As Reported by the House Finance and Appropriations Committee

129th General Assembly Regular Session 2011-2012

H. B. No. 482

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Representative Amstutz

A BILL

To amend sections 126.14, 151.01, 151.04, and 154.21 1 and to repeal section 3333.072 of the Revised Code 2 to make capital appropriations and make changes 3 related to the laws governing capital projects. 4

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

Section 101.01. That sections 126.14, 151.01, 151.04, and 5
154.21 of the Revised Code be amended to read as follows: 6

Sec. 126.14. The release of any money appropriated for the 7 purchase of real estate shall be approved by the controlling board. The release of money appropriated for all other capital 9 projects is also subject to the approval of the controlling board, 10 except that the director of budget and management may approve the 11 release of money appropriated for specific projects in accordance 12 with the requirements of this section and except that the director 13 of budget and management may approve the release of unencumbered 14 capital balances, for a project to repair, remove, or prevent a 15 public exigency declared to exist by the director of 16 administrative services under section 123.15 of the Revised Code, 17 in the amount designated in that declaration. 18

Within sixty days after the effective date of any act

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appropriating money for capital projects, the director shall 20 determine which appropriations are for general projects and which 21 are for specific projects. Specific projects may include specific 22 higher education projects that are to be funded from general 23 purpose appropriations from the higher education improvement fund 24 or the higher education improvement taxable fund created in 25 section 154.21 of the Revised Code. Upon determining which 26 projects are general and which are specific, the director shall 27 submit to the controlling board a list that includes a brief 28 description of and the estimated expenditures for each specific 29 project. The release of money for any specific higher education 30 projects that are to be funded from general purpose appropriations 31 from the higher education improvement fund or the higher education 32 improvement taxable fund but that are not included on the list, 33 and the release of money for any specific higher education 34 projects included on the list that will exceed the estimated 35 expenditures by more than ten per cent, are subject to the 36 approval of the controlling board. The 37

The director may create new appropriation line items and make transfers of appropriations to them for specific higher education projects included on the list that are to be funded from general purpose appropriations for basic renovations that are made from the higher education improvement fund or the higher education improvement taxable fund.

- Sec. 151.01. (A) As used in sections 151.01 to 151.11 and 44
 151.40 of the Revised Code and in the applicable bond proceedings 45
 unless otherwise provided: 46
- (1) "Bond proceedings" means the resolutions, orders,

 agreements, and credit enhancement facilities, and amendments and

 supplements to them, or any one or more or combination of them,

 authorizing, awarding, or providing for the terms and conditions

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applicable to or providing for the security or liquidity of, the 51 particular obligations, and the provisions contained in those 52 obligations. 53

- (2) "Bond service fund" means the respective bond service fund created by section 151.03, 151.04, 151.05, 151.06, 151.07, 151.08, 151.09, 151.10, 151.11, or 151.40 of the Revised Code, and any accounts in that fund, including all moneys and investments, and earnings from investments, credited and to be credited to that fund and accounts as and to the extent provided in the applicable bond proceedings.
- (3) "Capital facilities" means capital facilities or projects 61 as referred to in section 151.03, 151.04, 151.05, 151.06, 151.07, 62 151.08, 151.09, 151.10, 151.11, or 151.40 of the Revised Code. 63
- (4) "Costs of capital facilities" means the costs of 64 acquiring, constructing, reconstructing, rehabilitating, 65 remodeling, renovating, enlarging, improving, equipping, or 66 furnishing capital facilities, and of the financing of those 67 costs. "Costs of capital facilities" includes, without limitation, 68 and in addition to costs referred to in section 151.03, 151.04, 69 151.05, 151.06, 151.07, 151.08, 151.09, 151.10, 151.11, or 151.40 70 of the Revised Code, the cost of clearance and preparation of the 71 site and of any land to be used in connection with capital 72 facilities, the cost of any indemnity and surety bonds and 73 premiums on insurance, all related direct administrative expenses 74 and allocable portions of direct costs of the issuing authority, 75 costs of engineering and architectural services, designs, plans, 76 specifications, surveys, and estimates of cost, financing costs, 77 interest on obligations from their date to the time when interest 78 is to be paid from sources other than proceeds of obligations, 79 amounts necessary to establish any reserves as required by the 80 bond proceedings, the reimbursement of all moneys advanced or 81 applied by or borrowed from any person or governmental agency or 82

entity for the payment of any item of costs of capital facilities, 83 and all other expenses necessary or incident to planning or 84 determining feasibility or practicability with respect to capital 85 facilities, and such other expenses as may be necessary or 86 incident to the acquisition, construction, reconstruction, 87 rehabilitation, remodeling, renovation, enlargement, improvement, 88 equipment, and furnishing of capital facilities, the financing of 89 those costs, and the placing of the capital facilities in use and 90 operation, including any one, part of, or combination of those 91 classes of costs and expenses. For purposes of sections 122.085 to 92 122.0820 of the Revised Code, "costs of capital facilities" 93 includes "allowable costs" as defined in section 122.085 of the 94 Revised Code. 95

- (5) "Credit enhancement facilities," "financing costs," and 96
 "interest" or "interest equivalent" have the same meanings as in 97
 section 133.01 of the Revised Code. 98
- (6) "Debt service" means principal, including any mandatory 99 sinking fund or redemption requirements for retirement of 100 obligations, interest and other accreted amounts, interest 101 equivalent, and any redemption premium, payable on obligations. If 102 not prohibited by the applicable bond proceedings, debt service 103 may include costs relating to credit enhancement facilities that 104 are related to and represent, or are intended to provide a source 105 of payment of or limitation on, other debt service. 106
- (7) "Issuing authority" means the Ohio public facilities 107 commission created in section 151.02 of the Revised Code for 108 obligations issued under section 151.03, 151.04, 151.05, 151.07, 109 151.08, 151.09, 151.10, or 151.11 of the Revised Code, or the 110 treasurer of state, or the officer who by law performs the 111 functions of that office, for obligations issued under section 112 151.06 or 151.40 of the Revised Code.
 - (8) "Net proceeds" means amounts received from the sale of

- obligations, excluding amounts used to refund or retire 115 outstanding obligations, amounts required to be deposited into 116 special funds pursuant to the applicable bond proceedings, and 117 amounts to be used to pay financing costs. 118
- (9) "Obligations" means bonds, notes, or other evidences of 119 obligation of the state, including any appertaining interest 120 coupons, issued under Section 2k, 2l, 2m, 2n, 2o, 2p, 2q, or 15 of 121 Article VIII, Ohio Constitution, and pursuant to sections 151.01 122 to 151.11 or 151.40 of the Revised Code or other general assembly 123 authorization.
- (10) "Principal amount" means the aggregate of the amount as 125 stated or provided for in the applicable bond proceedings as the 126 amount on which interest or interest equivalent on particular 127 obligations is initially calculated. Principal amount does not 128 include any premium paid to the state by the initial purchaser of 129 the obligations. "Principal amount" of a capital appreciation 130 bond, as defined in division (C) of section 3334.01 of the Revised 131 Code, means its face amount, and "principal amount" of a zero 132 coupon bond, as defined in division (J) of section 3334.01 of the 133 Revised Code, means the discounted offering price at which the 134 bond is initially sold to the public, disregarding any purchase 135 price discount to the original purchaser, if provided for pursuant 136 to the bond proceedings. 137
- (11) "Special funds" or "funds," unless the context indicates 138 otherwise, means the bond service fund, and any other funds, 139 including any reserve funds, created under the bond proceedings 140 and stated to be special funds in those proceedings, including 141 moneys and investments, and earnings from investments, credited 142 and to be credited to the particular fund. Special funds do not 143 include the school building program assistance fund created by 144 section 3318.25 of the Revised Code, the higher education 145 improvement fund created by division (F) of section 154.21 of the 146

Revised Code, the higher education improvement taxable fund 147 created by division (G) of section 154.21 of the Revised Code, the 148 highway capital improvement bond fund created by section 5528.53 149 of the Revised Code, the state parks and natural resources fund 150 created by section 1557.02 of the Revised Code, the coal research 151 and development fund created by section 1555.15 of the Revised 152 Code, the clean Ohio conservation fund created by section 164.27 153 of the Revised Code, the clean Ohio revitalization fund created by 154 section 122.658 of the Revised Code, the job ready site 155 development fund created by section 122.0820 of the Revised Code, 156 the third frontier research and development fund created by 157 section 184.19 of the Revised Code, the third frontier research 158 and development taxable bond fund created by section 184.191 of 159 the Revised Code, or other funds created by the bond proceedings 160 that are not stated by those proceedings to be special funds. 161

- (B) Subject to Section 21, 2m, 2n, 2o, 2p, 2q, or 15, and 162 Section 17, of Article VIII, Ohio Constitution, the state, by the 163 issuing authority, is authorized to issue and sell, as provided in 164 sections 151.03 to 151.11 or 151.40 of the Revised Code, and in 165 respective aggregate principal amounts as from time to time 166 provided or authorized by the general assembly, general 167 obligations of this state for the purpose of paying costs of 168 capital facilities or projects identified by or pursuant to 169 general assembly action. 170
- (C) Each issue of obligations shall be authorized by 171 resolution or order of the issuing authority. The bond proceedings 172 shall provide for or authorize the manner for determining the 173 principal amount or maximum principal amount of obligations of an 174 issue, the principal maturity or maturities, the interest rate or 175 rates, the date of and the dates of payment of interest on the 176 obligations, their denominations, and the place or places of 177 payment of debt service which may be within or outside the state. 178

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Unless otherwise provided by law, the latest principal maturity	179
may not be later than the earlier of the thirty-first day of	180
December of the twenty-fifth calendar year after the year of	181
issuance of the particular obligations or of the twenty-fifth	182
calendar year after the year in which the original obligation to	183
pay was issued or entered into. Sections 9.96, 9.98, 9.981, 9.982,	184
and 9.983 of the Revised Code apply to obligations. The purpose of	185
the obligations may be stated in the bond proceedings in general	186
terms, such as, as applicable, "financing or assisting in the	187
financing of projects as provided in Section 21 of Article VIII,	188
Ohio Constitution," "financing or assisting in the financing of	189
highway capital improvement projects as provided in Section 2m of	190
Article VIII, Ohio Constitution," "paying costs of capital	191
facilities for a system of common schools throughout the state as	192
authorized by Section 2n of Article VIII, Ohio Constitution,"	193
paying costs of capital facilities for state-supported and	194
state-assisted institutions of higher education as authorized by	195
Section 2n of Article VIII, Ohio Constitution," "paying costs of	196
coal research and development as authorized by Section 15 of	197
Article VIII, Ohio Constitution," "financing or assisting in the	198
financing of local subdivision capital improvement projects as	199
authorized by Section 2m of Article VIII, Ohio Constitution,"	200
paying costs of conservation projects as authorized by Sections	201
2o and 2q of Article VIII, Ohio Constitution," "paying costs of	202
revitalization projects as authorized by Sections 20 and 2q of	203
Article VIII, Ohio Constitution," "paying costs of preparing sites	204
for industry, commerce, distribution, or research and development	205
as authorized by Section 2p of Article VIII, Ohio Constitution,"	206
or "paying costs of research and development as authorized by	207
Section 2p of Article VIII, Ohio Constitution."	208

(D) The issuing authority may appoint or provide for the appointment of paying agents, bond registrars, securities depositories, clearing corporations, and transfer agents, and may

without need for any other approval retain or contract for the	212
services of underwriters, investment bankers, financial advisers,	213
accounting experts, marketing, remarketing, indexing, and	214
administrative agents, other consultants, and independent	215
contractors, including printing services, as are necessary in the	216
judgment of the issuing authority to carry out the issuing	217
authority's functions under this chapter. When the issuing	218
authority is the Ohio public facilities commission, the issuing	219
authority also may without need for any other approval retain or	220
contract for the services of attorneys and other professionals for	221
that purpose. Financing costs are payable, as may be provided in	222
the bond proceedings, from the proceeds of the obligations, from	223
special funds, or from other moneys available for the purpose.	224

- (E) The bond proceedings may contain additional provisions 225 customary or appropriate to the financing or to the obligations or 226 to particular obligations including, but not limited to, 227 provisions for:
- (1) The redemption of obligations prior to maturity at the 229 option of the state or of the holder or upon the occurrence of 230 certain conditions, and at particular price or prices and under 231 particular terms and conditions; 232
 - (2) The form of and other terms of the obligations;
- (3) The establishment, deposit, investment, and application 234 of special funds, and the safeguarding of moneys on hand or on 235 deposit, in lieu of the applicability of provisions of Chapter 236 131. or 135. of the Revised Code, but subject to any special 237 provisions of sections 151.01 to 151.11 or 151.40 of the Revised 238 Code with respect to the application of particular funds or 239 moneys. Any financial institution that acts as a depository of any 240 moneys in special funds or other funds under the bond proceedings 241 may furnish indemnifying bonds or pledge securities as required by 242 the issuing authority. 243

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(4) Any or every provision of the bond proceedings being	244
binding upon the issuing authority and upon such governmental	245
agency or entity, officer, board, commission, authority, agency,	246
department, institution, district, or other person or body as may	247
from time to time be authorized to take actions as may be	248
necessary to perform all or any part of the duty required by the	249
provision;	250
(5) The maintenance of each pledge or instrument comprising	251
part of the bond proceedings until the state has fully paid or	252
provided for the payment of the debt service on the obligations or	253
met other stated conditions;	254
(6) In the event of default in any payments required to be	255
made by the bond proceedings, or by any other agreement of the	256
issuing authority made as part of a contract under which the	257
obligations were issued or secured, including a credit enhancement	258
facility, the enforcement of those payments by mandamus, a suit in	259
equity, an action at law, or any combination of those remedial	260
actions;	261
(7) The rights and remedies of the holders or owners of	262
obligations or of book-entry interests in them, and of third	263
parties under any credit enhancement facility, and provisions for	264
protecting and enforcing those rights and remedies, including	265
limitations on rights of individual holders or owners;	266
(8) The replacement of mutilated, destroyed, lost, or stolen	267
obligations;	268
(9) The funding, refunding, or advance refunding, or other	269
provision for payment, of obligations that will then no longer be	270
outstanding for purposes of this section or of the applicable bond	271
proceedings;	272
(10) Amendment of the bond proceedings;	273
(11) Any other or additional agreements with the owners of	274

obligations, and such other provisions as the issuing authority 275 determines, including limitations, conditions, or qualifications, 276 relating to any of the foregoing.

