "peer-to-peer car sharing program agreement" as agreement established through the peer-to-peer car sharing program that serves as a contract between the peer-to-peer sharing program, the shared vehicle owner, and the shared vehicle driver and describes the specific terms and conditions the agreement, including the car sharing period and location locations for transfer of possession. | car |
| (4) No provision. | (4) Authorizes private motor vehicle rentals between vehicle owners and other licensed drivers through a peer-to-peer car sharing program and peer-to-peer car sharing agreements. | - |
| (5) No provision. | (5) Establishes the requirements and responsibilities of the per to-peer car sharing program pertaining to information that me be gathered from participants in the program, the disclosured must be made to participants, and procedures when a safety recall is issued on a participating motor vehicle. | nust s that |
| (6) No provision. | (6) Prohibits a peer-to-peer car sharing program from entering into a peer-to-peer car sharing agreement with an unlicensed | |

| Department of Public Safety | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| | driver, a person whose license has been suspended, or an owner who does not have a participating vehicle properly registered and insured. | |
| (7) No provision. | (7) Declares that peer-to-peer car sharing programs are vendors for purposes of collecting and remitting sales taxes. | (7) Same as the House, but changes the R.C. section number. |
| (8) No provision. | (8) Requires the Registrar of Motor Vehicles, in consultation with the Department of Insurance, to adopt rules establishing administrative penalties for violations of the requirements related to peer-to-peer car sharing and establishing requirements related to concession agreements with an airport if participants in the program participate in car sharing within three miles of the | (8) Replaces the House provision with a provision that: (a) requires the Public Utilities Commission to regulate peer-to-peer car sharing programs, (b) requires the operator of a public-use airport to adopt reasonable standards, regulations, procedures, and fees that are applicable to peer-to-peer car sharing programs, (c) permits the public-use airport to enter into agreements, including concession agreements, with a peer-to-peer car sharing program if the participants in the program participate in car sharing within three miles of the public-use airport, and (d) requires a peer-to-peer car sharing program, a shared vehicle owner, and a shared vehicle driver to comply with all standards, regulations, procedures, fees, and agreements, and pay all fees in a timely manner. |
| (9) No provision. | (9) Establishes specific automobile insurance and liability requirements for both the peer-to-peer car sharing program and participants in the program as follows: | (9) Replaces the House provision with a provision that states that it is not the General Assembly's intent to limit or restrict an insurer's ability to exclude insurance coverage from an insurance policy or an insurer's ability to underwrite an insurance policy. |
| (a) No provision. | (a) Makes a peer-to-peer car sharing program generally liable for harm proximately caused by the operation of a car being shared on its platform; | (a) No provision. |
| (b) No provision. | (b) Exempts a peer-to-peer car sharing program and a shared vehicle owner from vicarious liability for harm arising from the use, operation, or possession of the vehicle during the car sharing period; | (b) No provision. |

| Department of Public Safety | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| (c) No provision. | (c) Requires a peer-to-peer car sharing program to ensure that a shared vehicle is covered by at least state minimum levels of insurance while engaged in car sharing, which may be provided by the program, the shared vehicle owner, or the shared vehicle driver; | (c) No provision. |
| (d) No provision. | (d) Specifies that a peer-to-peer car sharing program has an insurable interest in a shared vehicle, but need not insure the vehicle itself; | (d) No provision. |
| (e) No provision. | (e) Allows an insurer to exclude coverage of a claim arising from car sharing activities and to limit the number of cars it will insure on a single policy, but prohibits an insurer from canceling a policy just because the car was shared; | (e) No provision. |
| (f) No provision. | (f) Allows an insurer to seek contribution from the insurer of a peer-to-peer car sharing program for a claim that it defends but that was excluded from coverage; and | (f) No provision. |
| (g) No provision. | (g) Requires a peer-to-peer car sharing program to keep certain records to facilitate the investigation of a claim for coverage. | (g) No provision. |
| | Fiscal effect: The annual costs for the Bureau of Motor Vehicles to perform its administrative duties are uncertain, with its costs primarily covered by money appropriated from the Public Safety - Highway Purposes Fund (Fund 5TM0). Automobile insurance regulations for this program may increase the Department of Insurance's annual administrative costs, which are paid from the Department's Operating Fund (Fund 5540). The sales tax clarification might increase annual GRF revenue by a minimal amount. | Fiscal effect: Relative to the House provision, reduces or eliminates the fiscal effects on the Bureau of Motor Vehicles and the Department of Insurance. Fiscal effects of the Senate provision on the Public Utilities Commission uncertain. |

| Department of Public Safety | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DPSCD1 Motor vehicle registration | | |
| Section: 205.20 | Section: 205.20 | Section: 205.20 |
| (1) Permits the Director of Public Safety to deposit certain motor vehicle registration fee revenues to meet the cash needs of the Public Safety – Highway Purposes Fund (Fund 5TM0). | (1) Same as the Executive. | (1) Same as the Executive. |
| (2) Requires the revenues that are deposited to be used to support appropriations for the administration and enforcement of laws relative to the operation and registration of motor vehicles, and for the payment of highway obligations and other statutory highway purposes. | (2) Same as the Executive. | (2) Same as the Executive. |
| (3) Requires these revenues be paid into Fund 5TM0 before being paid into any other fund. | (3) Same as the Executive. | (3) Same as the Executive. |
| (4) Requires that the deposit of these revenues be in approximately equal amounts on a monthly basis or as otherwise approved by the Director of Budget and Management. | (4) Same as the Executive. | (4) Same as the Executive. |
| (5) Requires the Director of Public Safety, prior to the beginning of each fiscal year (July 1), to submit a plan to the Director of Budget and Management requesting approval of the anticipated revenue amounts to be deposited into Fund 5TMO. | (5) Same as the Executive. | (5) Same as the Executive. |
| (6) Requires the Director of Public Safety, if during the fiscal year changes to the plan as approved by the Director of Budget and Management are necessary, to submit a revised plan to the Director of Budget and Management for approval prior to any change in the deposit of revenues. | (6) Same as the Executive. | (6) Same as the Executive. |

| epartment of Public Safety | Transportation Budget | Н. В. |
|---|----------------------------|---|
| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DPSCD5 Collective bargaining increases | | |
| Section: 205.20 | Section: 205.20 | Section: 205.20 |
| (1) Permits the Controlling Board, notwithstanding certain provisions of the Revised Code and upon the request of either the Director of Budget and Management or the Director of Public Safety with the approval of the Director of Budget and Management, to authorize expenditures in excess of appropriations and transfer appropriations, as necessary, for any fund used by the Department of Public Safety, except for the GRF, to assist in paying the employee compensation cost increases that have occurred pursuant to collective bargaining agreements under R.C. Chapter 4117. and, for exempt employees, under R.C. 124.152. | (1) Same as the Executive. | (1) Same as the Executive. |
| (2) Appropriates any money approved for expenditure under provision (1) above. | (2) Same as the Executive. | (2) Same as the Executive. |
| DPSCD6 Cash balance fund review | • | |
| Section: 205.20 | Section: 205.20 | Section: 205.20 |
| (1) Requires the Director of Public Safety to review the cash balances for each fund in the State Highway Safety Fund Group and permits the Director to submit a written request to the Director of Budget and Management to transfer amounts from any of those funds to the credit of the Public Safety – Highway Purposes Fund (Fund 5TMO), as appropriate. | (1) Same as the Executive. | (1) Same as the Executive. |
| (2) Permits the Director of Budget and Management, upon receipt of such a request, to make appropriate transfers as requested by the Director of Public Safety or as otherwise determined by the Director of Budget and Management. | (2) Same as the Executive. | (2) Same as the Executive, but requires Controlling Board approval prior to any transfer. |

| partment of Public Safety | Transportation Budge | t H.B. |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DPSCD7 Cash transfers from | m the State Fire Marshal Fund to the Emergency Medical Services Fund | |
| Section: 205.20 | Section: 205.20 | |
| (1) Requires the Director of Budget and Meach fiscal year, or as soon as possible the \$500,000 from the State Fire Marshal Fur the Department of Commerce to the Emerund (Fund 83M0) used by the Departme | ereafter, to transfer and (Fund 5460) used by ergency Medical Services | (1) No provision. |
| (2) Requires the transferred cash amount Department of Public Safety to pay the St Medical, Fire, and Transportation Services the Retained Applicant Fingerprint Database Record Monitoring Service as required in Revised Code (see DPSCD9). | ate Board of Emergency s' costs to participate in ase and Continuous | (2) No provision. |
| DPSCD11 Cash transfer from | the General Revenue Fund to the Public Safety - Highway Purposes Fun | nd |
| Section: 205.20 | Section: 205.20 | |
| Permits the Director of Budget and Mana biennium ending June 30, 2021, to transfe cash from the General Revenue Fund to t | er up to \$35,000,000 | No provision. (Funding provided through new GRF appropriation item 761408, Highway Patrol Operating Expenses, with an appropriation of \$35,000,000 in FY 2021). |

