As Passed by the House

132nd General Assembly

Regular Session 2017-2018 Am. Sub. S. B. No. 8

Senators Gardner, Terhar

Cosponsors: Senators Beagle, Eklund, Hite, Brown, Manning, Oelslager, Uecker, Bacon, Balderson, Dolan, Hackett, Hoagland, Hottinger, Huffman, Kunze, LaRose, Lehner, Obhof, O'Brien, Peterson, Schiavoni, Sykes, Tavares, Thomas, Wilson, Yuko Representatives Gavarone, Hambley, Anielski, Antonio, Arndt, Ashford, Barnes, Blessing, Brenner, Brown, Butler, DeVitis, Fedor, Galonski, Hughes, Ingram, Landis, Manning, O'Brien, Patterson, Patton, Pelanda, Perales, Riedel, Rogers, Seitz, Sheehy, Sweeney, West

A BILL

То	enact section 3318.39 of the Revised Code and to	1
	amend Sections 337.50 and 381.371 of Am. Sub.	2
	H.B. 49 of the 132nd General Assembly to	3
	establish the 1:1 School Facilities Option	4
	Program as an alternative to assist certain	5
	school districts in constructing, acquiring,	6
	reconstructing, or making additions or repairs	7
	to any feature of a classroom facility, to make	8
	appropriations, to modify an earmark, and to	9
	remove an earmark.	10

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

Section 1. That section 3318.39 of the Revised Code be	11
enacted to read as follows:	12
Sec. 3318.39. (A) The 1:1 school facilities option program	13
is hereby established. Under the program, the Ohio facilities_	14

construction commission shall provide state funds to assist	15
eligible school districts in constructing, acquiring,	16
reconstructing, or making additions or repairs to any feature of	17
a classroom facility that meets the design standards of the	18
commission in lieu of that district participating in the	19
classroom facilities assistance program under sections 3318.01	20
to 3318.20 of the Revised Code, in the case of a city, exempted	21
village, or local school district, or sections 3318.40 to	22
3318.45 of the Revised Code, in the case of a joint vocational	23
school district.	24
For purposes of this program, an eligible school district	25
is either of the following:	26
(1) A city, exempted village, or local school district	27
that has not entered into an agreement for any program under	28
this chapter, except for emergency assistance under section	29
3318.351 of the Revised Code, prior to the effective date of	30
this section. A district that received partial assistance prior	31
to May 20, 1997, and can qualify for assistance under division	32
(B) (2) of section 3318.04 of the Revised Code shall not be	33
eligible for assistance under this section.	34
(2) A joint vocational school district that has not	35
entered into an agreement for any program under this chapter	36
prior to the effective date of this section.	37
An eligible school district may avail itself of the option	38
provided under this section only at the time it becomes eligible	39
for assistance under the classroom facilities assistance program	40
in accordance with the annual percentile ranking of districts	41
under section 3318.011 or 3318.42 of the Revised Code.	42
(B)(1) The commission, at the request of a school district	43