- (F) The great seal of the state or a facsimile of it may be 278 affixed to or printed on the obligations. The obligations 279 requiring execution by or for the issuing authority shall be 280 signed as provided in the bond proceedings. Any obligations may be 281 signed by the individual who on the date of execution is the 282 authorized signer although on the date of these obligations that 283 individual is not an authorized signer. In case the individual 284 whose signature or facsimile signature appears on any obligation 285 ceases to be an authorized signer before delivery of the 286 obligation, that signature or facsimile is nevertheless valid and 287 sufficient for all purposes as if that individual had remained the 288 authorized signer until delivery. 289
- (G) Obligations are investment securities under Chapter 1308. 290 of the Revised Code. Obligations may be issued in bearer or in 291 registered form, registrable as to principal alone or as to both 292 principal and interest, or both, or in certificated or 293 uncertificated form, as the issuing authority determines. 294 Provision may be made for the exchange, conversion, or transfer of 295 obligations and for reasonable charges for registration, exchange, 296 conversion, and transfer. Pending preparation of final 297 obligations, the issuing authority may provide for the issuance of 298 interim instruments to be exchanged for the final obligations. 299
- (H) Obligations may be sold at public sale or at private 300 sale, in such manner, and at such price at, above or below par, 301 all as determined by and provided by the issuing authority in the 302 bond proceedings. 303
- (I) Except to the extent that rights are restricted by the 304 bond proceedings, any owner of obligations or provider of a credit 305 enhancement facility may by any suitable form of legal proceedings 306

protect and enforce any rights relating to obligations or that 307 facility under the laws of this state or granted by the bond 308 proceedings. Those rights include the right to compel the 309 performance of all applicable duties of the issuing authority and 310 the state. Each duty of the issuing authority and that authority's 311 officers, staff, and employees, and of each state entity or 312 agency, or using district or using institution, and its officers, 313 members, staff, or employees, undertaken pursuant to the bond 314 proceedings, is hereby established as a duty of the entity or 315 individual having authority to perform that duty, specifically 316 enjoined by law and resulting from an office, trust, or station 317 within the meaning of section 2731.01 of the Revised Code. The 318 individuals who are from time to time the issuing authority, 319 members or officers of the issuing authority, or those members' 320 designees acting pursuant to section 151.02 of the Revised Code, 321 or the issuing authority's officers, staff, or employees, are not 322 liable in their personal capacities on any obligations or 323 otherwise under the bond proceedings. 324

- (J)(1) Subject to Section 2k, 2l, 2m, 2n, 2o, 2p, 2q, or 15, 325 and Section 17, of Article VIII, Ohio Constitution and sections 326 151.01 to 151.11 or 151.40 of the Revised Code, the issuing 327 authority may, in addition to the authority referred to in 328 division (B) of this section, authorize and provide for the 329 issuance of:
- (a) Obligations in the form of bond anticipation notes, and 331 may provide for the renewal of those notes from time to time by 332 the issuance of new notes. The holders of notes or appertaining 333 interest coupons have the right to have debt service on those 334 notes paid solely from the moneys and special funds that are or 335 may be pledged to that payment, including the proceeds of bonds or 336 renewal notes or both, as the issuing authority provides in the 337 bond proceedings authorizing the notes. Notes may be additionally 338

secured by covenants of the issuing authority to the effect that 339 the issuing authority and the state will do all things necessary 340 for the issuance of bonds or renewal notes in such principal 341 amount and upon such terms as may be necessary to provide moneys 342 to pay when due the debt service on the notes, and apply their 343 proceeds to the extent necessary, to make full and timely payment 344 of debt service on the notes as provided in the applicable bond 345 proceedings. In the bond proceedings authorizing the issuance of 346 bond anticipation notes the issuing authority shall set forth for 347 the bonds anticipated an estimated schedule of annual principal 348 payments the latest of which shall be no later than provided in 349 division (C) of this section. While the notes are outstanding 350 there shall be deposited, as shall be provided in the bond 351 proceedings for those notes, from the sources authorized for 352 payment of debt service on the bonds, amounts sufficient to pay 353 the principal of the bonds anticipated as set forth in that 354 estimated schedule during the time the notes are outstanding, 355 which amounts shall be used solely to pay the principal of those 356 notes or of the bonds anticipated. 357

(b) Obligations for the refunding, including funding and 358 retirement, and advance refunding with or without payment or 359 redemption prior to maturity, of any obligations previously 360 issued. Refunding obligations may be issued in amounts sufficient 361 to pay or to provide for repayment of the principal amount, 362 including principal amounts maturing prior to the redemption of 363 the remaining prior obligations, any redemption premium, and 364 interest accrued or to accrue to the maturity or redemption date 365 or dates, payable on the prior obligations, and related financing 366 costs and any expenses incurred or to be incurred in connection 367 with that issuance and refunding. Subject to the applicable bond 368 proceedings, the portion of the proceeds of the sale of refunding 369 obligations issued under division (J)(1)(b) of this section to be 370 applied to debt service on the prior obligations shall be credited 371 to an appropriate separate account in the bond service fund and

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held in trust for the purpose by the issuing authority or by a

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corporate trustee. Obligations authorized under this division

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shall be considered to be issued for those purposes for which the

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prior obligations were issued.

- (2) Except as otherwise provided in sections 151.01 to 151.11 377 or 151.40 of the Revised Code, bonds or notes authorized pursuant 378 to division (J) of this section are subject to the provisions of 379 those sections pertaining to obligations generally. 380
- (3) The principal amount of refunding or renewal obligations 381 issued pursuant to division (J) of this section shall be in 382 addition to the amount authorized by the general assembly as 383 referred to in division (B) of the following sections: section 384 151.03, 151.04, 151.05, 151.06, 151.07, 151.08, 151.09, 151.10, 385 151.11, or 151.40 of the Revised Code.
- (K) Obligations are lawful investments for banks, savings and 387 loan associations, credit union share guaranty corporations, trust 388 companies, trustees, fiduciaries, insurance companies, including 389 domestic for life and domestic not for life, trustees or other 390 officers having charge of sinking and bond retirement or other 391 special funds of the state and political subdivisions and taxing 392 districts of this state, the sinking fund, the administrator of 393 workers' compensation subject to the approval of the workers' 394 compensation board, the state teachers retirement system, the 395 public employees retirement system, the school employees 396 retirement system, and the Ohio police and fire pension fund, 397 notwithstanding any other provisions of the Revised Code or rules 398 adopted pursuant to those provisions by any state agency with 399 respect to investments by them, and are also acceptable as 400 security for the repayment of the deposit of public moneys. The 401 exemptions from taxation in Ohio as provided for in particular 402 sections of the Ohio Constitution and section 5709.76 of the 403

Revised Code apply to the obligations.

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- (L)(1) Unless otherwise provided or provided for in any 405 applicable bond proceedings, moneys to the credit of or in a 406 special fund shall be disbursed on the order of the issuing 407 authority. No such order is required for the payment, from the 408 bond service fund or other special fund, when due of debt service 409 or required payments under credit enhancement facilities. 410
- (2) Payments received by the state under interest rate hedges 411 entered into as credit enhancement facilities under this chapter 412 shall be deposited to the credit of the bond service fund for the 413 obligations to which those credit enhancement facilities relate. 414
- (M) The full faith and credit, revenue, and taxing power of 415 the state are and shall be pledged to the timely payment of debt 416 service on outstanding obligations as it comes due, all in 417 accordance with Section 2k, 2l, 2m, 2n, 2o, 2p, 2q, or 15 of 418 Article VIII, Ohio Constitution, and section 151.03, 151.04, 419 151.05, 151.06, 151.07, 151.08, 151.09, 151.10, or 151.11 of the 420 Revised Code. Moneys referred to in Section 5a of Article XII, 421 Ohio Constitution, may not be pledged or used for the payment of 422 debt service except on obligations referred to in section 151.06 423 of the Revised Code. Net state lottery proceeds, as provided for 424 and referred to in section 3770.06 of the Revised Code, may not be 425 pledged or used for the payment of debt service except on 426 obligations referred to in section 151.03 of the Revised Code. The 427 state covenants, and that covenant shall be controlling 428 notwithstanding any other provision of law, that the state and the 429 applicable officers and agencies of the state, including the 430 general assembly, shall, so long as any obligations are 431 outstanding in accordance with their terms, maintain statutory 432 authority for and cause to be levied, collected and applied 433 sufficient pledged excises, taxes, and revenues of the state so 434 that the revenues shall be sufficient in amounts to pay debt 435

service when due, to establish and maintain any reserves and other 436 requirements, and to pay financing costs, including costs of or 437 relating to credit enhancement facilities, all as provided for in 438 the bond proceedings. Those excises, taxes, and revenues are and 439 shall be deemed to be levied and collected, in addition to the 440 purposes otherwise provided for by law, to provide for the payment 441 of debt service and financing costs in accordance with sections 442 151.01 to 151.11 of the Revised Code and the bond proceedings. 443

- (N) The general assembly may from time to time repeal or 444 reduce any excise, tax, or other source of revenue pledged to the 445 payment of the debt service pursuant to Section 2k, 2l, 2m, 2n, 446 20, 2p, 2q, or 15 of Article VIII, Ohio Constitution, and sections 447 151.01 to 151.11 or 151.40 of the Revised Code, and may levy, 448 collect and apply any new or increased excise, tax, or revenue to 449 meet the pledge, to the payment of debt service on outstanding 450 obligations, of the state's full faith and credit, revenue and 451 taxing power, or of designated revenues and receipts, except fees, 452 excises or taxes referred to in Section 5a of Article XII, Ohio 453 Constitution, for other than obligations referred to in section 454 151.06 of the Revised Code and except net state lottery proceeds 455 for other than obligations referred to in section 151.03 of the 456 Revised Code. Nothing in division (N) of this section authorizes 457 any impairment of the obligation of this state to levy and collect 458 sufficient excises, taxes, and revenues to pay debt service on 459 obligations outstanding in accordance with their terms. 460
- (O) Each bond service fund is a trust fund and is hereby

 pledged to the payment of debt service on the applicable

 obligations. Payment of that debt service shall be made or

 provided for by the issuing authority in accordance with the bond

 proceedings without necessity for any act of appropriation. The

 bond proceedings may provide for the establishment of separate

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 accounts in the bond service fund and for the application of those

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accounts only to debt service on specific obligations, and for other accounts in the bond service fund within the general purposes of that fund.