Highway Purposes Fund (Fund 5TM0).

acts of the General Assembly.

| olic Works Commission | Transportation Budget | н. |
|--|--|---|
| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| PWCCD3 Allocation of State Capital Improvement P | rogram funding for emergency purposes | |
| | R.C. 164.08 | R.C. 164.08 |
| No provision. | Increases the authorization of the annual allocation of State Capital Improvement Program (SCIP) funding for emergency purposes, from 2% under current law to 6%. | Same as the House, but specifies that this additional set-aside funding for emergencies is to begin in FY 2022. |
| | Fiscal effect: H.B. 529 of the 132nd GA includes capital appropriations of \$350 million over the FY 2019-FY 2020 capital biennium for SCIP awards. PWC will use those appropriations to award \$175 million per fiscal year. This provision would increase the amount PWC sets aside for emergency purposes from \$3.5 million per fiscal year to \$10.5 million per fiscal year. | Fiscal effect: Any additional funding set aside for emergencies from the SCIP Program will be dependent on capital appropriations in FY 2022 and beyond. If the full \$200 million that would be eligible for the SCIP Program in FY 2022 is appropriated, SCIP funding for emergencies would rise from \$4.0 million to \$12.0 million in FY 2022. |
| PWCCD1 Reappropriations | | |
| Section: 209.20 | Section: 209.20 | Section: 209.20 |
| Reappropriates unencumbered capital appropriations at the end of FY 2019 from the Local Transportation Improvement Program Fund (Fund 7052) made in H.B. 26 of the 132nd GA for the same purposes in FY 2020. | Same as the Executive. | Same as the Executive. |
| Reappropriates unencumbered capital appropriations and reappropriations at the end of FY 2020 from the Local Transportation Improvement Program Fund (Fund 7052) made in H.B. 62 of the 133rd GA for the same purposes in FY 2021. | Same as the Executive. | Same as the Executive. |

when the funds' cash flows are insufficient due to the timing of bond issuances.

| partment of Taxation | Transportation Budget | Н. В |
|---|---|--|
| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| TAXCD10 Compressed natural gas (CNG) made to | exable under the motor fuel tax | |
| | R.C. 5735.01, 5735.011, 5736.01 | R.C. 5735.01, 5735.011, 5736.01, 5751.01 |
| No provision. | Adds compressed natural gas (CNG) to the list of fuels to under Ohio's motor fuel tax and sets the gallon equivale at 126.67 cubic feet or 5.66 pounds. (Currently, liquid nat and liquid petroleum gas are taxable. CNG would not be of the petroleum activity tax base.) | standard to 139.30 cubic feet or 6.38 pounds and (2) exempts atural gas receipts from the sale of CNG from the commercial activity tax |
| | Fiscal effect: The tax will generate just over \$1.0 million additional motor fuel tax revenue. After refunds to transuthorities, this provision will increase motor fuel tax r by approximately \$30,000. | nsit CAT would reduce CAT revenue by an uncertain amount. CAT |
| TAXCD5 Increase in the motor fuel tax | | |
| R.C. 5735.05 | R.C. 5735.05, 5735.051 | R.C. 5735.05, 5735.051 |
| Increases the per gallon rate of the motor fuel tax from \$0.28 \$0.46 in FY 2020. | Replaces the Executive provision with a provision that me per gallon tax rates for gasoline and for other motor fue (primarily diesel fuel). Increases the motor fuel tax rate gasoline from \$0.28 to \$0.35 starting October 1, 2019, a starting October 1, 2020. Increases the tax rate for all ot of fuel from \$0.28 to \$0.38 starting October 1, 2019, \$0.50 starting October 1, 2020, and \$0.48 starting October 1, 2020. | for and \$0.387 ther types .44 |
| Adjusts the motor fuel tax rate for inflation starting in FY 2021 adding a tax adjustment factor calculated by the Tax Commissioner. Requires the Commissioner to determine the | , by No provision. | No provision. |

Modifies the amount of MFT revenue that the Treasurer of State must credit to the Motor Fuel Tax Administration Fund (Fund 5V70), from 0.275% of that revenue to the amount of appropriation assigned to Fund 5V70 beginning in FY 2020.

Same as the Executive.

Same as the Executive.

Increases the motor fuel tax reimbursement rate for school districts from six cents per gallon to 24 cents per gallon beginning in FY 2020.

No provision.

Replaces the Executive provision with a provision that increases the motor fuel tax reimbursement rate for school districts, for transit authorities, and for county developmental disabilities boards by amounts that will offset the increased tax rates on motor fuel (see TAXCD5; under current law the per gallon refunds equal 27 cents for transit authorities and six cents for school districts and for county developmental disabilities boards).

Authorizes a MFT refund for Ohio-based businesses that provide public transit or paratransit services on a scheduled route pursuant to a contract with the Department of Transportation or a county, municipal corporation, county transit board, regional transit authority, or regional transit commission. Specifies that the refund equals the full amount of tax paid on motor fuel used in the provision of such public transit and paratransit services.

Replaces the House version with a provision that extends the MFT refund to private contractors of transit authorities, school districts, educational service centers, and county developmental disability boards, but gives them the same tax burden imposed under current law on the entity with which they contract. (Transit system contractors will be refunded for all but 1 cent per gallon of the MFT, while contractors for school districts, educational service centers, and developmental disability boards will be refunded for all but 22 cents per gallon of the MFT).

Executive As Passed by the House

In Senate Transportation, Commerce & Workforce

TAXCD1 Motor fuel tax distributions to Highway Operating Fund

Section: 757.10

Requires the Treasurer of State, beginning on July 31, 2019 and on the last day of each month through the end of the FY 2020-FY 2021 biennium, to deposit the first 2% of the amount of motor fuel tax received for the preceding calendar month to the credit of the Highway Operating Fund (Fund 7002) before making any other distributions required by law.

Fiscal effect: This is an ongoing temporary law provision that results in a gain in revenue to Fund 7002 and an offsetting decline in revenue to state and local government funds that also receive state MFT distributions according to statutory formulas set in ORC 5735.051. In FY 2018, this resulted in about \$38 million in funding to Fund 7002 before the distributions required by permanent law. Overall, since Fund 7002 retains about 60% of all MFT revenue under the distribution method, this provision netted about \$15 million in additional revenue to Fund 7002 (\$38 million x 40%) based on FY 2018 results. Factoring in the MFT increase (see TAXCD5) and the cash transfer out of Fund 7002 to local governments (see TAXCD3), this provision would net around \$25 million more to Fund 7002 in FY 2020.

Section: 757.10

Same as the Executive, but limits the transfer amount to 2% of the revenue from the first \$0.28 of the per gallon motor fuel tax (thereby exempting the tax increases in TAXCD5 from the determination of amounts to be transferred).

Same as the House.