that meets the criteria set forth in division (A) of this	44
section, shall assess the current conditions of the classroom	45
facilities of that school district. Based on the results of the	46
assessment, the commission shall determine the scope of the	47
entire project, the basic project cost of the school district's	48
classroom facilities needs, and the state's portion of the total	49
project if the school district were to receive assistance under	50
sections 3318.01 to 3318.20 of the Revised Code, in the case of	51
a city, exempted village, or local school district, or sections	52
3318.40 to 3318.45 of the Revised Code, in the case of a joint	53
vocational school district.	54
(2) A district that opts to receive assistance under this	55
section shall be eligible to receive state funds in the amount	56
of up to the greater of one million dollars or ten per cent of	57
the state's share of the total project cost determined under	58
division (B)(1) of this section. However, a district may choose	59
division (B)(1) of this section. However, a district may choose to receive less than the maximum amount of state funds for which	59 60
to receive less than the maximum amount of state funds for which	60
to receive less than the maximum amount of state funds for which it is eligible under this division.	60 61
to receive less than the maximum amount of state funds for which it is eligible under this division. (3) A district that opts to receive assistance under this	60 61 62
to receive less than the maximum amount of state funds for which it is eligible under this division. (3) A district that opts to receive assistance under this section shall match the amount of state funds it receives on a	60 61 62 63
to receive less than the maximum amount of state funds for which it is eligible under this division. (3) A district that opts to receive assistance under this section shall match the amount of state funds it receives on a one-to-one basis. A district may generate the school district	60 61 62 63 64
to receive less than the maximum amount of state funds for which it is eligible under this division. (3) A district that opts to receive assistance under this section shall match the amount of state funds it receives on a one-to-one basis. A district may generate the school district funds for its match using any lawful manner.	60 61 62 63 64 65
to receive less than the maximum amount of state funds for which it is eligible under this division. (3) A district that opts to receive assistance under this section shall match the amount of state funds it receives on a one-to-one basis. A district may generate the school district funds for its match using any lawful manner. (C) The commission shall adopt guidelines and procedures	60 61 62 63 64 65 66
to receive less than the maximum amount of state funds for which it is eligible under this division. (3) A district that opts to receive assistance under this section shall match the amount of state funds it receives on a one-to-one basis. A district may generate the school district funds for its match using any lawful manner. (C) The commission shall adopt guidelines and procedures for the administration of the program. The guidelines shall	60 61 62 63 64 65 66 67
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to receive less than the maximum amount of state funds for which it is eliqible under this division. (3) A district that opts to receive assistance under this section shall match the amount of state funds it receives on a one-to-one basis. A district may generate the school district funds for its match using any lawful manner. (C) The commission shall adopt guidelines and procedures for the administration of the program. The guidelines shall include the following: (1) A requirement that, in order to participate in the	60 61 62 63 64 65 66 67 68 69
<pre>to receive less than the maximum amount of state funds for which it is eligible under this division.</pre>	60 61 62 63 64 65 66 67 68 69 70

73 (2) The application process for districts; (3) A requirement that, in order to participate in the 74 program, the district shall provide a share that is at least 75 equal to the amount of the state assistance provided under this 76 section. 77 (D) If a district participates in the program established 78 79 under this section, that district shall not have another project under sections 3318.01 to 3318.20 of the Revised Code, in the 80 case of a city, exempted village, or local school district, or 81 sections 3318.40 to 3318.45 of the Revised Code, in the case of 82 a joint vocational school district, conditionally approved until 83 the expiration of twenty years after the date the district 84 enters into an agreement with the commission for assistance 85 under this section. 86 Section 2. All items in this act are hereby appropriated 87 as designated out of any moneys in the state treasury to the 88 credit of the designated fund. For all appropriations made in 89 this act, those in the first column are for fiscal year 2018 and 90 those in the second column are for fiscal year 2019. The 91 appropriations made in this act are in addition to any other 92 appropriations made for the FY 2018-2019 biennium. 93 Section 3. EDU DEPARTMENT OF EDUCATION 94 GENERAL REVENUE FUND 95 GRF 200545 Career-Technical \$ 162,200 \$162,000 96 Education 97 Enhancements 98 TOTAL GRF General Revenue Fund \$ 162,200 \$162,000 99

TOTAL ALL BUDGET FUND GROUPS \$ 162,200 \$162,000	100
CAREER-TECHNICAL EDUCATION ENHANCEMENTS	101
Of the foregoing appropriation item 200545, Career-	102
Technical Education Enhancements, up to \$162,200 in fiscal year	103
2018 and up to \$162,000 in fiscal year 2019 shall be distributed	104
to the Cleveland Municipal School District and the Cincinnati	105
City School District to be used for a VoAg program in one at-	106
risk nonvocational school in each district. The amount	107
distributed to the Cleveland Municipal School District shall be	108
equal to \$78,600 in fiscal year 2018 and \$78,500 in fiscal year	109
2019 minus the funding allocated to the district under division	110
(A)(8) of section 3317.022 of the Revised Code for the students	111
participating in the program. The amount distributed to the	112
Cincinnati City School District shall be equal to \$83,600 in	113
fiscal year 2018 and \$83,500 in fiscal year 2019 minus the	114
funding allocated to the district under division (A)(8) of	115
section 3317.022 of the Revised Code for the students	116
participating in the program.	117
Section 4. BOR DEPARTMENT OF HIGHER EDUCATION	118
GENERAL REVENUE FUND	119
GRF 235511 Cooperative Extension \$ 141,244 \$148,136	120
Service	121
TOTAL GRF General Revenue Fund \$ 141,244 \$148,136	122
TOTAL ALL BUDGET FUND GROUPS \$ 141,244 \$148,136	123
COOPERATIVE EXTENSION SERVICE	124
Of the foregoing appropriation item 235511, Cooperative	125