- (P) Subject to the bond proceedings pertaining to any 471 obligations then outstanding in accordance with their terms, the 472 issuing authority may in the bond proceedings pledge all, or such 473 portion as the issuing authority determines, of the moneys in the 474 bond service fund to the payment of debt service on particular 475 obligations, and for the establishment and maintenance of any 476 reserves for payment of particular debt service.
- (Q) The issuing authority shall by the fifteenth day of July 478 of each fiscal year, certify or cause to be certified to the 479 office of budget and management the total amount of moneys 480 required during the current fiscal year to meet in full all debt 481 service on the respective obligations and any related financing 482 costs payable from the applicable bond service fund and not from 483 the proceeds of refunding or renewal obligations. The issuing 484 authority shall make or cause to be made supplemental 485 certifications to the office of budget and management for each 486 debt service payment date and at such other times during each 487 fiscal year as may be provided in the bond proceedings or 488 requested by that office. Debt service, costs of credit 489 enhancement facilities, and other financing costs shall be set 490 forth separately in each certification. If and so long as the 491 moneys to the credit of the bond service fund, together with any 492 other moneys available for the purpose, are insufficient to meet 493 in full all payments when due of the amount required as stated in 494 the certificate or otherwise, the office of budget and management 495 shall at the times as provided in the bond proceedings, and 496 consistent with any particular provisions in sections 151.03 to 497 151.11 and 151.40 of the Revised Code, transfer a sufficient 498 amount to the bond service fund from the pledged revenues in the 499

As Reported by the House Finance and Appropriations Committee	
case of obligations issued pursuant to section 151.40 of the	500
Revised Code, and in the case of other obligations from the	501
revenues derived from excises, taxes, and other revenues,	502
including net state lottery proceeds in the case of obligations	503
referred to in section 151.03 of the Revised Code.	504
(R) Unless otherwise provided in any applicable bond	505
proceedings, moneys to the credit of special funds may be invested	506
by or on behalf of the state only in one or more of the following:	507
(1) Notes, bonds, or other direct obligations of the United	508
States or of any agency or instrumentality of the United States,	509
or in no-front-end-load money market mutual funds consisting	510
exclusively of those obligations, or in repurchase agreements,	511
including those issued by any fiduciary, secured by those	512
obligations, or in collective investment funds consisting	513
exclusively of those obligations;	514
(2) Obligations of this state or any political subdivision of	515
this state;	516
(3) Certificates of deposit of any national bank located in	517
this state and any bank, as defined in section 1101.01 of the	518
Revised Code, subject to inspection by the superintendent of	519
financial institutions;	520
(4) The treasurer of state's pooled investment program under	521
section 135.45 of the Revised Code.	522
The income from investments referred to in division (R) of	523
this section shall, unless otherwise provided in sections 151.01	524
to 151.11 or 151.40 of the Revised Code, be credited to special	525
funds or otherwise as the issuing authority determines in the bond	526
proceedings. Those investments may be sold or exchanged at times	527
as the issuing authority determines, provides for, or authorizes.	528

(S) The treasurer of state shall have responsibility for

keeping records, making reports, and making payments, relating to

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any arbitrage rebate requirements under the applicable bond	531
proceedings.	532
Sec. 151.04. This section applies to obligations as defined	533
in this section.	534
(A) As used in this section:	535
(1) "Costs of capital facilities" include related direct	536
administrative expenses and allocable portions of direct costs of	537
the using institution.	538
(2) "Obligations" means obligations as defined in section	539
151.01 of the Revised Code issued to pay costs of capital	540
facilities for state-supported or state-assisted institutions of	541
higher education.	542
(3) "State-supported or state-assisted institutions of higher	543
education" means a state university or college, or community	544
college district, technical college district, university branch	545
district, or state community college, or other institution for	546
education, including technical education, beyond the high school,	547
receiving state support or assistance for its expenses of	548
operation. "State university or college" means each of the state	549
universities identified in section 3345.011 of the Revised Code	550
and the northeast Ohio medical university.	551
(4) "Using institution" means the state-supported or	552
state-assisted institution of higher education, or two or more	553
institutions acting jointly, that are the ultimate users of	554
capital facilities for state-supported and state-assisted	555
institutions of higher education financed with net proceeds of	556
obligations.	557
(B) The issuing authority shall issue obligations to pay	558
costs of capital facilities for state-supported and state-assisted	559
institutions of higher education pursuant to Section 2n of Article	560

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VIII, Ohio Constitution, section 151.01 of the Revised Code, and this section.

(C) Net proceeds of obligations shall be deposited into the 563 higher education improvement fund created by division (F) of 564 section 154.21 of the Revised Code or into the higher education 565 improvement taxable fund created by division (G) of section 154.21 566 of the Revised Code, as appropriate. 567

(D) There is hereby created in the state treasury the "higher 568 education capital facilities bond service fund." All moneys 569 received by the state and required by the bond proceedings, 570 consistent with sections 151.01 and 151.04 of the Revised Code, to 571 be deposited, transferred, or credited to the bond service fund, 572 and all other moneys transferred or allocated to or received for 573 the purposes of that fund, shall be deposited and credited to the 574 bond service fund, subject to any applicable provisions of the 575 bond proceedings but without necessity for any act of 576 appropriation. During the period beginning with the date of the 577 first issuance of obligations and continuing during the time that 578 any obligations are outstanding in accordance with their terms, so 579 long as moneys in the bond service fund are insufficient to pay 580 debt service when due on those obligations payable from that fund 581 (except the principal amounts of bond anticipation notes payable 582 from the proceeds of renewal notes or bonds anticipated) and due 583 in the particular fiscal year, a sufficient amount of revenues of 584 the state is committed and, without necessity for further act of 585 appropriation, shall be paid to the bond service fund for the 586 purpose of paying that debt service when due. 587

Sec. 154.21. (A) Subject to authorization by the general 588 assembly under section 154.02 of the Revised Code, the issuing 589 authority may authorize and issue obligations pursuant to this 590 chapter to pay the cost of capital facilities for state-supported 591

and state-assisted institutions of higher education.

(B) Capital facilities for institutions of higher education 593 financed under this section may be leased by the commission to 594 institutions of higher education or to the Ohio board of regents 595 for the use of institutions of higher education, and such parties 596 may make other agreement for the use or sale and purchase of the 597 facilities; the Ohio board of regents may sublease such capital 598 facilities to institutions of higher education, and such parties 599 may make other agreement for the use or sale and purchase of the 600 facilities, in any manner permitted by the lease or agreement 601 between the commission and the Ohio board of regents; all upon 602 such terms and conditions as the parties may agree upon and 603 pursuant to this chapter, notwithstanding other provisions of law 604 affecting the leasing, acquisition, or disposition of capital 605 facilities by such parties. Any such leases, subleases, or 606 agreements may contain provisions setting forth the 607 responsibilities of the commission or issuing authority, 608 institutions of higher education, and Ohio board of regents as to 609 the financing, construction, operation, maintenance, and insuring 610 of such facilities and other terms and conditions applicable 611 thereto, including designation of the "owner" for purposes of 612 Chapter 153. of the Revised Code, and any other provisions 613 mutually agreed upon for the purposes of this chapter. Promptly 614 upon execution thereof, a signed or conformed copy of each such 615 lease or agreement, and any supplement thereto, between an 616 institution of higher education or the Ohio board of regents and 617 the commission shall be filed by the commission with the Ohio 618 board of regents, the issuing authority, and the director of 619 budget and management, and promptly upon execution thereof, a 620 signed or conformed copy of each such sublease or agreement 621 between the Ohio board of regents and an institution of higher 622 education shall be filed by the Ohio board of regents with the 623 commission and the director. 624

(C) For purposes of this section, "available receipts" means 625 fees, tuitions, charges, revenues, and all other receipts of or on 626 behalf of state-supported and state-assisted institutions of 627 higher education, any revenues or receipts derived by the 628 commission from the operation, leasing, or other disposition of 629 capital facilities financed under this section, the proceeds of 630 obligations issued under this section and sections 154.11 and 631 154.12 of the Revised Code, and also means any gifts, grants, 632 donations, and pledges, and receipts therefrom, available for the 633 payment of bond service charges on such obligations. Subject to 634 any pledge of that portion of available receipts, comprised of 635 fees, tuitions, charges, revenues, and receipts derived directly 636 by an institution of higher education, which has been or may 637 thereafter be made pursuant to section 3345.07, 3345.11, 3345.12, 638 3349.05, 3354.121, or 3357.112 of the Revised Code, the issuing 639 authority may pledge all or such portion as that authority 640 determines of the available receipts to the payment of bond 641 service charges on obligations issued under this section and 642 sections 154.11 and 154.12 of the Revised Code and for the 643 establishment and maintenance of any reserves, as provided in the 644 bond proceedings, and make other provisions therein with respect 645 to such available receipts as authorized by this chapter, which 646 provisions shall be controlling, notwithstanding any other 647 provision of law pertaining thereto. 648

(D) In the event that moneys in the higher education bond 649 service fund and available receipts from payments to be made to 650 the commission or issuing authority under leases and agreements 651 with the Ohio board of regents, together with any other funds made 652 available by the general assembly, will be insufficient, without 653 application of reserves, for the payment of bond service charges 654 and for the establishment and maintenance of reserves, as provided 655 in the bond proceedings, then the commission, upon consultation 656 with the institutions of higher education to be affected and the 657

Ohio board of regents, may require the institutions of higher	658
education to charge, collect, and transmit to the credit of the	659
higher education bond service fund provided for in division (E) of	660
this section, a special student fee, which may be a segregated	661
part of the established instruction fee or other fee, in such	662
amount or amounts as are necessary for the payment of the bond	663
service charges on obligations issued under this section and	664
sections 154.11 and 154.12 of the Revised Code and for the	665
establishment and maintenance of any reserves, as provided in the	666
bond proceedings. Such special fee constitutes "available	667
receipts" within the meaning thereof in division (C) of this	668
section, and may be pledged as therein provided in addition to, or	669
in lieu of, or to be applied prior to, other available receipts,	670
as provided in the bond proceedings; provided, that such special	671
fee shall not be deemed to be pledged by the institutions of	672
higher education under section 3345.07, 3345.11, 3345.12, 3349.05,	673
3354.121, or 3357.112 of the Revised Code. The issuing authority	674
may covenant in the bond proceedings to require such special fee	675
to be charged, collected, and transmitted pursuant to this	676
division. In the event the initiation of such special fee is	677
required in accordance with such covenant, the commission shall by	678
rules transmitted to each institution of higher education affected	679
thereby, fix, establish, and from time to time modify, as it may	680
consider appropriate, the amount or amounts of the fee, exemptions	681
therefrom, such distinctions, if any, as it may determine	682
appropriate for full-time and part-time students or students	683
enrolled in different programs, or other bases for distinction	684
among students, so that students throughout the state in similar	685
classifications under such rules are so far as feasible treated	686
alike, and establish and from time to time modify other rules,	687
procedures, and definitions for the charge, collection, and	688
transmission of such special fees. Notwithstanding any other	689
provision of law pertaining thereto, the governing boards of the	690

institutions of higher education shall charge, collect, and 691 transmit such special fee in accordance with such rules. 692

- (E) There is hereby created the higher education bond service 693 trust fund, which shall be in the custody of the treasurer of 694 state but shall be separate and apart from and not a part of the 695 state treasury. All moneys received by or on account of the 696 697 commission or issuing authority and required by the applicable bond proceedings to be deposited, transferred, or credited to the 698 higher education bond service trust fund, and all other moneys 699 transferred or allocated to or received for the purposes of the 700 higher education bond service trust fund, shall be deposited with 701 the treasurer of state and credited to such fund, subject to any 702 applicable provisions of the bond proceedings, without necessity 703 for any act of appropriation. The higher education bond service 704 trust fund is a trust fund and is hereby pledged to the payment of 705 bond service charges on the obligations issued pursuant to this 706 section and sections 154.11 and 154.12 of the Revised Code to the 707 extent provided in the applicable bond proceedings, and payment 708 thereof from such fund shall be made or provided for by the 709 treasurer of state in accordance with such bond proceedings 710 without necessity for any act of appropriation. 711
- 712 (F) There is hereby created in the state treasury the higher education improvement fund. Subject to the bond proceedings 713 therefor, all of the proceeds of the sale of higher education 714 obligations issued pursuant to this section or section 151.04 of 715 the Revised Code shall be credited to the fund, except that any 716 accrued interest received on obligations issued pursuant to this 717 718 section shall be credited to the higher education bond service fund. The higher education improvement fund may also be comprised 719 of gifts, grants, appropriated moneys, and other sums and 720 securities received to the credit of such fund. The fund shall be 721 applied only to the purpose of paying costs of capital facilities 722

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for state-supported and state-assisted institutions of higher	723
education, which may include participation with one or more such	724
institutions of higher education in any such capital facilities by	725
way of grants, loans, or contributions to them for such capital	726
facilities.	727
(G) There is hereby created in the state treasury the higher	728
education improvement taxable fund. Subject to the bond	729
proceedings therefor, all of the net proceeds of higher education	730
obligations issued pursuant to this section or section 151.04 of	731
the Revised Code, the interest on which is not excluded from the	732
calculation of gross income for federal income taxation purposes	733
under the "Internal Revenue Code of 1986," 100 Stat. 2085, 26	734
U.S.C. 1 et seq., shall be credited to the fund, except that any	735
accrued interest received on obligations issued pursuant to this	736
section shall be credited to the higher education bond service	737
fund. The higher education improvement taxable fund may also be	738
comprised of gifts, grants, appropriated moneys, and other sums	739
and securities received to the credit of such fund. The fund shall	740
be applied only to the purpose of paying costs of capital	741
facilities for state-supported and state-assisted institutions of	742
higher education, which may include participation with one or more	743
such institutions of higher education in any such capital	744
facilities by way of grants, loans, or contributions to them for	745
such capital facilities.	746
(H) This section shall be applied with other applicable	747
provisions of this chapter.	748
$\frac{(H)(I)}{(I)}$ Any instrument by which real property is acquired	749
pursuant to this section shall identify the agency of the state	750
that has the use and benefit of the real property as specified in	751
section 5301.012 of the Revised Code.	752

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151.04,	and 154.21 and section 3333.072 of the Rev	ised	Code are	754
	repealed.			755
Se	ction 201.10. The items set forth in this se	ectio	on are	756
hereby	appropriated out of any moneys in the state	trea	sury to the	757
credit	of the Nursing Home - Federal Fund (Fund 31	90) t	hat are not	758
otherwi	se appropriated.			759
		Ap	propriations	
	DVS DEPARTMENT OF VETERANS SERVICES			760
C90042	G-Nurse Call, Electrical, Doors, Floors	\$	495,006	761
C90043	S-Secrest Air Handler Replacement	\$	675,025	762
C90044	S-Electrical Panel and Service Supply	\$	3,899,675	763
	Upgrade			
C90045	G-Multi-Purpose Room Addition	\$	2,611,960	764
C90046	S-Domestic Water Lines and VH Domestic Hot	\$	493,362	765
	Water			
C90047	S-S/G HVAC	\$	2,512,289	766
C90048	S-S/G Replacement of Sewer Lines and Traps	\$	2,979,470	767
	Phase			
C90049	G-Dining Areas Renovations	\$	528,668	768
C90050	S-VH/G/S Renovate Steam Lines	\$	1,917,695	769
C90051	G-Parking Area Expansion	\$	468,520	770
Total D	epartment of Veterans Services	\$	16,581,670	771
TOTAL N	ursing Home - Federal Fund	\$	16,581,670	772
	ction 201.20. The items set forth in this se			774
_	appropriated out of any moneys in the state		_	775
	of the Army National Guard Service Contract	Fund	l (Fund	776
3420) t	hat are not otherwise appropriated.			777
		Ap	propriations	
	ADJ ADJUTANT GENERAL			778
C74536	Construct Delaware Training and	\$	11,771,046	779
	Community Center			