Section:

Fiscal effect: The limitation of this provision to the first \$0.28 of the per gallon motor fuel tax limits the net gain to Fund 7002 to approximately \$11.1 million.

Fiscal effect: Same as the House.

757.10

TAXCD2

Motor fuel evaporation tax credit

Section: 757.20

Continues a temporary reduction in MFT credits, in which a temporary motor fuel tax evaporation allowance is set for motor fuel distributors at 1% (less 0.5% of the gallonage sold to retail dealers) and at 0.5% for retail dealers.

Section: 757.20

Same as the Executive.

Section: 757.20

Same as the Executive.

governments (33%), \$109 million to the Public Works Commission (3.5%), and around \$50 million to other state agencies (1.5%). Distributions to local governments are funded under the main operating budget through Revenue Distribution

Fund Group Fund 7060 line item 110960.

| artment of Transportation | Transportation Budget | Н. В |
|---|------------------------------|---|
| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DOTCD34 International Symbol of Access | | |
| | | R.C. 9.54, 9.57 (repealed) |
| No provision. | No provision. | Requires a person who erects or replaces a sign containing the international symbol of access to do so with a logo that depicts a dynamic character leaning forward with a sense of movement. |
| | | Fiscal effect: Minimal costs to the state and local governments. Presumably new signs would be erected only when the old signs need to be replaced. |
| DOTCD25 Entry on private property for maintenance of | of transportation facilities | |
| R.C. 163.03 | | |
| Authorizes any agency (meaning any governmental or business entity that is authorized to appropriate property by eminent domain) to enter upon lands, waters, and premises as necessary to access and perform maintenance on transportation facilities. Declares that such an entry does not constitute a trespass. | No provision. | No provision. |
| Requires the agency to give reasonable notice to the owner or possessor of the property to be entered between 48 hours and 30 days before the entry. | No provision. | No provision. |
| Applies existing law to such entries specifying that: (1) the agency must make restitution or reimbursement for damages caused on the property as a result of the entry, and (2) damages may be recoverable by civil action, in the event that the parties are unable to reach a settlement. | No provision. | No provision. |

| epartment of Transportation | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| Fiscal effect: Uncertain, but may resolve disputes about lawful access to transportation facilities. These can include garages, district offices, highways, bridges, rights-of-way, parking facilities, as well as rail, port, and aviation operations, for example. | | | |
| DOTCD21 Outdoor advertising device control | | | |
| R.C. 163.31 | | | |
| Clarifies that a nonconforming outdoor advertising device cannot be restored if it is destroyed by an "act of God," thereby aligning Ohio law with federal requirements. | No provision. | No provision. | |
| Fiscal effect: None. | | | |
| DOTCD19 Variable speed limit authority and other spe | eed limit changes | | |
| R.C. 4511.21 | R.C. 4511.21 | R.C. 4511.21 | |
| (1) Expands ODOT's authority to establish variable speed limits to all highways by removing prior restrictions that only portions of three specific highways could have variable speed limits: Interstate Route 670; Interstate Route 275; and Interstate Route 90 between the intersections with Interstate Route 71 and the border of Pennsylvania. | (1) Same as the Executive, but requires ODOT to adopt rules specifying the criteria and the parameters of the engineering study that will be used to establish variable speed limits before establishing them on additional highways. Exempts the variable speed limits on the three specific highways allowed under current law from this rule-making requirement. | (1) No provision. | |
| (2) Specifies that any changes to speed limits established in statute (because the speed limit is too high or low for a particular location) must occur based on criteria established by an engineering study, as defined by ODOT, rather than based on either (1) a "geometric and traffic characteristic study" or (2) "an engineering and traffic investigation," as is specified in current law. | (2) Same as the Executive. | (2) Same as the Executive. | |
| (3) Allows local governments to request that ODOT declare variable speed limits at certain locations on highways within their | (3) Same as the Executive. | (3) No provision. | |

| Department of Transportation | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| jurisdictions, if the fixed speed limit set by statute is greater than is reasonable and safe for a location. (Current law only allows local governments to request that ODOT declare a reasonable and safe prima-facie speed limit at such locations.) | | |
| (4) Makes other technical changes to clarify current law. | (4) Same as the Executive. | (4) Same as the Executive. |
| Fiscal effect: For ODOT, a potential increase in expenditures from Fund 7002 to pay for analysis, planning, and installation of signs that display variable speed limits. This also results in permissive costs to local governments that request that ODOT review and approve variable speed limits on highways in their jurisdictions, primarily for traffic enforcement and sign installation. Potential for decreases in maintenance and public safety expenses if variable speed limits reduce the number and severity of crashes. DOTCD28 Special regional heavy hauling permit | Fiscal effect: Same as the Executive. | Fiscal effect: Minimal. |
| | R.C. 4513.34 | R.C. 4513.34 |
| No provision. | Removes the 150-mile restriction on the special regional heavy hauling permit, and retains current law that makes it mandatory for ODOT and local authorities to issue the permit, provided the applicant pays the fee for the permit and provided that the permit cannot be used for roads in a condition insufficient to bear the weight of the vehicle. | Replaces the House provision with one that maintains the current 150-mile restriction for the special regional heavy hauling permit but makes ODOT and a local authority's issuance of the permit |
| | Fiscal effect: Potential reduction in fee revenue to local governments and ODOT since the provision would reduce the number of permits that entities would need to apply for. | Fiscal effect: Uncertain impact on permit fee revenue collected by ODOT and local governments. |

| partment of Transportation | Transportation Budget | H. B. 6 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DOTCD22 Deposition of the Director of Transportatio | n | |
| R.C. 5501.21 | R.C. 5501.21 | R.C. 5501.21 |
| Specifies that the Director of Transportation need not produce, for evidence in a court, original electronic records or documents. (Current law also specifies that the Director need not produce nonelectronic plans and drawings.) | Same as the Executive. | Same as the Executive. |
| Eliminates the presumed authorization to depose the Director in all pending lawsuits. (Current law allows the Director to be deposed in all such suits as long as the deposition takes place at the Director's office.) | Same as the Executive. | Same as the Executive. |
| Fiscal effect: Some potential reduction in administrative costs in locating electronic records or documents for evidence and preparing for fewer likely depositions. The bill does not prohibit the Director from being deposed - it merely removes the presumption that the Director can be deposed in every lawsuit. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. |
| DOTCD23 Excess road salt | | |
| R.C. 5501.41 | R.C. 5501.41 | R.C. 5501.41 |
| Permits ODOT to provide road salt to a political subdivision if ODOT has excess road salt, the political subdivision is otherwise unable to acquire road salt, and the political subdivision is in an emergency situation. | Same as the Executive. | Same as the Executive. |
| Requires ODOT to seek reimbursement for road salt provided to political subdivisions and specifies that the reimbursement shall be equal to the prices at which ODOT purchased the road salt. | Same as the Executive. | Same as the Executive. |
| Fiscal effect: None. According to ODOT, this codifies the Department's current policy regarding excess road salt. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. |

| Department of Trans | sportation | Transportation Budget | H. B. 62 |
|---------------------|---------------------------------------|---|---|
| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DOTCD35 | Memorial highway designations | | |
| | | | R.C. 5534.014, 5534.407, 5534.807 |
| No provision. | | No provision. | (1) Designates a portion of State Route 122 in the city of Middletown in Butler County extending to Towne Boulevard in Warren County as the SFC Charles E. Carpenter Memorial Highway. |
| No provision. | | No provision. | (2) Designates a portion of State Route 2 in the city of Mentor within Lake County as the Patrolman Mathew J. Mazany Memorial Highway. |
| No provision. | | No provision. | (3) Designates a portion of State Route 63 in the city of Lebanon and a portion outside municipal boundaries within Warren County as the SFC John E. Conger, Jr. Memorial Highway. |
| | | | Fiscal effect: Minimal costs to ODOT to produce the signage. To install the signage, minimal costs to the (1) city of Middletown, (2) city of Mentor, and (3) ODOT and the city of Lebanon. |
| DOTCD27 | CNG and LNG vehicle weight and load l | limits | |
| | | R.C. 5577.044 | |
| No provision. | | Adds interstate highways to the types of roads on which a vehic fueled solely by compressed natural gas (CNG) or liquid natural gas (LNG) may exceed the gross vehicle weight and axle load limby up to 2,000 pounds. | |
| | | Fiscal effect: Uncertain. This change makes Ohio consistent wi federal law, and it is not clear whether these fines have been applied to such CNG- or LNG-powered vehicles on interstates i Ohio. | |