Extension Service, \$134,244 in fiscal year 2018 and \$141,136 in 126

fiscal year 2019 shall be used to support salaries and benefits127for one 4-H Club at an elementary school in Cleveland and one 4-128H Club at an elementary school in Cincinnati.129

Of the foregoing appropriation item 235511, Cooperative130Extension Service, \$7,000 in each fiscal year shall be used to131support mileage, telephone, supplies, and classroom activities132costs at 4-H Clubs in Cleveland and Cincinnati. Seventy per cent133of this amount shall be spent directly in relation to student134involvement in 4-H.135

Section 5. Within the limits set forth in this act, the 136 Director of Budget and Management shall establish accounts 137 indicating the source and amount of funds for each appropriation 138 made in this act, and shall determine the form and manner in 139 which appropriation accounts shall be maintained. Expenditures 140 from appropriations contained in this act shall be accounted for 141 as though made in Am. Sub. H.B. 49 of the 132nd General 142 Assembly. 143

The appropriations made in this act are subject to all144provisions of Am. Sub. H.B. 49 of the 132nd General Assembly145that are generally applicable to such appropriations.146

Section 6. That Sections 337.50 and 381.371 of Am. Sub. 147 H.B. 49 of the 132nd General Assembly be amended to read as 148 follows: 149

Sec. 337.50. CONTINUUM OF CARE SERVICES 150

The foregoing appropriation item 336421, Continuum of Care Services, shall be used as follows:

(A) A portion of this appropriation shall be allocated to
boards of alcohol, drug addiction, and mental health services in
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accordance with a distribution methodology determined by the
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Director of Mental Health and Addiction Services for the boards 156 to purchase mental health and addiction services permitted under 157 Chapter 340. of the Revised Code. Boards may use a portion of 158 the funds allocated: 159

(1) To provide subsidized support for psychotropic
 medication needs of indigent citizens in the community to reduce
 unnecessary hospitalization due to lack of medication; and
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(2) To provide subsidized support for medication-assisted163treatment costs.

(B) A portion of this appropriation may be distributed to
boards of alcohol, drug addiction, and mental health services,
community addiction and/or mental health services providers,
courts, or other governmental entities to provide specific
grants in support of initiatives concerning mental health and
addiction services.

(C) Of the foregoing appropriation item 336421, Continuum
of Care Services, \$125,000 in each fiscal year shall be
allocated to the Chardon School District to be used for program173
related activities.

(D) Of the foregoing appropriation item 336421, Continuum
of Care Services, \$100,000 in each fiscal year shall be
allocated to the Wingspan Care Group.

(E) Of the foregoing appropriation item 336421, Continuum
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of Care Services, \$2,000,000 in each fiscal year shall be
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allocated by the Department of Mental Health and Addiction
Services to boards of alcohol, drug addiction, and mental health
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services. These funds shall be used in conjunction with
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appropriation item 336643, ADAMHS Boards, and allocated as
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follows:

(1) Each board shall receive \$75,000 in each fiscal year 185 for each of the counties that are part of the board's service 186 district. 187 (2) Each board shall receive a percentage of any remaining 188 amount, allocated in this division from appropriation item 189 336421 and appropriation item 336643, to be determined as 190 follows: 191 (a) Determine the sum of the following: 192 (i) The state's total population as of January 1, 2017; 193 (ii) The average number of opioid overdose deaths that 194 occurred in the state during the immediately preceding three 195 fiscal years. 196 197 (b) Determine the sum of the following: (i) The population of the board's service district as of 198 January 1, 2017; 199 (ii) The average number of opioid overdose deaths that 200 occurred in the board's service district during the immediately 201 preceding three fiscal years. 202 (c) Determine the percentage that the sum determined under 203 division (E)(2)(b) of this section is of the sum determined 204 under division (E)(2)(a) of this section. 205 (F)(1) Of the foregoing appropriation item 336421, 206 Continuum of Care Services, \$1,500,000 in each fiscal year shall 207 be allocated by the Department of Mental Health and Addiction 208 Services to boards of alcohol, drug addiction, and mental health 209 services. The boards shall use their allocations to establish 210 and administer, in collaboration with the other boards that 211 serve the same state psychiatric hospital region, six mental 212