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C74537	Renovation Projects - Federal Share	\$	1,000,000	780
Total Ad	jutant General	\$	12,771,046	781
TOTAL Art	my National Guard Service Contract Fund	\$	12,771,046	782
a				704
	tion 201.30. The items set forth in this se			784
	ppropriated out of any moneys in the state		_	785
	f the Special Administrative Fund (Fund 4A	90) t	nat are not	786
otherwise	e appropriated.	7. 20	nzonziationa	787
	JFS DEPARTMENT OF JOB AND FAMILY SERVI	_	propriations	788
C60005			EE6 000	789
C60003	Youngstown Office Improvements Lima Office Improvements	\$ \$	556,000 171,500	769 790
C60007	Central Office Renovations	\$	200,000	790
		•	927,500	792
Total Department of Job and Family Services \$ 927,500 TOTAL Special Administrative Fund \$ 927,500				792
TOTAL SPO	cerar Administrative rund	٧	<i>J21</i> ,300	100
Section 201.40. The items set forth in this section are				
hereby a	opropriated out of any moneys in the state	trea	sury to the	796
credit o	f the State Fire Marshal Fund (Fund 5460)	that	are not	797
otherwis	e appropriated.			798
		Ар	propriations	
	COM DEPARTMENT OF COMMERCE			799
C80019	State Fire Marshal Main Power Line	\$	500,000	800
	Replacement			
C80020	Ohio Fire Academy Apparatus Building	\$	1,000,000	801
	Rehabilitation			
C80021	State Fire Marshal Campus Infrastructure	\$	1,000,000	802
	Rehabilitation			
Total Department of Commerce \$ 2,500,000			803	
TOTAL Sta	ate Fire Marshal Fund	\$	2,500,000	804
Section 201.50. The items set forth in this section are				806
hereby appropriated out of any moneys in the state treasury to the				807

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credit of	the Veterans' Home Improvement Fund (Fund	6040)	that are	808
not other	wise appropriated.			809
		Appr	opriations	
	DVS DEPARTMENT OF VETERANS SERVICES			810
C90052	G-Nurse Call, Electrical, Doors, Floors	\$	266,542	811
C90053	S-Secrest Air Handler Replacement	\$	363,475	812
C90054	S-Electrical Panel and Service Supply	\$	2,099,825	813
	Upgrade			
C90055	G-Multi-Purpose Room Addition	\$	1,406,440	814
C90056	S-Domestic Water Lines and VH Domestic	\$	265,657	815
	Hot Water			
C90057	S-S/G HVAC	\$	1,352,771	816
C90058	S-S/G Replacement of Sewer Lines and	\$	1,604,330	817
	Traps Phase			
C90059	S-G NH/DOM Resident Room Furniture	\$	610,600	818
	Replacement			
C90060	G-Dining Areas Renovations	\$	284,668	819
C90061	S-VH/G/S Renovate Steam Lines	\$	1,032,605	820
C90062	G-Parking Area Expansion	\$	252,280	821
Total Dep	partment of Veterans Services	\$	9,539,193	822
TOTAL Vet	erans Home Improvement Fund	\$	9,539,193	823
Sect	cion 201.60. The items set forth in this se	ction	are	825
hereby ap	opropriated out of any moneys in the state	treasu	ry to the	826
credit of	the Wildlife Fund (Fund 7015), that are n	ot oth	erwise	827
appropria	ited.			828
		Appr	opriations	
	DNR DEPARTMENT OF NATURAL RESOURCES			829
C725K9	Wildlife Area Building	\$	3,500,000	830
	Development/Renovations			
Total Dep	partment of Natural Resources	\$	3,500,000	831
TOTAL Wil	dlife Fund	\$	3,500,000	832

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Section 201.70. The items set forth in this section are 834 hereby appropriated out of any moneys in the state treasury to the 835 credit of the Lottery Profits Education Fund (Fund 7017), that are 836 not otherwise appropriated. 837 Appropriations SFC SCHOOL FACILITIES COMMISSION 838 C23014 Classroom Facilities Assistance Program 250,000,000 839 - Lottery Profits Total School Facilities Commission 250,000,000 840 TOTAL Lottery Profits Education Fund 250,000,000 841 Section 201.80. All items set forth in this section are 843 hereby appropriated out of any moneys in the state treasury to the 844 credit of the School Building Program Assistance Fund (Fund 7032), 845 that are not otherwise appropriated. 846 Appropriations SFC SCHOOL FACILITIES COMMISSION 847 C23002 School Building Program Assistance 425,000,000 848 Total School Facilities Commission 425,000,000 849 TOTAL School Building Program Assistance Fund \$ 425,000,000 850 SCHOOL BUILDING PROGRAM ASSISTANCE 851 The foregoing appropriation item C23002, School Building 852 Program Assistance, shall be used by the School Facilities 853 Commission to provide funding to school districts that receive 854 conditional approval from the Commission pursuant to Chapter 3318. 855 of the Revised Code. 856 Section 201.83. The Ohio Public Facilities Commission is 857 hereby authorized to issue and sell, in accordance with Section 2n 858 of Article VIII, Ohio Constitution, and Chapter 151. and 859 particularly sections 151.01 and 151.03 of the Revised Code, 860 original obligations in an aggregate principal amount not to 861

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Appropriations

exceed \$400,000,000, in addition to the original issuance of				
obligation	ons heretofore authorized by prior acts	of the (General	863
Assembly	. These authorized obligations shall be	issued,	subject to	864
applicab	le constitutional and statutory limitation	ons, to	pay the	865
costs to	the state of constructing classroom fac	ilities	pursuant	866
to section	ons 3318.01 to 3318.33 of the Revised Co	de.		867
	tion 203.10. The items set forth in this			868
	opropriated out of any moneys in the sta		_	869
	f the Highway Safety Fund (Fund 7036) the	at are r	not	870
otherwis	e appropriated.			871
		App	propriations	
	DPS DEPARTMENT OF PUBLIC SAFETY	-		872
C76031	Ohio Safety Highway Patrol Academy	\$	3,595,000	873
	Chiller Replacement, Renovation, and			
	Restoration			
C76032	In-car Arbitrator Equipment	\$	2,750,000	874
C76033	Alum Creek HVAC	\$	618,000	875
Total Dep	partment of Public Safety	\$	6,963,000	876
TOTAL Hig	ghway Safety Fund	\$	6,963,000	877
Soci	tion 203.20. The items set forth in this	gogtion	2 2 2 2 2	879
				880
	ppropriated out of any moneys in the sta			881
	f the State Capital Improvements Revolving			
	evenues to the State Capital Improvement			882
	ll consist of all repayments of loans made			883
subdivisions for capital improvements, investment earnings on				884
moneys in the fund, and moneys obtained from federal or private				885
grants or from other sources for the purpose of making loans for				886
	ose of financing or assisting in the fina		of the cost	887
of capital improvement projects of local subdivisions.				888

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PWC PUBLIC WORKS COMMISSION			889	
C15030 Revolving Loan	\$	63,500,000	890	
Total Public Works Commission	\$	63,500,000	891	
TOTAL State Capital Improvements Revolving Loan	\$	63,500,000	892	
Fund				
The foregoing appropriation item C15030, Revol	ving	Loan,	893	
shall be used in accordance with sections 164.01 to	164	.12 of the	894	
Revised Code.			895	
If the Public Works Commission receives refund	ls du	e to	896	
project overpayments that are discovered during a p	ost-	project	897	
audit, the Director of the Public Works Commission	may	certify to	898	
the Director of Budget and Management that refunds	have	been	899	
received. In certifying the refunds, the Director of	of th	e Public	900	
Works Commission shall provide the Director of Budg	get a	nd	901	
Management information on the project refunds. The certification				
shall detail by project the source and amount of project				
overpayments received and include any supporting documentation				
required or requested by the Director of Budget and Management.				
Upon receipt of the certification, the Director of	Budg	et and	906	
Management shall determine if the project refunds a	are n	ecessary to	907	
support existing appropriations. If the project ref	unds	are	908	
available to support additional appropriations, the	ese a	mounts are	909	
hereby appropriated to appropriation item C15030, F	Revol	ving Loan.	910	
Section 203.30. The items set forth in this se			911	
hereby appropriated out of any moneys in the state		_	912 913	
credit of the Waterways Safety Fund (Fund 7086) that are not				
otherwise appropriated.			914	
		propriations		
DNR DEPARTMENT OF NATURAL RESOURCES			915	
C725A7 Cooperative Grant Funding for Boating	\$	9,300,000	916	
Facilities				

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Total De	partment of Natural Resources	\$	9,300,000	917
TOTAL Wa	terways Safety Fund	\$	9,300,000	918
Sec	tion 203.40. The items set forth in the se	ection	s of this	920
act pref	ixed with the section numbers "203.40" and	l "203	3.43" are	921
hereby a	ppropriated out of any moneys in the state	trea	sury to the	922
credit o	f the Administrative Building Fund (Fund 7	026)	that are	923
not othe	rwise appropriated.			924
		Ap	propriations	
Sec	tion 203.40.10. ADJ ADJUTANT GENERAL			925
C74525	Construct Delaware Training and	\$	3,923,682	926
	Community Center			
C74535	Renovations and Improvements	\$	2,076,318	927
Total Ad	jutant General	\$	6,000,000	928
		Ap	propriations	
Sec	tion 203.40.20. AGO ATTORNEY GENERAL			930
C05502	Bowling Green Facility	\$	11,900,000	931
C05504	Fire Suppression and Records Retention	\$	500,000	932
C05505	Richfield Repairs	\$	455,000	933
C05506	Update BCI/OPOTA HVAC Systems	\$	86,250	934
C05507	OPOTA Student Safety Improvements	\$	18,360	935
C05508	OPOTA TTC Water Infiltration Repairs	\$	87,360	936
C05509	Re-Key BCI Facility	\$	34,879	937
C05511	Computer Crimes/Evidence Receipt	\$	295,150	938
C05512	Renovations and Reconfiguration for CCU	\$	244,473	939
	and Lab			
C05513	BCI London Entrance/Parking Lot	\$	118,461	940
C05514	Phone Systems Consolidation	\$	764,500	941
Total Attorney General \$ 14,504,433				
		Ap	propriations	
Section 203.40.30. DAS DEPARTMENT OF ADMINISTRATIVE SERVICES				944

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C10010	Surface Road Building Renovations	\$	590,000	945
C10015	SOCC Renovations	\$	15,455,000	946
C10019	25 South Front Street Renovations	\$	380,000	947
C10020	North High Street Complex Renovations	\$	13,575,000	948
Total Dep	partment of Administrative Services	\$	30,000,000	949
		Ap	propriations	
Sect	tion 203.40.40. AGR DEPARTMENT OF AGRICULT	'URE		951
C70007	Building and Grounds Renovation	\$	1,000,000	952
Total Deg	partment of Agriculture	\$	1,000,000	953
		Ap	propriations	
Sect	tion 203.40.50. CSR CAPITOL SQUARE REVIEW	AND A	DVISORY	955
BOARD				956
C87406	Statehouse Grounds Repair/Improvements	\$	852,000	957
C87407	Statehouse Repair/Improvements	\$	1,348,000	958
Total Car	pitol Square Review and Advisory Board	\$	2,200,000	959
		Ap	propriations	
Sect	tion 203.40.60. EXP EXPOSITIONS COMMISSION	ſ		961
C72300	Electric Upgrade	\$	3,120,000	962
C72305	Facility Improvements and Modernization	\$	2,880,000	963
C72312	Emergency Renovations and Equipment	\$	1,500,000	964
	Replacement			
Total Exp	positions Commission	\$	7,500,000	965
		Ap	propriations	
Sect	tion 203.40.70. DNR DEPARTMENT OF NATURAL	RESOU	IRCES	967
C725D5	Fountain Square Building and Telephone	\$	2,500,000	968
	System Improvements			
Total Department of Natural Resources \$ 2,500,000				969
		Ap	propriations	
Section 203.40.80. DPS DEPARTMENT OF PUBLIC SAFETY				971