FY 2020-FY 2021 biennium.

be used to meet all payments under leases and agreements for facilities made under Chapter 154. of the Revised Code during the

| Department of Transportation | Transportation Budget | Н. В. |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| Authorizes an amount equal to the balance of the appropriation remaining after the debt service has been paid in either fiscal year to be transferred to line items 772421, 773431, or 779491 upon the written request of ODOT with the approval of OBM. Requires the transfer to be reported to the Controlling Board. | Same as the Executive. | Same as the Executive. |
| Fiscal effect: Provides ODOT with cash management flexibility to transfer appropriations after debt service payments have been made where needed among these other line items that are used for highway construction, maintenance, and administration, respectively. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. |
| DOTCD2 Public access roads for DNR facilities, parks, | Exposition Commission, Ohio History Connection, a | and DNR Facilities |
| Section: 203.30 | Section: 203.30 | Section: 203.30 |
| (1) Requires portions of funding in each of FY 2020 and FY 2021 to be used from Fund 7002 appropriation item 772421, Highway Construction - State, for the construction, reconstruction, or maintenance of public access roads and support features to and within facilities owned or operated by the Department of Natural Resources. | Same as the Executive. | Same as the Executive. |
| (2) Earmarks \$2,562,000 in each of FY 2020 and FY 2021 from line item 772421 for the construction, reconstruction, or maintenance of park drives or park roads within the boundaries of metropolitan parks. | Same as the Executive. | Same as the Executive. |
| (3) Allows the line item to be used for road work on behalf of the Ohio Expositions Commission at the state fairgrounds, and road work on behalf of the Ohio History Connection, at the request of each entity and approval by ODOT. | Same as the Executive. | Same as the Executive. |
| Fiscal effect: The amount earmarked for metropolitan parks is the same amount earmarked in each year of the current FY 2018-FY 2019 biennium. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. |

| epartment of Transportation | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| DOTCD3 Transportation Improvement Districts | | | |
| Section: 203.40 | Section: 203.40 | Section: 203.40 | |
| (1) Earmarks \$4.5 million in each fiscal year from Fund 7002 appropriation item 772421, Highway Construction - State, for transportation improvement districts (TIDs) that have facilitated funding for the cost of a project or projects in conjunction with other governmental agencies. | Same as the Executive. | Same as the Executive. | |
| (2) Requires a TID to submit requests for project funding to ODOT no later than September 1 of each fiscal year and requires ODOT to notify the TID regarding whether it has approved or disapproved the project funding request within 90 days after the day the request was submitted by the TID. | Same as the Executive. | Same as the Executive. | |
| (3) Prohibits any ODOT funding provided to a TID from being used for administrative costs. Requires the funding to be used for a specific project or projects within the TID's area. Prohibits the total amount of a project's cost from being fully funded by the ODOT funds, and limits the total amount of ODOT funding for each project to 25% of total project costs not to exceed \$250,000 per fiscal year. Specifies that TIDs co-sponsoring a specific project may individually apply for up to \$250,000 for that project, but prohibits more than 25% of a project's total costs coming from funding provided by ODOT. | Same as the Executive. | Same as the Executive. | |
| (4) Permits ODOT funds for TIDs to be used for preliminary engineering, detailed design, right-of-way acquisition, and construction of a specific project and other project costs under certain circumstances. | Same as the Executive. | Same as the Executive. | |
| (5) Requires that TIDs be registered with ODOT in order to receive funding from ODOT under this provision. Authorizes ODOT to register a TID only if the TID has a specific eligible project. | Same as the Executive. | Same as the Executive. | |

| epartment of Transportation | Transportation Budget | | H. B. 6 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| (6) Prohibits ODOT from registering a TID, or requires ODOT to cancel the registration of any TID, unless the TID has: (A) designated a project or program of projects and facilitated funding of at least \$10 million during the eight-year period beginning January 1, 2005; (B) designated a project or program and facilitated funding of at least \$15 million since the project or program commenced; or (C) designated a project or program that has estimated aggregate costs in excess of \$10 million and the County Engineer of the county in which the TID is located has attested by a sworn affidavit that the costs exceed \$10 million and that the TID is facilitating funding for the project or program. | Same as the Executive. | Same as the Executive. | |
| Fiscal effect: This is the same amount earmarked in each year of the current FY 2018-FY 2019 biennium. Currently, there are 40 TIDs across the state registered by ODOT. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. | |
| DOTCD29 FHWA flexible funding for public transporta | ition | | |
| | Section: 203.43 | Section: 203.43 | |
| No provision. | Requires that \$100 million of the amount appropriated in each fiscal year to Highway Operating Fund (Fund 7002) line item 772422, Highway Construction - Federal, be used to support public transportation through the Federal Highway Administration (FHWA) flexible funding program. | Same as the House. | |
| No provision. | Specifies that \$18.5 million of the \$100 million earmark in each fiscal year be distributed to the five transit systems with the highest level of elderly and disabled ridership, provided that the amount allocated to each transit system is proportional to elderly and disabled ridership in those five transit systems. | Same as the House. | |
| | Fiscal effect: This would be an annual increase of \$67 million compared to the \$33 million earmarked annually for FHWA flexible funding during the current FY 2018-FY 2019 biennium. | Fiscal effect: Same as the House. | |

Section: 203.60 Section: 203.60 Section: 203.60

Allows OBM to approve ODOT requests to transfer Highway Operating Fund (Fund 7002) appropriations for highway planning and research, highway construction, debt service, highway maintenance, federal public transit programs, rail grade crossings, aviation, and administration, so that transfers could occur between appropriation items 770003, 771411, 771412, 772421, 772422, 772424, 772425, 772437, 772438, 773431, 775452, 775459, 776462, 777475, and 779491. Appropriates the amounts transferred under this provision and requires such transfers to be reported to the Controlling Board.

Specifies that this transfer authority is intended to provide for

(1) emergency situations, (2) adjustments to circumstances

four situations that could arise in the FY 2020-FY 2021 biennium:

to seek Controlling Board approval of the transfers.

Replaces the Executive provision with one that authorizes ODOT Same as the House.

Same as the Executive, but specifies that this is a transfer request authorization.