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health crisis stabilization centers. There shall be one center	
located in each state psychiatric hospital region.	
Boards of alcohol, drug addiction, and mental health	215
services shall ensure that each mental health crisis	216
stabilization center established and administered under division	217
(F) of this section complies with all of the following:	218
(a) It admits individuals before and after the individuals	219
receive treatment and care at hospital emergency departments or	220
freestanding emergency departments.	221
(b) It admits individuals before and after the individuals	222
are confined in state or local correctional facilities.	223
(c) It has a Medicaid provider agreement.	224
(d) It is located in a building constructed for another	225
purpose before the effective date of this section.	226
(e) It admits individuals who have been identified as	227
needing the stabilization services provided by the center.	228
(f) It connects individuals when they are discharged from	229
the center with community-based continuum of care services and	230
supports as described in section 340.032 of the Revised Code.	231
(2) The Department of Mental Health and Addiction Services	232
shall conduct an analysis of each mental health crisis	233
stabilization center. Not later than June 30, 2019, the	234
Department shall submit the findings of the analysis to the	235
Governor and the General Assembly, in accordance with section	236
101.68 of the Revised Code.	237
(G) Of the foregoing appropriation item 336421, Continuum	238
of Care Services, \$75,000 in each fiscal year shall be allocated	239

to the Trauma Assistance Program located at Mt. Carmel West 240

Hospital. The funds shall be used to provide treatment to	241
victims of human trafficking or domestic violence or veterans	242
suffering from post-traumatic events.	243
(H) As used in this section:	244
(1) "State or local correctional facility" means any of	245
the following:	246
(a) A "state correctional institution," as defined in	247
section 2967.01 of the Revised Code;	248
(b) A "local correctional facility," as defined in section	249
2903.13 of the Revised Code;	250
(c) A correctional facility that is privately operated and	251
managed pursuant to section 9.06 of the Revised Code.	252
(2) "State psychiatric hospital regions" means the six	253
districts into which the Department of Mental Health and	254
Addiction Services has divided the state pursuant to division	255
(B)(2) of section 5119.14 of the Revised Code.	256
Sec. 381.371. CO-OP INTERNSHIP PROGRAM	257
Of the foregoing appropriation item 235591, Co-op	258
Internship Program, \$50,000 in each fiscal year shall be used to	259
support the operations of Ohio University's Voinovich School.	260
Of the foregoing appropriation item 235591, Co-op	261
Internship Program, \$50,000 in each fiscal year shall be used to	262
support the operations of The Ohio State University's John Glenn	263
College of Public Affairs.	264
Of the foregoing appropriation item 235591, Co-op	265
Internship Program, \$50,000 in each fiscal year shall be used to	266
support the Bliss Institute of Applied Politics at the	267

University of Akron.	268
Internship Program, \$50,000 in each fiscal year shall be used to support the Center for Public Management and Regional Affairs at	269 270 271
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Internship Program.	277
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Of the foregoing appropriation item 235591, Co-op	290
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Of the foregoing appropriation item 235591, Co-op	297
Internship Program, \$50,000 in each fiscal year shall be used to	298
support the University of Toledo Urban Affairs Center.	299
Of the foregoing appropriation item 235591, Co-op	300
Internship Program, \$50,000 in each fiscal year shall be used to	301
support the Center for Urban and Regional Studies at Youngstown	302
State University.	303
Section 7. That existing Sections 337.50 and 381.371 of	304
Am. Sub. H.B. 49 of the 132nd General Assembly are hereby	305
repealed.	306