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C76034	EMA Building System and Equipment	\$	320,000	972
1	Replacement			
Total Depa	rtment of Public Safety	\$	320,000	973
		Ap	propriations	
Secti	on 203.40.90. OSB SCHOOL FOR THE BLIND			975
C22616 R	enovations and Improvements	\$	1,049,436	976
Total Scho	ool for the Blind	\$	1,049,436	977
		Ap	propriations	
Secti	on 203.43.10. OSD SCHOOL FOR THE DEAF			979
C22107	Renovations and Improvements	\$	1,313,983	980
Total Scho	ol for the Deaf	\$	1,313,983	981
		Ap	propriations	
Secti	on 203.43.20. DVS DEPARTMENT OF VETERANS	S SERV	VICES	982
C90063	S-Resurface Blacktop Roads and Parking	\$	3,915,718	983
]	Lots			
Total Depa	rtment of Veterans Services	\$	3,915,718	984
TOTAL Administrative Building Fund \$ 70,303,570			985	
Secti	on 203.43.30. The Treasurer of State is	herek	ργ	987
	l to issue and sell, in accordance with S			988
Article VI	III, Ohio Constitution, and Chapter 154.	and c	other	989
applicable	e sections of the Revised Code, original	oblig	gations in	990
an aggrega	te principal amount not to exceed \$65,00	00,000) in	991
addition t	to the original issuance of obligations h	nereto	ofore	992
authorized	l by prior acts of the General Assembly.	These	e authorized	993
obligations shall be issued, subject to applicable constitutional				994
and statutory limitations, to pay costs associated with previously				995
authorized capital facilities and the capital facilities referred				996
to in sections of this act prefixed with the section numbers				997
"203.40" and "203.43."				998

Con	tion 202 EO The items got fouth in this go	.a+	n 020	999
Section 203.50. The items set forth in this section are				
	ppropriated out of any moneys in the state		_	1000
	f the Adult Correctional Building Fund (Fur	na /u	27) that	1001
are not	otherwise appropriated.			1002
			propriations	
	DRC DEPARTMENT OF REHABILITATION AND CORR			1003
C50103	Asbestos Abatement - SW	\$	2,773,950	1004
C50104	Power House/Utility Improvements - SW	\$	4,182,927	1005
C50105	Water System/Plant Improvements - SW	\$	6,844,954	1006
C50110	Security Improvements - SW	\$	6,032,169	1007
C50136	General Building Renovations - SW	\$	40,036,721	1008
C501B3	Electrical System Upgrade - SW	\$	8,016,136	1009
TOTAL Dej	partment of Rehabilitation and Correction	\$	67,886,857	1010
TOTAL Adv	ult Correctional Building Fund	\$	67,886,857	1011
Sec	tion 203.53. The Treasurer of State is here	eby a	uthorized	1013
to issue	and sell, in accordance with Section 2i of	Art	icle VIII,	1014
Ohio Constitution, and Chapter 154. and section 307.021 of the				1015
Revised Code, original obligations in an aggregate principal				1016
amount not to exceed \$50,000,000 in addition to the original				1017
issuance	of obligations heretofore authorized by pr	rior	acts of the	1018
General .	Assembly. These authorized obligations shal	ll be	issued,	1019
subject	to applicable constitutional and statutory	limi	tations, to	1020
pay cost	s associated with previously authorized cap	oital	facilities	1021
and the	capital facilities referred to in Section 2	203.5	0 of this	1022
act for	the Department of Rehabilitation and Correc	ction	.•	1023
Sec	tion 203.60. The items set forth in this se	ectio	n are	1024
hereby a	oppropriated out of any moneys in the state	trea	sury to the	1025
credit of the Juvenile Correctional Building Fund (Fund 7028) that				1026
are not otherwise appropriated.				1027

As Reported	by the House Finance and Appropriations Committee			i age 55
	DYS DEPARTMENT OF YOUTH SERVICES			1028
C47001	Fire Suppression, Safety and Security	\$	3,545,615	1029
C47002	General Institutional Renovations	\$	4,171,561	1030
C47003	CCF Renovations/Maintenance	\$	3,684,127	1031
C47007	Juvenile Detention Centers	\$	232,000	1032
C47015	Programming Space for High Risk Youth	\$	909,000	1033
C47017	Roof Replacement - SJCF	\$	1,750,477	1034
C470A1	Roof Replacement	\$	1,170,500	1035
Total Dep	partment of Youth Services	\$	15,463,280	1036
TOTAL Juv	venile Correctional Building Fund	\$	15,463,280	1037
Sect	cion 203.63. The Treasurer of State is here	by a	uthorized	1039
to issue	and sell, in accordance with Section 2i of	Art	icle VIII,	1040
Ohio Cons	stitution, and Chapter 154. and other appli	.cabl	e sections	1041
of the Revised Code, original obligations in an aggregate				1042
principal amount not to exceed \$13,000,000 in addition to the				1043
original issuance of obligations heretofore authorized by prior				1044
acts of t	the General Assembly. These authorized obli	gati.	ons shall	1045
be issued, subject to applicable constitutional and statutory				1046
limitations, to pay the costs associated with previously				1047
authorized capital facilities and the capital facilities referred				1048
to in Section 203.60 of this act for the Department of Youth				1049
Services.				1050
Sect	cion 203.70. The items set forth in this se	ctio	n are	1051
hereby ap	opropriated out of any moneys in the state	trea	sury to the	1052
credit of	the Cultural and Sports Facilities Buildi	ng F	'und (Fund	1053
7030) tha	at are not otherwise appropriated.			1054
		Ap	propriations	
	AFC CULTURAL FACILITIES COMMISSION			1055
C37116	OHS - Center Exhibit Replacement	\$	1,000,000	1056
C37117	OHS - Statewide Site Exhibit Renovation	\$	50,000	1057
C37118	OHS - Statewide Site Repairs	\$	850,200	1058

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C37152	OHS - Zoar Village Building Restoration	\$	160,000	1059	
C37153	OHS - Basic Renovations and Emergency	\$	930,250	1060	
	Repairs				
C37158	OHS - Rankin House Restoration and	\$	350,000	1061	
	Development				
C37165	OHS - Ohio Historical Center	\$	1,034,000	1062	
	Rehabilitation				
C37170	OHS - Stowe House State Memorial	\$	100,000	1063	
C37172	OHS - National Afro-American Museum	\$	1,501,000	1064	
C371G5	OHS - Ohio River Museum	\$	222,000	1065	
C371G6	OHS - Lockington Locks Stabilization	\$	284,000	1066	
C371Q0	OHS - On-Line Portal to Ohio's Heritage	\$	546,000	1067	
C371Z4	OHS - Fort Amanda State Memorial	\$	122,550	1068	
C371Z9	OHS - Statewide Site Conservation of	\$	350,000	1069	
	Energy				
Total Cultural Facilities Commission \$ 7,500,000					
TOTAL Cul	tural and Sports Facilities Building Fund	\$	7,500,000	1071	
	cion 203.73. The Treasurer of State is here			1073	
	and sell, in accordance with Section 2i of			1074	
	stitution, and Chapter 154. and other appli			1075	
	vised Code, original obligations in an agg			1076	
	amount not to exceed \$6,000,000 in additi			1077	
	issuance of obligations heretofore authori			1078	
	the General Assembly. These authorized obli			1079	
	l, subject to applicable constitutional and			1080	
limitatio	ons, to pay costs of capital facilities as	defi	ned in	1081	
section 154.01 of the Revised Code, including construction as				1082	
defined in division (H) of section 3383.01 of the Revised Code, of				1083	
the Ohio cultural capital facilities designated in Section 203.70				1084	
of this a	act.			1085	

Section 203.80. The items set forth in this section are 1086

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hereby appropriated out of any moneys in the state treasury to the				
credit o	f the Ohio Parks and Natural Resources Fu	nd (Fu	nd 7031)	1088
that are	not otherwise appropriated.			1089
		Ap	propriations	
	DNR DEPARTMENT OF NATURAL RESOURCE	S		1090
C72549	ODNR Facilities Development	\$	500,000	1091
C725B7	Underground Fuel Storage Tank	\$	250,000	1092
	Removal/Replacement - Department			
C725E1	NatureWorks Local Park Grants	\$	4,790,000	1093
C725E5	Project Planning	\$	400,000	1094
C725M0	Dam Rehabilitation - Department	\$	10,000,000	1095
C725N5	Wastewater/Water Systems Upgrade -	\$	8,000,000	1096
	Department			
Total De	partment of Natural Resources	\$	23,940,000	1097
TOTAL Oh	io Parks and Natural Resources Fund	\$	23,940,000	1098
Sec	tion 203.83. The Ohio Public Facilities Co	ommiss	ion is	1100
hereby a	uthorized to issue and sell, in accordance	e with	Section 21	1101
of Artic	le VIII, Ohio Constitution, and Chapter 1	51. an	ıd	1102
particul	arly sections 151.01 and 151.05 of the Rev	vised	Code,	1103
original	obligations in an aggregate principal amo	ount n	ot to	1104
exceed \$	23,000,000 in addition to the original is:	suance	of	1105
obligati	ons heretofore authorized by prior acts of	f the	General	1106
Assembly	. These authorized obligations shall be is	ssued,	subject to	1107
applicab	le constitutional and statutory limitation	ns, as	needed to	1108
provide	sufficient moneys to the credit of the Oh:	io Par	ks and	1109
Natural	Resources Fund (Fund 7031) to pay costs of	f capi	tal	1110
faciliti	es as defined in sections 151.01 and 151.0	05 of	the Revised	1111
Code.				1112
Sec	tion 203.90. The items set forth in the se	ection	s of this	1113
act pref	ixed with the number "203.90" are hereby a	approp	riated out	1114

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of any moneys in the state treasury to the credit of	of th	e Mental	1115
Health Facilities Improvement Fund (Fund 7033) that	are	not	1116
otherwise appropriated.			1117
	Δn	propriations	
Section 203.90.10. DMH DEPARTMENT OF MENTAL HE	CALTH	I	1118
C58001 Community Assistance Projects	\$	10,000,000	1119
Total Department of Mental Health	\$	10,000,000	1120
	Ар	propriations	
Section 203.90.20. DDD DEPARTMENT OF DEVELOPME	NTAL	1	1122
DISABILITIES			1123
C59034 Statewide Developmental Centers	\$	14,635,000	1124
TOTAL Department of Developmental Disabilities	\$	14,635,000	1125
TOTAL Mental Health Facilities Improvement Fund	\$	24,635,000	1126
Section 203.90.30. The foregoing appropriation	for	the	1128
Department of Mental Health, C58001, Community Assi	star	ıce	1129
Projects, may be used for facilities constructed or	to	be	1130
constructed pursuant to Chapter 340., 3793., 5119.,	512	3., or	1131
5126. of the Revised Code or the authority granted	by s	ection	1132
154.20 of the Revised Code and the rules issued pur	suar	t to those	1133
chapters and shall be distributed by the Department	of	Mental	1134
Health subject to Controlling Board approval.			1135
Section 203.90.40. (A) No capital improvement	annr	conriations	1136
			1137
made in sections of this act prefixed with the sect			
"203.90" shall be released for planning or for impr			1138
renovation, or construction or acquisition of capit			1139
if a governmental agency, as defined in section 154			1140
Revised Code, does not own the real property that of			1141
capital facilities or on which the capital faciliti			1142
be located. This restriction does not apply in any	of t	he	1143

agency be terminated;

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following circumstances:	1144
(1) The governmental agency has a long-term (at least fifteen	1145
years) lease of, or other interest (such as an easement) in, the	1146
real property.	1147
(2) In the case of an appropriation for capital facilities	1148
that, because of their unique nature or location, will be owned or	1149
be part of facilities owned by a separate nonprofit organization	1150
and made available to the governmental agency for its use or	1151
operated by the nonprofit organization under contract with the	1152
governmental agency, the nonprofit organization either owns or has	1153
a long-term (at least fifteen years) lease of the real property or	1154
other capital facility to be improved, renovated, constructed, or	1155
acquired and has entered into a joint or cooperative use	1156
agreement, approved by the Department of Mental Health or the	1157
Department of Developmental Disabilities, whichever is applicable,	1158
with the governmental agency for that agency's use of and right to	1159
use the capital facilities to be financed and, if applicable,	1160
improved, the value of such use or right to use being, as	1161
determined by the parties, reasonably related to the amount of the	1162
appropriation.	1163
(B) In the case of capital facilities referred to in division	1164
(A)(2) of this section, the joint or cooperative use agreement	1165
shall include, at a minimum, provisions that:	1166
(1) Specify the extent and nature of that joint or	1167
cooperative use, extending for not fewer than fifteen years, with	1168
the value of such use or right to use to be, as determined by the	1169
parties and approved by the approving department, reasonably	1170
related to the amount of the appropriation;	1171
(2) Provide for pro rata reimbursement to the state should	1172
the arrangement for joint or cooperative use by a governmental	1173

1174

(3) Provide that procedures to be followed during the capital	1175
improvement process will comply with applicable state statutes and	1176
rules, including the provisions of this act.	1177
Section 203.90.50. The Treasurer of State is hereby	1178
authorized to issue and sell in accordance with Section 2i of	1179
Article VIII, Ohio Constitution, and Chapter 154. of the Revised	1180
Code, particularly section 154.20 of the Revised Code, original	1181
obligations in an aggregate principal amount not to exceed	1182
\$24,000,000 in addition to the original issuance of obligations	1183
heretofore authorized by prior acts of the General Assembly. These	1184
authorized obligations shall be issued, subject to applicable	1185
constitutional and statutory limitations, to pay costs of capital	1186
facilities as defined in section 154.01 of the Revised Code for	1187
mental hygiene and retardation.	1188
Section 205.10. The items set forth in the sections of this	1189
act prefixed with the section numbers "205.10" and "205.13" are	1190
hereby appropriated out of any moneys in the state treasury to the	1191
credit of the Higher Education Improvement Taxable Fund (Fund	1192
7024) that are not otherwise appropriated.	1193
Appropriations	
Section 205.10.10. BOARD OF REGENTS AND STATE INSTITUTIONS OF	1194
HIGHER EDUCATION	1195
BOR BOARD OF REGENTS	1196
C23547 Central State Student Activity Center - \$ 19,000,000 Taxable	1197
Total Board of Regents \$ 19,000,000	1198
Appropriations	
Section 205.10.20. UCN UNIVERSITY OF CINCINNATI	1200
C26668 Medical Science Building Renovation and \$ 2,880,000	1201