Same as the House, but limits the transfer request authorizations to the situations described in (1) and (2), and situations involving the purchase of goods and services relating to dangerous

| partment of Transportation | Transportation Budget | | Н. В. |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| affecting the obligation and expenditure of federal funds, (3) flexibility to meet unforeseen conditions, and (4) optimization of the use of available resources. | | inclement weather. | |
| Fiscal effect: Provides ODOT with cash management flexibility to transfer these appropriations when needed. | Fiscal effect: Same as the Executive, but requires Controlling Board approval. | Fiscal effect: Same as the House. | |
| DOTCD6 Transfers of appropriations: federal highway | y, transit, aviation, rail, and local transit | | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 | |
| Allows OBM to approve requests from ODOT to transfer appropriations between several federally funded Fund 7002 appropriation items, including line items 772422, 775452, 775454, 775459, 776475, and 777472. Appropriates these transfers. Requires that the transfers be reported to the Controlling Board. | Replaces the Executive provision with one that authorizes ODOT to seek Controlling Board approval of the transfers. | Same as the House. | |
| Fiscal effect: Provides ODOT with cash management flexibility to transfer these appropriations when needed. | Fiscal effect: Same as the Executive, but requires Controlling Board approval. | Fiscal effect: Same as the House. | |
| DOTCD7 Transfers of appropriations: State Infrastruc | ture Bank | | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 | |
| Allows OBM to approve requests from ODOT to transfer appropriations and cash in the State Infrastructure Bank (SIB) funds created in R.C. 5531.09, including transfers between FY 2020 and FY 2021. | Replaces the Executive provision with one that authorizes ODOT to seek Controlling Board approval of the transfers. | Same as the House. | |
| Allows OBM to transfer appropriations and cash between Fund 7002 and SIB funds. Specifies that transfers from the SIB funds to Fund 7002 can only be up to the amounts originally transferred to the SIB funds. Prohibits transfers between modes and different funding sources. Appropriates these transfers and requires that they be reported to the Controlling Board. | Replaces the Executive provision with one that authorizes ODOT to seek Controlling Board approval of the transfers. | Same as the House. | |

| partment of Transportation | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| Fiscal effect: Provides ODOT with cash management flexibility to transfer these appropriations when needed. | Fiscal effect: Same as the Executive, but requires Controlling Board approval. | Fiscal effect: Same as the House. | |
| DOTCD8 Transfers of appropriations: tolling funds | | | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 | |
| Allows OBM to approve requests from ODOT to transfer appropriations and cash of the Ohio Toll Fund, including transfers between FY 2020 and FY 2021. Appropriates the amounts transferred. Requires that the transfers be reported to the Controlling Board. | Replaces the Executive provision with one that authorizes ODOT to seek Controlling Board approval of the transfers. | Same as the House. | |
| Fiscal effect: Provides ODOT with cash management flexibility to transfer these appropriations when needed. | Fiscal effect: Same as the Executive, but requires Controlling Board approval. | Fiscal effect: Same as the House. | |
| DOTCD9 Increasing appropriations: state funds | | | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 | |
| Allows the Controlling Board, upon the request of ODOT, to increase appropriations from Fund 7002 in the event that receipts or unexpended balances credited to Fund 7002 exceed the estimates upon which the appropriations have been made. | Same as the Executive. | Same as the Executive. | |
| Fiscal effect: Allows ODOT to use additional state moneys that are credited to Fund 7002 over the biennium, such as additional motor fuel tax revenues. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. | |

| partment of Transportation | Transportation Budget | Н. В. |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DOTCD10 Increasing appropriations: federal and local | funds | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 |
| Allows the Controlling Board, upon the request of ODOT, to increase appropriations of federal or local moneys credited to Fund 7002 in the event that receipts or unexpected balances credited to Fund 7002 exceed the estimates upon which the appropriations for FY 2020-FY 2021 have been made. | Same as the Executive. | Same as the Executive. |
| Fiscal effect: Provides ODOT the ability to use revenues available from the federal government and local governments that exceed appropriations. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. |
| DOTCD11 Transfers of cash between Highway Operati | ng Fund and Highway Capital Improvement Fund | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 |
| Allows OBM to transfer cash, upon the request of ODOT, from Fund 7002 to the Highway Capital Improvement Fund (Fund 7042). Allows OBM to transfer cash from Fund 7042 to Fund 7002 in an amount equal to the amount of cash previously transferred to Fund 7042. | Same as the Executive. | Same as the Executive. |
| Fiscal effect: Provides ODOT with cash management flexibility to transfer these appropriations when needed. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. |
| DOTCD12 Deputy Inspector General for ODOT funding | | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 |
| Requires OBM to make semiannual cash transfers of \$200,000, occurring on July 1 and January 1 or as soon as possible thereafter in each fiscal year, from Fund 7002 to the Deputy Inspector General for ODOT Fund (Fund 5FAO). | Same as the Executive. | Same as the Executive. |

| epartment of Transportation | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| Permits the Inspector General, with the consent of OBM, to seek Controlling Board approval for additional transfers of cash and increase the appropriation in Fund 5FA0 line item 965603, Deputy Inspector General for ODOT, in the amounts needed. | Same as the Executive. | Same as the Executive. | |
| DOTCD13 Reappropriations | | | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 | |
| Allows ODOT, in each of FY 2020 and FY 2021, to request that OBM transfer any remaining unencumbered appropriations to Fund 7002, Fund 7042, and the State Infrastructure Bank funds for the same purpose in the following fiscal year. | Same as the Executive. | Same as the Executive. | |
| Requires ODOT to identify the appropriate funds and line items and the amount of the transfer, allows OBM to request additional information, and requires ODOT to provide any information requested. Requires OBM to determine the amounts to be transferred by fund and line item based on the information provided by ODOT. Reappropriates the amounts as determined by OBM and requires the reappropriations to be reported to the Controlling Board. | Same as the Executive. | Same as the Executive. | |
| Specifies that any unencumbered balances for which reappropriations are requested and approved are subject to the availability of revenue as determined by the ODOT director. | Same as the Executive. | Same as the Executive. | |
| Fiscal effect: Allows ODOT to continue to use unencumbered funds from prior fiscal years, subject to OBM authorization. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. | |

| Department of Transportation | Transportation Budget | | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| DOTCD14 Liquidation of unforeseen liabilities | | | |
| Section: 203.60 | Section: 203.60 | Section: 203.60 | |
| Allows for any Fund 7002 appropriation, unless restricted by law, to be used to liquidate unforeseen liabilities arising from contractual agreements of prior years when the prior year encumbrance is insufficient. | Same as the Executive. | Same as the Executive. | |
| DOTCD15 Maintenance of interstate highways | | | |
| Section: 203.70 | Section: 203.70 | Section: 203.70 | |
| Authorizes ODOT to provide services, such as snow and ice removal, maintenance, repair, or lighting, on interstate highways located within the boundaries of municipal corporations and to reimburse municipalities for their costs in providing such maintenance if there are agreements between ODOT and the municipalities to do so. | Same as the Executive. | Same as the Executive. | |

Executive As Passed by the House

In Senate Transportation, Commerce & Workforce

DOTCD16 Public transportation highway purpose grants

Section: 203.80 Section: 203.80 Section: 203.80

Allows ODOT to use state motor fuel tax revenues to match federal grants awarded to ODOT, regional transit authorities, or eligible public transportation systems for public transportation highway purposes, or to support local or state funded public transportation highway projects. Specifies that public transportation highway purposes include: (1) the construction or repair of high occupancy vehicle lanes; (2) the acquisition or construction of park-and-ride facilities or transit loops; (3) the construction or repair of bridges used by public transportation vehicles; and (4) other such eligible public transportation highway purposes.

Same as the Executive.

Same as the Executive.

Prohibits motor fuel tax revenues from being used for operating assistance or for the purchase of vehicles, equipment, or maintenance of facilities.

Same as the Executive.

Same as the Executive.

DOTCD17 Agreements related to federal environmental permits

Section: 203.90 Section: 203.90 Section: 203.90

Authorizes ODOT to enter into agreements with certain federal agencies to review federal environmental permit documents. Requires that the agreements be solely for the purpose of dedicating ODOT staff to the expeditious and timely review of environmentally related documents submitted by ODOT as necessary for federal permits. Requires ODOT to receive Controlling Board approval of any agreement between ODOT and a federal agency for services performed relating to environmental permit reviews.

Same as the Executive.

