**Highlights**

- The Division of Securities within the Department of Commerce may have to purchase new technology to oversee intrastate equity crowdfunding in Ohio. The costs that the Division incurs for overseeing this niche “OhioInvests” marketplace will at least be partially offset by issuer and portal operator filing fees deposited into the Division of Securities Fund (Fund 5500).

- The bill requires intrastate equity crowdfunding issuers to pay a $50 per offering filing fee. The bill also requires these forms of securities to be sold exclusively through web portals, serving as intermediaries between the issuer and purchaser. Portal operators would pay an annual $100 license fee if the operator is not a licensed securities dealer. Both fees will be deposited into Fund 5500.

- The bill establishes civil penalties that apply to certain violations under the bill. Of those penalties, 25% of the total amount awarded must be deposited into the GRF to pay for debt service on bonds. Administrative penalties that the Division may assess under the bill would be deposited into the Securities Investor Education and Enforcement Expense Fund (Fund 5GK0).

**Detailed Analysis**

**Overview**

The Division of Securities within the Department of Commerce oversees the traditional securities marketplace in Ohio. The bill exempts intrastate equity crowdfunding securities, referred to as OhioInvests offerings, from registration requirements that apply to the traditional forms of securities that are sold in Ohio. Instead, the bill establishes separate regulations that apply to issuers, intermediaries, and purchasers in the OhioInvests marketplace. Consequently, the Division of Securities would incur some additional costs for
overseeing this investment market niche. These costs would at least be partly recouped through the fees that apply to issuers and OhioInvests web portal operators under the bill.

**Impact on Division of Securities**

The Division of Securities will incur some additional costs to regulate the OhioInvests investment market. These costs will include purchasing new technology for overseeing this investment business. However, these costs will at least be partially offset by issuer and portal operator filing fees contained in the bill. These fees include a $50 per offering filing fee and a $100 application and annual renewal fee to be paid by OhioInvests portal operators who are not also licensed dealers under the Ohio Securities Law. These filing fees will be deposited into the Division of Securities Fund (Fund 5500). The fees would likely be a small share of overall licensing receipts deposited into Fund 5500. In FY 2019, a total of $19.6 million was deposited into Fund 5500.

The number of OhioInvests issuers and portal operators will ultimately depend on the number of startup and small businesses seeking to raise funds through crowdfunding. This appears to be a small but growing niche market, attractive to business owners seeking to raise money in ways other than relying on traditional capital markets. Under Michigan’s intrastate equity crowdfunding program, Michigan Invests Locally Exemption (MILE), 16 issuers and 13 website operators have filed with the state since January 2014. As of June 2016, the North American Securities Administrators Association reported that there had been 179 such investment offerings nationally.

**Violations**

The bill allows for purchasers to commence individual or class action lawsuits and seek civil penalties under the Securities Law for disputes concerning the sale of securities that are issued by an OhioInvests issuer and are sold through an OhioInvests portal. The bill establishes the following civil penalties for a successful action by a purchaser: (1) $100 per violation if the total amount of money raised by the crowdfunding person or entity is less than $25,000, or (2) $250 per violation if the total amount of money raised by the crowdfunding person or entity is equal to or greater than $25,000. The bill then requires that 25% of these civil penalties awarded to a purchaser be deposited into the GRF and set aside for payment of outstanding direct obligation bond debt service of the state. The remaining 75% of these civil penalties go to the purchaser. This could result in some very small gain in revenue deposited into the GRF to pay outstanding direct obligation bond debt service.

Additionally, the bill permits the Division of Securities to assess an administrative penalty of up to $1,000 per violation to a person who has committed a violation of the bill’s provisions after a notice and hearing, provided that the total penalty shall not exceed the total

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amount of the OhioInvests offering or offerings involved in the violation. The bill requires that these administrative penalties be deposited into the Division of Securities Investor Education and Enforcement Expense Fund (Fund 5GK0).

**Port authorities and community improvement corporations**

The bill allows port authorities and community improvement corporations to operate web portals where OhioInvests offerings may be sold to investors. The bill allows them to collect fees for doing so, but specifies that the fee must be of a fixed rate, a variable rate based on the length of time the offering is available on the portal, or some combination thereof. Consequently, port authorities and community improvement corporations may see some small additional amount of revenue if they choose to operate these web portals.