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Expansion - Taxable			
Total University of Cincinnati	\$	2,880,000	1202
	App	ropriations	
Section 205.10.30. CLS CLEVELAND STATE UNIVERS	SITY		1204
C26062 Fenn College of Engineering - Taxable	\$	1,273,000	1205
Total Cleveland State University	\$	1,273,000	1206
	App	ropriations	
Section 205.10.40. MUN MIAMI UNIVERSITY			1208
C28573 Kreger Hall - Taxable	\$	1,820,000	1209
Total Miami University	\$	1,820,000	1210
	App	ropriations	
Section 205.10.50. OSU OHIO STATE UNIVERSITY			1212
C315C5 Chemical and Biomolecular Engineering	\$	5,000,000	1213
and Chemistry Building - Taxable			
Total Ohio State University	\$	5,000,000	1214
	App	ropriations	
Section 205.10.60. UTO UNIVERSITY OF TOLEDO			1216
C34065 Anatomy Simulation Center - Taxable	\$	200,000	1217
Total University of Toledo	\$	200,000	1218
	App	ropriations	
Section 205.10.70. WSU WRIGHT STATE UNIVERSITY	7		1220
C27547 Neuroscience Engineering Collaboration - Taxable	\$	1,200,000	1221
Total Wright State University	\$	1,200,000	1222
	App	ropriations	
Section 205.10.80. NEM NORTHEAST OHIO MEDICAL	UNIVE	ERSITY	1224
C30524 REDIZONE Partnership Development -	\$	65,000	1225

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	Taxable			
C30525	Simulation Center Partnership - Taxable	\$	12,500	1226
Total No	rtheast Ohio Medical University	\$	77,500	1227
		Ар	propriations	
Sec	tion 205.10.90. NTC NORTHWEST STATE COMMUNI	ITY C	OLLEGE	1229
C38207	Advanced Manufacturing Training Center - Taxable	\$	353,500	1230
Total No	rthwest State Community College	\$	353,500	1231
		Ар	propriations	
Sec	tion 205.13.10. SCC SINCLAIR COMMUNITY COL	LEGE		1233
C37720	Life and Sciences Education Center -	\$	400,000	1234
	Taxable			
Total Sin	nclair Community College	\$	400,000	1235
		Ар	propriations	
Sec	tion 205.13.20. MAT ZANE STATE COLLEGE			1237
C36209	Energy Training and Education Center - Taxable	\$	600,000	1238
Total Zaı	ne State College	\$	600,000	1239
		Ap	propriations	
Sec	tion 205.13.30. STC STARK TECHNICAL COLLEGE	E		1241
C38919	Energy Industry Training Center - Taxable	\$	1,000,000	1242
Total Sta	ark Technical College	\$	1,000,000	1243
TOTAL Hig	gher Education Improvement Taxable Fund	\$	33,804,000	1244
	tion 205.13.40. The items set forth in the			1246
	prefixed with the section numbers "205.10			1247
	by appropriated out of any moneys in the s		_	1248
	it of the Higher Education Improvement Fund	d (Fu	nd 7034)	1249
that are	not otherwise appropriated.			1250

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		Ap	propriations		
Section 205.20. ETC ETECH OHIO					
C37406	Network Operations Center Upgrade	\$	3,103,662	1252	
C37407	OGT Robotics Repair/Replacement	\$	191,610	1253	
C37408	OGT HD Conversion	\$	236,000	1254	
C37410	Ohio RRS	\$	4,624	1255	
C37411	Cleveland RRS	\$	26,538	1256	
Total eTe	ech Ohio	\$	3,562,434	1257	
		Ар	propriations		
Sect	tion 205.30. BOARD OF REGENTS AND STATE IN:	STITU	TIONS OF	1259	
HIGHER EI	DUCATION			1260	
	BOR BOARD OF REGENTS			1261	
C23501	Ohio Supercomputer Center	\$	2,000,000	1262	
C23502	Research Facility Action and Investment	\$	3,925,000	1263	
	Funds				
C23516	Ohio Library and Information Network	\$	9,000,000	1264	
C23524	Supplemental Renovations - Library	\$	2,000,000	1265	
	Depositories				
C23529	Non-credit Job Training Facilities	\$	2,000,000	1266	
C23530	Technology Initiatives	\$	3,075,000	1267	
C23532	Dark Fiber/OARnet	\$	2,000,000	1268	
C23533	Instructional and Data Processing	\$	7,000,000	1269	
	Equipment				
Total Boa	ard of Regents	\$	31,000,000	1270	
G = 1	Line 205 20 10 DECEMBER BACTLIES ACTION A	ATD TA		1070	
	tion 205.30.10. RESEARCH FACILITY ACTION A	ND TI	IVESTMENT	1272	
FUNDS				1273	
The foregoing appropriation item C23502, Research Facility				1274	
Action an	nd Investment Funds, shall be used for a p	rogra	um of grants	1275	
to be adr	ministered by the Board of Regents to prov	ide t	imely	1276	
availability of capital facilities for research programs and				1277	

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research	-oriented instructional programs at or invo	olvir	ıg	1278
state-su	opported and state-assisted institutions of	high	ner	1279
education	ı.			1280
		Ap	propriations	
Sect	tion 205.30.20. UAK UNIVERSITY OF AKRON			1281
C25051	Zook Hall Renovations	\$	16,000,000	1282
C25052	Science Laboratory Renovations - Wayne	\$	800,000	1283
Total Uni	iversity of Akron	\$	16,800,000	1284
		Ap	propriations	
Sect	tion 205.30.30. BGU BOWLING GREEN STATE UNI	EVERS	SITY	1286
C24037	Academic Buildings Rehabilitation	\$	12,500,000	1287
C24044	Organic Chemistry Teaching Laboratory	\$	543,500	1288
C24045	Allied Health and Sciences Building -	\$	900,000	1289
	Firelands			
Total Bowling Green State University \$ 13,943,500				1290
	Appropriations			
Sect	tion 205.30.40. UCN UNIVERSITY OF CINCINNAT	ΓI		1292
C26530	Medical Science Building Renovation and	\$	25,920,000	1293
	Expansion			
C26665	Health Professions Building Roof Repairs	\$	3,000,000	1294
C26666	Snyder Building Roof Replacement -	\$	1,500,000	1295
	Clermont			
C26667	Muntz Hall Roof Replacement - Blue Ash	\$	2,100,000	1296
Total Uni	iversity of Cincinnati	\$	32,520,000	1297
Appropriations				
Sect	tion 205.30.50. CLS CLEVELAND STATE UNIVERS	SITY		1299
C26061	Fenn College of Engineering	\$	11,457,000	1300
Total Cle	eveland State University	\$	11,457,000	1301

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		Ap	propriations		
Section 205.30.60. KSU KENT STATE UNIVERSITY					
C270C7	Cunningham Hall Repairs	\$	5,000,000	1304	
C270C8	Williams Hall Repairs	\$	5,000,000	1305	
C270C9	Smith Hall Repairs	\$	1,000,000	1306	
C270D1	Multidiscipline Research Labs	\$	5,000,000	1307	
C270D2	Main Hall Renovations - Ashtabula	\$	800,000	1308	
C270D3	Mary Patterson Building Renovations -	\$	330,000	1309	
	East Liverpool				
C270D4	Classroom Building HVAC Replacements -	\$	259,000	1310	
	Geauga				
C270D5	Science Lab Expansion - Salem	\$	485,000	1311	
C270D6	Fine Arts Building Renovations - Stark	\$	685,000	1312	
C270D7	Library Renovations - Stark	\$	615,000	1313	
C270D8	HVAC Replacements - Trumbull	\$	855,000	1314	
C270D9	Classroom Building Renovations -	\$	930,000	1315	
	Tuscarawas				
Total Ken	t State University	\$	20,959,000	1316	
		Дp	propriations		
Sect	ion 205.30.70. MUN MIAMI UNIVERSITY			1318	
C28569	Kreger Hall	\$	16,380,000	1319	
C28570	Phelps Hall HVAC - Hamilton	\$	437,000	1320	
C28571	Rentschler Hall Water Main Upgrades -	\$	250,000	1321	
	Hamilton				
C28572	Thesken Hall HVAC - Middletown	\$	589,000	1322	
Total Mia	mi University	\$	17,656,000	1323	
		Ар	propriations		
Sect	ion 205.30.80. OSU OHIO STATE UNIVERSITY			1325	
C315BA	Chemical and Biomolecular Engineering	\$	45,000,000	1326	
	and Chemistry Building	•			
	- · · · · · · · · · · · · · · · · · · ·				

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С315ВВ	12th Avenue Vault Replacement	\$	570,000	132
C315BC	Meiling Hall Roof	\$	900,000	132
C315BD	Hitchcock Hall Roof	\$	870,000	132
C315BE	Chiller Replacements	\$	2,000,000	133
C315BF	Boiler Replacements	\$	1,000,000	133
C315BG	Caldwell Lab HVAC	\$	220,000	133
С315ВН	Utility Tunnel Safety Upgrades	\$	280,000	133
C315BJ	Math Building Roof	\$	230,000	133
С315ВК	Atwell Hall Elevators	\$	680,000	133
C315BL	Starling Loving Hall Elevators	\$	1,000,000	133
C315BM	Graves Hall Elevators	\$	1,130,000	133
C315BN	Dulles Hall HVAC	\$	240,000	133
C315BO	McCracken Power Plant Elevators	\$	600,000	133
C315BP	Pomerene Hall Elevator	\$	150,000	134
C315BQ	Hayes Hall Foundation Repairs	\$	610,000	134
C315BR	Replacement Emergency Generators	\$	2,000,000	134
C315BS	Hopkins Hall HVAC	\$	270,000	134
C315BT	Mendenhall Lab Roof	\$	1,900,000	134
C315BU	Midwest Campus Chilled Water System	\$	3,750,000	134
C315BV	South Campus Sewer	\$	1,400,000	134
C315BW	Electrical System Upgrades - Wooster	\$	7,600,000	134
C315BX	Library Renovation - Lima	\$	980,000	134
C315BY	Domestic Water Booster Pumps - Lima	\$	125,000	134
C315BZ	Service Building Controls Update - Lima	\$	34,000	135
C315C1	Morrill Hall Renovations - Marion	\$	1,000,000	135
C315C2	Student Union Renovations - Mansfield	\$	1,000,000	135
C315C3	Founder Hall Renovations - Newark	\$	1,100,000	135
C315C4	LeFevre Hall Cooling System - Newark	\$	378,000	135
Total Oh	io State University	\$	77,017,000	135
		Ap	propriations	
Sec	tion 205.30.90. OHU OHIO UNIVERSITY			135
C30087	West Green Roof Replacement	\$	1,100,000	135

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C30088	Alden Library Renovations	\$ 2,700,000	1359
C30089	Haning Hall Elevator Addition	\$ 500,000	1360
C30090	Park Place Utility Tunnel Structure	\$ 200,000	1361
	Repair		
C30091	Clippinger/Accelerator Building Roof	\$ 550,000	1362
	Repairs		
C30092	Cutler Hall High Voltage Upgrade	\$ 350,000	1363
C30093	Convocation Center Roof/Ramp Repairs	\$ 1,300,000	1364
C30094	Lindley Hall Steam Piping Replacement	\$ 1,500,000	1365
C30095	Memorial Auditorium Repairs	\$ 1,500,000	1366
C30096	Campus Fire Alarm Upgrades	\$ 150,000	1367
C30097	Exterior Painting/Woodwork Repair	\$ 750,000	1368
C30098	Ellis Elevator Improvement	\$ 200,000	1369
C30099	Campus Accessibility Improvements	\$ 275,000	1370
C30100	Ridges Building #26 Demolition	\$ 300,000	1371
C30101	Glidden Rehearsal Hall HVAC Upgrade	\$ 350,000	1372
C30102	Peden Stadium Concrete Restoration	\$ 750,000	1373
C30103	Chubb/Sing Tao/Siegfred Roof Repair	\$ 300,000	1374
C30104	Pruitt Field Repairs	\$ 1,100,000	1375
C30105	Campus Safety Lighting Improvements	\$ 500,000	1376
C30106	RTVC Building Roof Replacement	\$ 400,000	1377
C30107	Siegfred Elevator Upgrade	\$ 175,000	1378
C30108	Cutler and Wilson Halls Waterproofing	\$ 520,000	1379
C30109	Clippinger Elevator Upgrade	\$ 300,000	1380
C30110	Kennedy Museum Elevator Upgrade	\$ 250,000	1381
C30111	Campus Roadway Improvements	\$ 750,000	1382
C30112	Bentley Hall Roof Replacement	\$ 425,000	1383
C30113	Lasher Hall Roof Replacement	\$ 200,000	1384
C30114	Stocker Air Handling Unit Replacements	\$ 500,000	1385
C30115	Utility Meter Replacements	\$ 250,000	1386
C30116	Bird Arena Cooling Equipment Upgrades	\$ 475,500	1387
C30117	Shoemaker Center Repairs - Chillicothe	\$ 750,000	1388
C30118	Shannon Hall Renovations - Eastern	\$ 600,000	1389