Same as the Executive.

| partment of Transportation | Transportation Budget | | H. B. 6: |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| Fiscal effect: No net increase in administrative costs to ODOT. The cost that ODOT incurs is offset by federal reimbursements under the agreements. | Fiscal effect: Same as the Executive. | | |
| DOTCD18 Authorization to use indefinite delivery inde | efinite quantity (IDIQ) contracts | | |
| Section: 203.100 | Section: 203.100 | Section: 203.100 | |
| (1) Requires ODOT to enter into indefinite delivery indefinite quantity (IDIQ) contracts for not more than two projects in each year of the FY 2020-FY 2021 biennium. | Same as the Executive. | Same as the Executive. | |
| (2) Defines an IDIQ contract as a contract for an indefinite quantity, within stated limits, of supplies or services that will be delivered by the awarded bidder over a defined contract period. | Same as the Executive. | Same as the Executive. | |
| (3) Requires ODOT to prepare bidding documents, establish contract forms, determine contract terms and conditions, develop and implement a work order process, and take any other action necessary to fulfill ODOT's duties and obligations related to IDIQ contracts. | Same as the Executive. | Same as the Executive. | |
| (4) Specifies that current law requirements ODOT must follow for the advertising bids and awarding contracts also apply to IDIQ contracts. | Same as the Executive. | Same as the Executive. | |
| Fiscal effect: Potential savings on the selected projects where the IDIQ contract type is used, depending on the supplies or services to be provided, and the circumstances involved with the projects; however, there is a possibility of additional costs as a result of these contracts as well. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. | |

| Department of Transporta | ion Transportation Budget | Н. В. (|
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DOTCD30 OF | io's Road to Our Future Joint Legislative Study Committee | |
| | Section: 755.20 | Section: 755.20 |
| (1) No provision. | (1) Creates the Ohio's Road to Our Future Joint Legislative Study Committee, to consist of five members of the Senate and five members of the House of Representatives. | Same as the House. |
| (2) No provision. | (2) Requires the Study Committee to review six subjects relating to ODOT: (A) alternative sources of revenue, (B) expense mitigation, (C) evolving technology, (D) innovative finance techniques, (E) asset leverage and conditions, and (F) employee demographics. | Same as the House. |
| (3) No provision. | (3) Requires the Study Committee to conduct reviews and analyses of ten specific issues relating to the subjects listed in (2) above, including among other issues: state assets, infrastructure, and transportation systems; ODOT personnel; leasing vehicles and construction equipment; ODOT debt policies; and a vehicle-milestraveled (VMT) approach to transportation funding and the feasibility of either starting a VMT pilot program or fully using the VMT approach in the state. | Same as the House. |
| (4) No provision. | (4) Requires ODOT to provide administrative assistance as requested by the Study Committee. | Same as the House. |
| (5) No provision. | (5) Requires the Study Committee to complete a report of its findings by October 1, 2019, and to present the report to the Speaker of the House and the Senate President at the call of the Speaker and President. Abolishes the Study Committee upon presentation of the report. | Same as the House. |
| | Fiscal effect: Some potential additional administrative costs for ODOT, the House of Representatives, and the Senate that would likely be absorbed within ongoing operating costs. | Fiscal effect: Same as the House. |

| Department of Transp | portation | Transportation Budget | H. B. 6 |
|----------------------|--|--|---|
| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DOTCD31 | Moratorium on closing rest stops | | |
| | | Section: 755.30 | |
| No provision. | | Prohibits ODOT from closing any highway rest areas under its jurisdiction from July 1, 2019, through June 30, 2021. | No provision. |
| | | Fiscal effect: If any rest stops were planned for closure, this would result in some additional expenses from the Highway Operating Fund (Fund 7002) to maintain the facilities and continue operations at those rest stops. There are approximately 85 rest stops in ODOT's network. | · • |
| DOTCD32 | Website updates on status of projects fund | ed under transportation budget | |
| | | Section: 755.50 | Section: 755.50 |
| No provision. | | Requires an agency or entity that receives funding under the transportation budget bill to post regular updates on how the funding is used, including how much money was spent, when it was spent and on what projects, as well as other information describing the use of the funds received. | Same as the House, but requires these updates for any agency or entity that receives Ohio motor fuel tax funding of over \$100,000, and requires the updates to be on an annual basis instead of a regular basis. |
| | | Fiscal effect: ODOT, other agencies funded under the transportation budget, as well as political subdivisions, might incur some additional administrative costs to provide this information. | Fiscal effect: Same as the House, but presumably decreases the number of local governments required to comply with the provision. |

| epartment of Transp | ortation | Transportation Budget | Н. В. |
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| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DOTCD33 | Report on the Eastern Bypass | | |
| | | Section: 755.60 | |
| No provision. | | Requires ODOT to submit a report to the President of the Senate and the Speaker of the House of Representatives by December 31, 2019, pertaining to the Eastern Bypass of southwest Ohio and greater Cincinnati. | No provision. |
| No provision. | | Specifically, requires the report to contain: (1) a commentary on the study done by the Kentucky Transportation Cabinet (KTC) concerning the Eastern Bypass; (2) details on the information ODOT provided and the extent ODOT coordinated with KTC on KTC's study; and (3) details on the next steps ODOT is taking or needs to take to coordinate with KTC to plan and construct the Eastern Bypass. | No provision. |
| | | Fiscal effect: A minimal increase in administrative costs to ODOT, paid from the Highway Operating Fund (Fund 7002). | |
| DOTCD36 | ODOT study of the Ohio River's econd | omic impact | |
| | | | Section: 755.70 |
| No provision. | | No provision. | Requires ODOT to conduct a study of the Ohio River's economic impact on Ohio, including determining the amount of steel, fertilizer, and coal, including the megawatt capacity generated by that coal, that is delivered by barges that travel on the river. |
| No provision. | | No provision. | Requires ODOT to submit a report of the study's findings to the Governor, the Speaker of the House of Representatives, and the President of the Senate within 180 days of the bill's effective date. |
| | | | Fiscal effect: Minimal. |

| Department of Transpor | tation Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| DOTCD37 | Study of fees for overweight vehicle permits | |
| | | Section: 755.80 |
| No provision. | No provision. | Requires ODOT to conduct a study of the fees associated with overweight vehicle permits and the general impact of overweight vehicles on Ohio's infrastructure, and to submit a report of the study's findings and recommendations for changes to the existing permit fee structure to the Governor, the Speaker of the House of Representatives, and the President of the Senate by October 1, 2019. |
| | | Fiscal effect: Minimal |

| Bureau of Workers' Compensation | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| BWCCD12 Motor carrier independent contractor a | greements | |
| | R.C. 4123.01, 119.14, 1449.61, 4111.03, 4111.14, 4121.01, 4141.01 and Section 741.10 | R.C. 4123.01, 119.14, 1449.61, 4111.03, 4111.14, 4121.01, 4141.01 and Section 741.10 |
| (1) No provision. | (1) Exempts an individual operator of a vehicle or vessel performing services for a motor carrier that transports property from coverage under the state Minimum Wage and Overtime Laws, the Workers' Compensation Law, and the Unemployment Compensation Law if all of the following apply: | (1) Same as the House but making the following changes: |
| No provision. | The individual owns or leases the equipment (including a bona fide lease agreement) that is used in performing the services for the carrier. | Same as House but specifies that a bona fide lease agreement does not include an agreement between the individual and the motor carrier transporting property for which, or on whose behalf, the individual provides services and limits consideration of the factor to the vehicle or vessel involved instead of "equipment." |
| No provision. | The individual is responsible for supplying the necessary personal services to operate the equipment used to provide the service. | Same as the House but limits consideration of the factor to the vehicle or vessel involved instead of "equipment." |
| No provision. | The individual is compensated based on factors related to work performed and not based on the hours or time expended. | Same as the House. |
| No provision. | The individual substantially controls the means and manner of performing the services. | Same as the House. |
| No provision. | The individual enters into a written contract with the carrier that describes the relationship between the individual and the carrier as that of an independent contractor and not an employee. | Same as the House. |
| No provision. | The individual is responsible for substantially all of the principal operating costs of the vehicle or vessel and equipment used to provide the service, with specified exceptions. | Same as the House. |