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C30119	Brasee Hall Renovations - Lancaster	\$	440,000	1390
C30120	Herrold Hall Renovations - Lancaster	\$	450,000	1391
C30121	HVAC and Lighting Upgrades - Southern	\$	420,000	1392
C30122	Classroom and Lab Renovations - Southern	\$	150,000	1393
C30123	Collins Center Repairs - Southern	\$	200,000	1394
C30124	Campus Center Roof Replacement -	\$	250,000	1395
	Zanesville			
C30125	Herrold Hall Renovations - Zanesville	\$	580,000	1396
Total Ohi	o University	\$	22,460,500	1397
		Ар	propriations	
Sect	cion 205.33.10. SSC SHAWNEE STATE UNIVERSIT	Ϋ́		1399
C32426	Plaza Concrete Renovations	\$	2,645,000	1400
C32427	Classroom and Laboratory Renovations	\$	500,000	1401
Total Sha	wnee State University	\$	3,145,000	1402
Appropriations				
Sect	cion 205.33.20. UTO UNIVERSITY OF TOLEDO			1404
C34058	Campus Energy Cost Reduction Project	\$	2,000,000	1405
C34059	Anatomy Simulation Center	\$	1,800,000	1406
C34060	Pharmacy Laboratory Renovations	\$	4,000,000	1407
C34061	University Hall Renovations	\$	3,000,000	1408
C34062	Steam and Chilled Water Line Extension	\$	4,000,000	1409
C34063	Core Research Laboratory Renovations	\$	2,000,000	1410
C34064	Nitschke Training Center	\$	750,000	1411
Total Uni	versity of Toledo	\$	17,550,000	1412
		Аp	propriations	
Sect	cion 205.33.30. WSU WRIGHT STATE UNIVERSITY			1414
C27501	Basic Renovations - Lake	\$	215,000	1415
C27545	Neuroscience Engineering Collaboration	\$	10,800,000	1416
C27546	Engineering Program Renovation	\$	250,000	1417
Total Wright State University \$ 11,265,000				1418

As Reported by the House Finance and Appropriations Committee

		Appı	copriations	
Section 205.33.40. YSU YOUNGSTOWN STATE UNIVERSITY				1420
C34530	Melnick Hall Renovations	\$	2,500,000	1421
C34531	Campus Elevator Upgrades	\$	1,100,000	1422
C34532	Cushwa Hall Elevator Upgrades	\$	500,000	1423
C34533	Maag Library Elevator Upgrades	\$	400,000	1424
C34534	Roof Renovations	\$	2,000,000	1425
C34535	Building Exterior Repairs	\$	1,500,000	1426
C34536	Storm Water Upgrades	\$	250,000	1427
C34537	Campus Core Lighting Upgrades	\$	495,000	1428
C34538	Emergency Generator Upgrades	\$	350,000	1429
C34539	Edward J Salata Complex Renovations	\$	300,000	1430
Total You	ngstown State University	\$	9,395,000	1431
		Appı	copriations	
Section 205.33.50. NEM NORTHEAST OHIO MEDICAL UNIVERSITY			1433	
C30520	Research and Graduate Education Building	\$	550,000	1434
C30521	Creation of a Biomechanics-Gait	\$	450,000	1435
	Laboratory			
C30522	REDIZONE Partnership Development	\$	585,000	1436
C30523	Simulation Center Partnership	\$	112,500	1437
Total Nor	theast Ohio Medical University	\$	1,697,500	1438
		Appı	copriations	
Sect	ion 205.33.60. CTC CINCINNATI STATE COMMUN	NITY CO	OLLEGE	1440
C36124	STEM Laboratory Renovations	\$	1,800,000	1441
C36125	Classroom Technology Upgrades	\$	1,400,000	1442
C36126	Restroom Upgrades	\$	350,000	1443
Total Cin	cinnati State Community College	\$	3,550,000	1444
		Appı	ropriations	
Section 205.33.70. CLT CLARK STATE COMMUNITY COLLEGE			1446	

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C38518	Student Success Center	\$	3,400,000	1447
Total Cla	ark State Community College	\$	3,400,000	1448
		Apj	propriations	
Sec	tion 205.33.80. CTI COLUMBUS STATE COMMU	NITY CO	LLEGE	1450
C38417	Union Hall Renovation	\$	5,000,000	1451
Total Co	lumbus State Community College	\$	5,000,000	1452
		Apj	propriations	
Sec	tion 205.33.90. CCC CUYAHOGA COMMUNITY C	OLLEGE		1454
C37836	Crile Building Renovation, Western	\$	8,870,000	1455
	Campus			
C37837	Roof Replacements, Western Campus	\$	1,210,000	1456
Total Cuy	yahoga Community College	\$	10,080,000	1457
		Ap _]	propriations	
Section 205.35.10. ESC EDISON STATE COMMUNITY COLLEGE				
C39011	Replace West Hall Windows	\$	310,000	1460
C39012	Replace North Hall Roof	\$	150,000	1461
C39013	Expand Parking Lot	\$	300,000	1462
C39014	Access Improvements	\$	270,000	1463
C39015	Information Technology Upgrades	\$	140,000	1464
Total Ed:	ison State Community College	\$	1,170,000	1465
		Ap	propriations	
Sec	tion 205.35.20. JTC EASTERN GATEWAY COMM	UNITY C	OLLEGE	1467
C38610	Roof Replacements	\$	950,000	1468
Total Eas	stern Gateway Community College	\$	950,000	1469
		Ap _]	propriations	
Sec	tion 205.35.30. LCC LAKELAND COMMUNITY C	OLLEGE		1471
C37913	Roadway, Parking Lot, and Sidewalk	\$	500,000	1472
	Renovations			

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C37914	Existing Roof and Building Shell	\$	500,000	1473
	Renovations			
C37915	Renovation of Science Hall	\$	2,200,000	1474
Total La	keland Community College	\$	3,200,000	1475
		Ap	propriations	
Sec	tion 205.35.40. LOR LORAIN COMMUNITY COLLE	EGE		1477
C38309	Physical Science Building Renovations	\$	3,000,000	1478
C38310	Energy Efficiency Projects	\$	850,000	1479
Total Lo	rain Community College	\$	3,850,000	1480
		Ap _]	propriations	
Sec	tion 205.35.50. NTC NORTHWEST STATE COMMUN	NITY C	OLLEGE	1482
C38206	Advanced Manufacturing Training Center	\$	3,181,500	1483
Total No:	rthwest State Community College	\$	3,181,500	1484
Appropriations				
Sec	tion 205.35.60. OTC OWENS COMMUNITY COLLEC	GE.		1486
C38819	High Bay Building Renovation	\$	770,000	1487
C38820	Heritage Hall Renovation	\$	2,700,000	1488
C38821	College Hall Renovation	\$	760,000	1489
C38822	Administration Hall Exterior Repairs	\$	228,000	1490
C38823	Math and Science Building HVAC	\$	448,500	1491
	Replacements			
C38824	Access Improvement Projects	\$	73,500	1492
Total Ow	ens Community College	\$	4,980,000	1493
		Apj	propriations	
Sec	tion 205.35.70. RGC RIO GRANDE COMMUNITY (COLLEG	E	1495
C35607		\$	3,500,000	1496
	o Grande Community College	\$	3,500,000	1497
	• •		propriations	
			brobriacions.	
Section 205.35.80. SCC SINCLAIR COMMUNITY COLLEGE				1499

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C37712	Life and Sciences Education Center	\$	3,600,000	1500
C37713	Instructional Space Enhancements	\$	250,000	1501
C37714	Building 1 Air Handler Units	\$	600,000	1502
C37715	Replace Air Temperature Control Devices	\$	400,000	1503
C37716	Replace Building 14 Roof	\$	450,000	1504
C37717	Replace Building 9 Boilers	\$	300,000	1505
C37718	Exterior Masonry Repairs	\$	400,000	1506
C37719	Access Control and Security Cameras	\$	800,000	1507
Total Sir	nclair Community College	\$	6,800,000	1508
		Ap	propriations	
Sect	cion 205.35.90. SOC SOUTHERN STATE COMMUNIC	ry co	LLEGE	1510
C32205	Central Campus Exterior Renovations	\$	1,050,000	1511
Total Sou	uthern State Community College	\$	1,050,000	1512
		Ар	propriations	
Sect	cion 205.37.10. TTC TERRA STATE COMMUNITY (COLLE	GE	1514
C36409 Building B Renovations \$ 1,000,000				1515
Total Ter	cra State Community College	\$	1,000,000	1516
		Αp	propriations	
g	-i 205 27 20 time til culturenon emante commun			1510
	cion 205.37.20. WTC WASHINGTON STATE COMMUN		750,000	1518
C35811	Parking and Bridge Repairs Shington State Community College	\$ \$	750,000	1519 1520
IOLAI Was	siffigeon state community correge	Þ	750,000	1520
		Ap	propriations	
Sect	cion 205.37.30. BTC BELMONT TECHNICAL COLLI	EGE		1522
C36804	Health Sciences Center	\$	6,000,000	1523
Total Bel	lmont Technical College	\$	6,000,000	1524
		Ap	propriations	
Sect	cion 205.37.40. COT CENTRAL OHIO TECHNICAL	COLI	ÆGE	1526
C36908	Maintenance Facility	\$	900,000	1527

H. B. No. 482 As Reported by the House Finance and Appropriations Committee			Page 53
C36909 LeFevre Hall Cooling System	\$	295,000	1528
Total Central Ohio Technical College	\$	1,195,000	1529
	App	ropriations	
Section 205.37.50. HTC HOCKING TECHNICAL COLLE	GE		1531
C36312 Energy Institute	\$	2,500,000	1532
Total Hocking Technical College	\$	2,500,000	1533
	App	ropriations	
Section 205.37.60. LTC JAMES RHODES STATE COLL	EGE		1535
C38112 Technology Laboratory Repairs	\$	1,150,000	1536
Total James Rhodes State College	\$	1,150,000	1537
	App	ropriations	
Section 205.37.70. MTC MARION TECHNICAL COLLEGE	ŀΕ		1539
C35905 Technical Education Center Vacated Space Renovations	\$	124,000	1540
Total Marion Technical College	\$	124,000	1541
	App	ropriations	
Section 205.37.80. MAT ZANE STATE COLLEGE			1543
C36208 Energy Training and Education Center	\$	5,400,000	1544
Total Zane State College	\$	5,400,000	1545
	App	ropriations	
Section 205.37.90. NCC NORTH CENTRAL TECHNICAL	COLL	ıEGE	1547
C38012 Health Sciences Center Renovation	\$	850,000	1548
C38013 Kehoe Center Bridge Replacement	\$	650,000	1549
Total North Central Technical College	\$	1,500,000	1550
Appropriations			
Section 205.39.10. STC STARK TECHNICAL COLLEGE	}		1552
C38918 Energy Industry Training Center	\$	9,000,000	1553

requirement has been secured or satisfied. The local funds are in 1567 addition to the foregoing appropriations. 1568

Section 205.39.30. The Ohio Public Facilities Commission is 1569 hereby authorized to issue and sell, in accordance with Section 2n 1570 of Article VIII, Ohio Constitution, and Chapter 151. and 1571 particularly sections 151.01 and 151.04 of the Revised Code, 1572 original obligations in an aggregate principal amount not to 1573 exceed \$415,000,000, in addition to the original issuance of 1574 obligations heretofore authorized by prior acts of the General 1575 Assembly. These authorized obligations shall be issued, subject to 1576 applicable constitutional and statutory limitations, to pay costs 1577 of capital facilities as defined in sections 151.01 and 151.04 of 1578 the Revised Code for state-supported and state-assisted 1579 institutions of higher education. 1580

Section 205.39.40. None of the foregoing capital improvements 1581 appropriations for state-supported or state-assisted institutions 1582 of higher education shall be expended until the particular 1583 appropriation has been recommended for release by the Board of 1584

Regents and released by the Director of Budget and Management or	1585
the Controlling Board. Either the institution concerned, or the	1586
Board of Regents with the concurrence of the institution	1587
concerned, may initiate the request to the Director of Budget and	1588
Management or the Controlling Board for the release of the	1589
particular appropriations.	1590

Section 205.39.50. (A) No capital improvement appropriations 1591 made in sections of this act prefixed with the section number 1592 "205" shall be released for planning or for improvement, 1593 renovation, construction, or acquisition of capital facilities if 1594 the institution of higher education or the state does not own the 1595 real property on which the capital facilities are or will be 1596 located. This restriction does not apply in any of the following 1597 circumstances: 1598

- (1) The institution has a long-term (at least twenty years) 1599 lease of, or other interest (such as an easement) in, the real 1600 property.
- (2) The Board of Regents certifies to the Controlling Board 1602 that undue delay will occur if planning does not proceed while the 1603 property or property interest acquisition process continues. In 1604 this case, funds may be released upon approval of the Controlling 1605 Board to pay for planning through the development of schematic 1606 drawings only.
- (3) In the case of an appropriation for capital facilities 1608 that, because of their unique nature or location, will be owned or 1609 will be part of facilities owned by a separate nonprofit 1610 organization or public body and will be made available to the 1611 institution of higher education for its use, the nonprofit 1612 organization or public body either owns or has a long-term (at 1613 least twenty years) lease of the real property or other capital 1614