| Bureau of Workers' Compensation | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| No provision. | The individual is responsible for any economic loss or economic gain from the arrangement with the carrier. | Same as the House. |
| (2) No provision. | (2) Allows a motor carrier to elect coverage under the Minimum Wage Law, Overtime Law, Workers' Compensation Law, or Unemployment Compensation Law for an individual who is exempt from coverage under the bill because the individual satisfies the conditions listed. | (2) Same as the House. |
| (3) No provision. | (3) Specifies that the proposed changes do not apply to cases pending on the effective date of the changes. | (3) Same as the House. |
| (4) No provision. | (4) No provision. | (4) Excludes an individual performing certain services exempt from coverage under the Federal Unemployment Tax Act (FUTA) (services performed in the employment of the state and its political subdivisions, federally recognized Indian tribes, or non-profit organizations exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code) from being considered an independent contractor under the bill's motor carrier independent contractor provisions (FUTA requires that state unemployment compensation systems cover those services to receive the full FUTA tax credit for employers in that state. Under continuing law, Ohio's Unemployment Compensation Law covers those services and employers for whom those services are performed may elect to be reimbursing employers.) |
| | Fiscal effect: Uncertain. | Fiscal effect: Uncertain. |

| cal Government P | rovisions | Transportation Budget | | H. B. 62 |
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| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| LOCCD2 | Simultaneous office-holding of local go | vernment and Transportation Improvement District positions | | |
| | | R.C. 3.112 | R.C. 3.112 | |
| No provision. | | Allows for any elected officer or employee of a county, township, or municipal corporation to simultaneously serve as a member or officer of the board of trustees of a transportation improvement district (TID) without constituting the holding of incompatible offices. | Same as the House. | |
| No provision. | | Provides that such simultaneous office-holding is permissible, notwithstanding Ohio common law or any contrary statute and does not involve having an unlawful interest in a public contract under O.R.C. 2921.42. | Same as the House. | |
| | | Fiscal effect: Presumably none. The provision statutorily establishes that there is no conflict of interest or other ambiguity between local government positions and TID positions. | Fiscal effect: Same as the House. | |
| LOCCD6 | County transit system funding | | | |
| | | R.C. 306.051 | R.C. 306.051 | |
| No provision. | | Specifies that funds expended for social services in a county may be used as the local match needed to obtain state or federal funds for the county transit system. | Same as the House. | |
| No provision. | | Defines "social services" as services for (1) senior citizens, (2) persons with developmental disabilities, (3) programs funded in whole or in part by federal funds provided under the Community Development Block Grant (CDBG) program, and (4) individuals, families, and communities that assist the overall social well being. | Same as the House. | |

| ocal Government Provisions | Transportation Budget | H. B. 62 |
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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| No provision. | Specifies that funds raised by a county tax levy may be used as local transit matching money only to the extent that such use (1 is consistent with the purpose of the tax levy, and (2) does not jeopardize the state's or county's eligibility for federal funding fone or more purposes. | |
| No provision. | No provision. | Requires the county transit system to enter into an agreement with the government department, agency, board, or commission responsible for administering the funds that are to be used as the proposed match for state or federal transit funding. Requires the agreement to establish the terms and conditions of the use of the funds. |
| | Fiscal effect: Potentially more state or federal funding for cour transit systems if local matching funds are more easily obtainable as a result of this provision. | nty Fiscal effect: Same as the House. |
| LOCCD12 Regional transit authorit | ty creation, modification or dissolution by voting | |
| | R.C. 306.32, 306.321, 306.54 | |
| No provision. | Specifies that a majority vote of each legislative authority of the political subdivisions forming or comprising a regional transit authority (RTA) is needed to approve the following: (1) the creation of the RTA; (2) amendments to the resolution or ordinance creating the RTA to include additional entities; (3) modifying the membership of the RTA; and (4) the dissolution of the RTA. | |
| | Fiscal effect: Presumably none, since this provision likely clarif current law. | ies |

| ocal Government Pro | ovisions | Transportation Budget | Н. В. |
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| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| | | construction and maintenance of roads and bridges over whic buses travel. | ch |
| | | Fiscal effect: Expressly permits portions of revenue from location tax levies (such as sales tax levies) to be used for road and bright maintenance and construction. The specific fiscal effect will depend on the amounts allocated and the terms of the agreements between transit authorities and other political subdivisions. | |
| LOCCD16 | County purchase of used sup | oplies at a public auction | |
| | | | R.C. 307.86 |
| No provision. | | No provision. | Exempts from competitive bidding any county purchase of used supplies made at a public auction. Defines "supplies" to include equipment, materials, and other tangible assets. |
| | | | Fiscal effect: Counties that purchase used supplies at public auctions may experience some savings through reduced purchase prices and a reduction in administrative costs associated with the competitive bidding process that counties would otherwise undergo to purchase supplies. |
| LOCCD4 | Authority for joint ambulance | e districts to enter into lease-purchase agreements | |
| | | R.C. 505.267, 505.71 | R.C. 505.267, 505.71 |
| No provision. | | Authorizes a joint ambulance district to use its tax levy revenue construct, or enter into a lease-purchase agreement to acquire buildings or equipment necessary for the district. | |
| | | Fiscal effect: The provision mirrors permissive authority undecurrent law granted to joint police districts, joint fire districts and township fire districts for the same purposes. | |

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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| LOCCD17 | ncreases in force account limits | |
| | ı | R.C. 723.52, 723.53, 5543.19, and 5575.01 |
| No provision. | No provision. | Increases the force account limits for highway projects undertaken by an unchartered municipal corporation from \$30,000 per project to \$150,000 per project. |
| No provision. | No provision. | Increases the force account limits for highway projects undertaken by a board of township trustees in the following ways: (1) for maintenance and repair, raises the limit from \$45,000 per project to \$150,000 per project; (2) for construction and reconstruction, raises the limit from \$15,000 per mile to \$150,000 per mile. |
| No provision. | No provision. | Permits a board of township trustees to forego the completion of a force account assessment form when a maintenance or repair project is less than \$50,000 (compared to less than \$15,000 under current law) and when a construction or reconstruction form is less than \$50,000 per mile (compared to less than \$5,000 under current law). |
| No provision. | No provision. | Increases the force account limits for highway and bridge projects undertaken by a county engineer in the following ways: (1) For roads, raises the limit from \$30,000 per mile of construction or reconstruction to \$150,000 per mile of construction or reconstruction; (2) For bridges or culverts, raises the limit from \$100,000 to \$300,000 for construction, reconstruction, improvement, maintenance, or repair. |

| ocal Government Prov | isions | Transportation Budget | | H. B. 62 |
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| Executive | As Pa | assed by the House | In Senate Transportation, Commerce & Workforce | |
| LOCCD3 | Traffic cameras, court jurisdiction, and LGF funds | | | |
| | R.C. | 1901.18, 1901.20, 1907.02, 1907.031, 4511.092, 4511.093, 4511.096, 4511.097, 4511.098, 4511.099, 4511.0910, 5547.502, 5747.51, 5747.53, 4511.0915 (repealed) | | |
| (1) No provision. | origi conc ordir inclu | irants expressly both a municipal court and a county court nal and exclusive jurisdiction over every civil action erning a violation of a state traffic law or a municipal traffic nance within the court's jurisdictional territory (violation des, but is not limited to, a traffic law violation recorded by a ic camera). | (1) No provision. | |
| (2) No provision. | office | liminates the process in current law that requires a hearing er to conduct an administrative hearing when a person ests a ticket for a civil traffic law violation that is based on a rding by a traffic camera. | (2) No provision. | |
| (3) No provision. | 1 | equires the court with jurisdiction to handle the filings, avits, and forms associated with such civil actions. | (3) No provision. | |
| (4) No provision. | ticke that | pecifies that a local authority must file a certified copy of the it with the municipal or county court that has jurisdiction and the court must require the local authority to make an ince deposit of all applicable court costs and fees. | (4) No provision. | |
| (5) No provision. | of w of th | rovides that the court retains the advance deposit, regardless hich party prevails in the civil action. Prohibits the court in all ose civil actions from charging a registered owner or the er who committed the violation any court costs or fees. | (5) No provision. | |
| (6) No provision. | ticke that | rovides that, if a registered owner or driver contests the and does not prevail in the civil action heard by the court, owner or driver is only responsible for paying the amount of required civil penalty. | (6) No provision. | |

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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| (7) No provision. | (7) States that above provisions (4), (5), and (6) do not apply to any civil action related to a ticket issued by a local authority base on evidence recorded by a traffic camera when the camera was located in a school zone. Requires in such a circumstance located in a school zone the court charge the applicable court costs and fees for such a civil action to the party that does not prevail in th action. | | |
| (8) No provision. | (8) Repeals provisions in current law that establish reporting requirements for local authorities operating traffic cameras and that penalize them for not complying with the law governing the use of traffic cameras by offsetting their Local Government Fund (LGF) distributions and replaces with provisions 9-12 described below. | | |
| (9) No provision. | (9) Requires every local authority that operates a traffic camera during a fiscal year to file a report with the Tax Commissioner by the following July 31 showing civil fines collected for traffic violations recorded by a traffic camera and the gross amount of traffic camera fines collected, regardless of whether the local authority complied with the state traffic camera laws. | (9) No provision. | |
| (10) No provision. | (10) Requires the Tax Commissioner to monthly reduce LGF funding to the local authority by an amount equal to one-twelfth of the gross amount of all such fines. If the violation was in a school zone, the LGF funding is not reduced to the extent of that fine, but the local authority must use the amount of the fine for school safety purposes. | | |
| (11) No provision. | (11) Requires the Tax Commissioner to withhold all LGF payment to any local authority that fails to file reports, if it is required to commissioner to withhold all LGF payment to any local authority that fails to file reports, if it is required to commissioner. | | |
| (12) No provision. | (12) Creates in the state treasury the Ohio Highway and Transportation Safety Fund to which would be credited an amount equal to the LGF payments which were reduced or ceased. Requires the amount credited with respect to a local | (12) No provision. | |

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| Executive | As Passed by the House In Senate Transportation, Commerce & Workforce | |
| | authority to be allocated for the transportation district in which that local authority is located and used exclusively to enhance public safety on public roads and highways within that transportation district. | |
| (13) No provision. | (13) Prohibits any township constable, member of a police force of a township or joint township police district, or other township representative from using a traffic camera to detect and enforce traffic violations on an interstate highway. | |
| | Fiscal effect: LGF distributions to certain political subdivisions would be reduced based on their reported fine collections from using traffic cameras, with any revenue loss dependent upon the amount of fine collections from using traffic cameras of each noncomplying political subdivision. The amount of revenue credited to the Ohio Highway and Transportation Safety Fund would depend on the amount of LGF payments withheld from noncomplying subdivisions. The number of traffic-related civil violations processed each year by certain municipal and county courts will increase, the cost of which is uncertain, but may be offset to some degree by the collection of local court costs and fees. Both court revenues and local authority expenditures will increase by requiring filing fees and court costs to be paid as an advance deposit by the local authority to the relevant municipal or county court | |
| LOCCD5 Transit syste | em contracts for school transportation | |
| No provision. | Authorizes the Superintendent of Public Instruction to contract with any county transit system or regional transit authority to provide pupil transportation services (under current law unchanged by the bill, the Superintendent may contract with any firm, person, or board of education for this purpose). | |

| cal Government Provisi | ions | Transportation Budget | H. F |
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| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| | | Fiscal effect: None apparent. The provision appears to clarify the Superintendent's existing authority. Pupil transportation, if required to be offered based on the student's grade, distance from school, or disability, generally is the responsibility of a student's resident school district. | |
| LOCCD14 P | upil transportation by chartered nonpublic | schools | |
| | | | R.C. 3327.07, 4511.76 |
| No provision. | | No provision. | Allows the governing authority of a chartered nonpublic school to charge a fee for transportation to and from school-sponsored activities, including extracurricular activities, to the parent or guardian of a student the school transports (in addition to the fee a school may charge for transportation to and from school, as under current law), if the governing authority did not purchase the vehicle being used with state or federal funds. |
| No provision. | | No provision. | Allows a chartered nonpublic school to own and operate, or contract with a vendor that supplies, a vehicle designed for not more than nine passengers, to transport students to and from school when a student does not live within 30 minutes of the chartered nonpublic school or the student's school district of residence has declared transportation for the student impractical. |
| LOCCD1 O | pen Container Law exemption | | |
| R.C. 4301.62 | | R.C. 4301.62 | R.C. 4301.62 |
| allows a person to posse intoxicating liquor while a Designated Outdoor Re | en to the Opened Container Law that less an opened container of beer or in or on a stationary motor vehicle within refreshment Area (DORA) if the motor rated in a lane of vehicular travel. | Same as the Executive. | Same as the Executive. |

| Local Government P | rovisions | Transportation Budget | | H. B. 62 |
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| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce | |
| DORAs, of which t Eliminating this ex | I law enforcement monitors activity within there are 15 statewide as of February 2019. Remption puts Ohio in compliance with federal whio is subject to limitations on the use of some ation funds. | Fiscal effect: Same as the Executive. | Fiscal effect: Same as the Executive. | |
| LOCCD8 | Port authority towing motor vehicles | | | |
| | | R.C. 4505.101, 4513.60, 4513.601, 4513.61, 4513.62, 4513.63, 4513.64, 4513.65, 4513.66, 4513.69 | | |
| No provision. | | Authorizes a port authority's law enforcement agency to take certain actions regarding the towing of motor vehicles, such as ordering an abandoned junk motor vehicle in the port authority's jurisdiction into storage and ordering a vehicle into storage that has been left on public or private property within the port authority's jurisdiction (under current law, port authority law enforcement agencies do not have this authority). | No provision. | |
| | | Fiscal effect: Uncertain fiscal effect on the approximately 50 Ohio port authorities. | | |
| LOCCD11 | Port authority contracts | | | |
| | | R.C. 4582.12, 4582.31 | R.C. 4582.12, 4582.31 | |
| No provision. | | Eliminates the requirement that contracts between a port authority and a contractor be executed in triplicate, thus eliminating the need for the contract to be carbon copied. | Same as the House. | |
| | | Fiscal effect: Negligible savings in administrative costs. | Fiscal effect: Same as the House. | |

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| Executive | | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| LOCCD15 | Board of Alcohol, Drug Addiction, and | Mental Health Services | |
| | | | Section: 703.50 |
| No provision. | | No provision. | Requires any county with a population greater than 300,000 but less than 350,000 that has not established a Board of Alcohol, Drug Addiction, and Mental Health Services to establish that Board. |
| No provision. | | No provision. | Specifies that the Board must receive appointments to its membership from the Director of Mental Health and Addiction Services and the board of county commissioners. |
| No provision. | | No provision. | Requires the board of county commissioners to appoint initial members that have not less than one year of experience serving as a member on the Board of Mental Health or the Board of Alcohol and Drug Addiction Services. |
| No provision. | | No provision. | Specifies the section expires at the end of December 31, 2019. |
| | | | Fiscal effect: Counties meeting the population criteria will have an increase in costs to establish such a Board. |
| LOCCD10 | Catastrophic Snowfall Fund | | |
| | | Sections: 755.40, 203.110 | |
| No provision. | | Creates the Catastrophic Snowfall Fund to provide funding assistance for street maintenance to municipal corporations that receive 18 or more inches of snow in one event; and requires ODOT to establish procedures to administer the Fund. | No provision. |
| No provision. | | Requires ODOT to certify to OBM \$250,000 in available cash in the Highway Operating Fund (Fund 7002) to be transferred to the Catastrophic Snowfall Fund in each of FY 2020 and FY 2021. | No provision. |

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| Executive | As Passed by the House | In Senate Transportation, Commerce & Workforce |
| | Appropriates the \$250,000 from the Catastrophic Snowfall Fund upon the completion of each transfer. | |