As Reported by the nouse Finance and Appropriations Committee	
facility to be improved, renovated, constructed, or acquired and	1615
has entered into a joint or cooperative use agreement with the	1616
institution of higher education that meets the requirements of	1617
division (C) of this section.	1618
(B) Any foregoing appropriations that require cooperation	1619
between a technical college and a branch campus of a university	1620
may be released by the Controlling Board upon recommendation by	1621
the Board of Regents that the facilities proposed by the	1622
institutions are:	1623
(1) The result of a joint planning effort by the university	1624
and the technical college, satisfactory to the Board of Regents;	1625
(2) Facilities that will meet the needs of the region in	1626
terms of technical and general education, taking into	1627
consideration the totality of facilities that will be available	1628
after the completion of the projects;	1629
(3) Planned to permit maximum joint use by the university and	1630
technical college of the totality of facilities that will be	1631
available upon their completion; and	1632
(4) To be located on or adjacent to the branch campus of the	1633
university.	1634
(C) The Board of Regents shall adopt rules regarding the	1635
release of moneys from all the foregoing appropriations for	1636
capital facilities for all state-supported or state-assisted	1637
institutions of higher education. In the case of capital	1638
facilities referred to in division (A)(3) of this section, the	1639
joint or cooperative use agreements shall include, as a minimum,	1640
provisions that:	1641
(1) Specify the extent and nature of that joint or	1642
cooperative use, extending for not fewer than twenty years, with	1643
the value of such use or right to use to be, as is determined by	1644
the parties and approved by the Board of Regents, reasonably	1645

related to the amount of the appropriations; 1646 (2) Provide for pro rata reimbursement to the state should 1647 the arrangement for joint or cooperative use be terminated; 1648 (3) Provide that procedures to be followed during the capital 1649 improvement process will comply with appropriate applicable state 1650 statutes and rules, including the provisions of this act; and 1651 (4) Provide for payment or reimbursement to the institution 1652 of its administrative costs incurred as a result of the facilities 1653 project, not to exceed 1.5 per cent of the appropriated amount. 1654 (D) Upon the recommendation of the Board of Regents, the 1655 Controlling Board may approve the transfer of appropriations for 1656 projects requiring cooperation between institutions from one 1657 institution to another institution with the approval of both 1658 institutions. 1659 (E) Notwithstanding section 127.14 of the Revised Code, the 1660 Controlling Board, upon the recommendation of the Board of 1661 Regents, may transfer amounts appropriated to the Board of Regents 1662 to accounts of state-supported or state-assisted institutions 1663 created for that same purpose. 1664 Section 205.39.60. The requirements of Chapters 123. and 153. 1665 of the Revised Code, with respect to the powers and duties of the 1666 Director of Administrative Services, and the requirements of 1667 section 127.16 of the Revised Code, with respect to the 1668 Controlling Board, do not apply to projects of community college 1669 districts, which include Cuyahoga Community College, Eastern 1670 Gateway Community College, Lakeland Community College, Lorain 1671 Community College, Rio Grande Community College, and Sinclair 1672 Community College; and technical college districts, which include 1673 Belmont Technical College, Central Ohio Technical College, Hocking 1674

Technical College, James Rhodes State College, Marion Technical

College, Zane State College, North Central Technical College, and	1676
Stark Technical College.	1677
Section 205.39.70. Those institutions locally administering	1678
capital improvement projects pursuant to section 3345.50 of the	1679
Revised Code may:	1680
(A) Establish charges for recovering costs directly related	1681
to project administration as defined by the Director of	1682
Administrative Services. The Department of Administrative	1683
Services, in consultation with the Office of Budget and	1684
Management, shall review and approve these administrative charges	1685
when the charges are in excess of 1.5 per cent of the total	1686
construction budget, provided that total administrative charges	1687
paid by the state do not exceed four per cent of the state's	1688
contribution to the total construction budget.	1689
(B) Seek reimbursement from state capital appropriations to	1690
the institution for the in-house design services performed by the	1691
institution for the capital projects. Acceptable charges are	1692
limited to design document preparation work that is done by the	1693
institution. These reimbursable design costs shall be shown as	1694
"A/E fees" within the project's budget that is submitted to the	1695
Controlling Board or the Director of Budget and Management as part	1696
of a request for release of funds. The reimbursement for in-house	1697
design shall not exceed seven per cent of the estimated	1698
construction cost.	1699
Section 205.50. The items set forth in this section are	1700
hereby appropriated out of any moneys in the state treasury to the	1701
credit of the Parks and Recreation Improvement Fund (Fund 7035)	1702
that are not otherwise appropriated.	1703
Appropriations	

DNR DEPARTMENT OF NATURAL RESOURCES

\$13,000,000, in addition to the original issuance of obligations

heretofore authorized by prior acts of the General Assembly. These

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authorized obligations shall be issued, subject to applicable 1736 constitutional and statutory limitations, to pay the costs of 1737 capital facilities for parks and recreation as defined in section 1738 154.01 of the Revised Code. 1739

Section 205.57. (A) No capital improvement appropriations 1740 made in Section 205.50 of this act shall be released for planning 1741 or for improvement, renovation, or construction or acquisition of 1742 capital facilities if a governmental agency, as defined in section 1743 154.01 of the Revised Code, does not own the real property that 1744 constitutes the capital facilities or on which the capital 1745 facilities are or will be located. This restriction does not apply 1746 in any of the following circumstances: 1747

- (1) The governmental agency has a long-term (at least fifteen 1748 years) lease of, or other interest (such as an easement) in, the 1749 real property.
- (2) In the case of an appropriation for capital facilities 1751 for parks and recreation that, because of their unique nature or 1752 location, will be owned or be part of facilities owned by a 1753 separate nonprofit organization and made available to the 1754 governmental agency for its use or operated by the nonprofit 1755 organization under contract with the governmental agency, the 1756 nonprofit organization either owns or has a long-term (at least 1757 fifteen years) lease of the real property or other capital 1758 facility to be improved, renovated, constructed, or acquired and 1759 has entered into a joint or cooperative use agreement, approved by 1760 the Department of Natural Resources, with the governmental agency 1761 for that agency's use of and right to use the capital facilities 1762 to be financed and, if applicable, improved, the value of such use 1763 or right to use being, as determined by the parties, reasonably 1764 related to the amount of the appropriation. 1765

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1795

(B) In the case of capital facilities referred to in division 1766 (A)(2) of this section, the joint or cooperative use agreement 1767 shall include, as a minimum, provisions that: 1768 (1) Specify the extent and nature of that joint or 1769 cooperative use, extending for not fewer than fifteen years, with 1770 the value of such use or right to use to be, as determined by the 1771 parties and approved by the approving department, reasonably 1772 related to the amount of the appropriation; 1773 (2) Provide for pro rata reimbursement to the state should 1774 the arrangement for joint or cooperative use by a governmental 1775 agency be terminated; and 1776 (3) Provide that procedures to be followed during the capital 1777 improvement process will comply with appropriate applicable state 1778 statutes and rules, including the provisions of this act. 1779 Section 205.60. The items set forth in this section are 1780 hereby appropriated out of any moneys in the state treasury to the 1781 credit of the State Capital Improvements Fund (Fund 7038) that are 1782 not otherwise appropriated. 1783 Appropriations PWC PUBLIC WORKS COMMISSION 1784 Local Public Infrastructure/State CIP C15000 300,000,000 1785 Total Public Works Commission 300,000,000 \$ 1786 TOTAL State Capital Improvements Fund 300,000,000 1787 The foregoing appropriation item C15000, Local Public 1788 Infrastructure, shall be used in accordance with sections 164.01 1789 to 164.12 of the Revised Code. The Director of the Public Works 1790 Commission may certify to the Director of Budget and Management 1791 that a need exists to appropriate investment earnings to be used 1792 in accordance with sections 164.01 to 164.12 of the Revised Code. 1793 If the Director of Budget and Management determines pursuant to 1794

division (D) of section 164.08 and section 164.12 of the Revised

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Code that investment earnings are available to support additional 1796 appropriations, such amounts are hereby appropriated. 1797

If the Public Works Commission receives refunds due to 1798 project overpayments that are discovered during a post-project 1799 audit, the Director of the Public Works Commission may certify to 1800 the Director of Budget and Management that refunds have been 1801 received. In certifying the refunds, the Director of the Public 1802 Works Commission shall provide the Director of Budget and 1803 Management information on the project refunds. The certification 1804 shall detail by project the source and amount of project 1805 overpayments received and include any supporting documentation 1806 required or requested by the Director of Budget and Management. 1807 Upon receipt of the certification, the Director of Budget and 1808 Management shall determine if the project refunds are necessary to 1809 support existing appropriations. If the project refunds are 1810 available to support additional appropriations, these amounts are 1811 hereby appropriated to appropriation item C15030, Revolving Loan. 1812

Section 205.63. The Ohio Public Facilities Commission is 1813 hereby authorized to issue and sell, in accordance with Section 2p 1814 of Article VIII, Ohio Constitution, and sections 151.01 and 151.08 1815 of the Revised Code, original obligations, in an aggregate 1816 principal amount not to exceed \$300,000,000, in addition to the 1817 original obligations heretofore authorized by prior acts of the 1818 General Assembly. These authorized obligations shall be issued and 1819 sold from time to time and in amounts necessary to ensure 1820 sufficient moneys to the credit of the State Capital Improvements 1821 Fund (Fund 7038) to pay costs of capital improvement projects of 1822 local subdivisions. 1823

Section 205.70. The items set forth in this section are hereby appropriated out of any moneys in the state treasury to the credit of the Coal Research and Development Fund (Fund 7046) that

are not otherwise appropriated.			1827
	App:	ropriations	
DEV DEPARTMENT OF DEVELOPMENT		_	1828
C19505 Coal Research and Development	\$	10,000,000	1829
Total Department of Development	\$	10,000,000	1830
TOTAL Coal Research and Development Fund	\$	10,000,000	1831
Section 205.73. The Ohio Public Facilities Comm.	issi	on is	1833
hereby authorized to issue and sell, in accordance w	ith	Section 15	1834
of Article VIII, Ohio Constitution, and Chapter 151.	of	the	1835
Revised Code, and particularly sections 151.01 and 1	51.0	7,	1836
original obligations in an aggregate principal amoun	t no	t to	1837
exceed \$15,000,000 in addition to the original obliga	atio	ns	1838
heretofore authorized by prior acts of the General A	ssem	bly. These	1839
authorized obligations shall be issued, subject to a	ppli	cable	1840
constitutional and statutory limitations, in amounts	nec	essary to	1841
ensure sufficient moneys to the credit of the Coal Re	.esea	rch and	1842
Development Fund (Fund 7046) to pay costs of research	h an	d	1843
development of clean coal technology projects.			1844
Section 205.80. The items set forth in this sec	tion	are	1845
hereby appropriated out of any moneys in the state to	reas	ury to the	1846
credit of the Clean Ohio Trail Fund (Fund 7061) that	are	not	1847
otherwise appropriated.			1848
DNR DEPARTMENT OF NATURAL RESOURCES			1849
	App:	ropriations	
C72514 Clean Ohio Local Grants	\$	6,000,000	1850
Total Department of Natural Resources	\$	6,000,000	1851
TOTAL Clean Ohio Trail Fund	\$	6,000,000	1852
Notwithstanding divisions (B) and (C) of section	n 15	1.09 and	1853
division (B) of section 1519.05 of the Revised Code,	upo	n receipt	1854
of a certification from the Department of Natural Re	sour	ces of the	1855

amount needed to pay the costs of projects appropriated from the 1856 Clean Ohio Trail Fund (Fund 7061) created by section 1519.05 of 1857 the Revised Code, the Ohio Public Facilities Commission shall 1858 issue obligations as defined in division (A) of section 151.09 of 1859 the Revised Code in the amount determined to be authorized and 1860 necessary for that purpose, and, for the period from July 1, 2012 1861 through June 30, 2014, net proceeds of obligations issued and sold 1862 pursuant to sections 151.01 and 151.09 of the Revised Code shall 1863 be deposited solely into the Clean Ohio Trail Fund. 1864

Section 205.83. The Ohio Public Facilities Commission is 1865 hereby authorized to issue and sell, in accordance with Section 20 1866 and 2q of Article VIII, Ohio Constitution, and pursuant to 1867 sections 151.01 and 151.09 of the Revised Code, original 1868 obligations of the state in an aggregate principal amount not to 1869 exceed \$6,000,000 in addition to the original issuance of 1870 obligations heretofore authorized by prior acts of the General 1871 Assembly. These authorized obligations shall be issued and sold 1872 from time to time, subject to applicable constitutional and 1873 statutory limitations, as needed to ensure sufficient moneys to 1874 the credit of the Clean Ohio Trail Fund (Fund 7061) to pay costs 1875 of conservation projects. 1876

Section 503.10. Notwithstanding any provision of law to the 1877 contrary, the Director of Budget and Management, with the written 1878 concurrence of the Director of Public Safety, may transfer cash 1879 temporarily from the Highway Safety Fund (Fund 7036) to the 1880 Highway Safety Building Fund (Fund 7025), and the cash may be used 1881 to fund projects previously appropriated by acts of the General 1882 Assembly. The transfers shall be made for the purpose of providing 1883 cash to support appropriations or encumbrances that exist on the 1884 effective date of this section. At such time as obligations are 1885 issued for Highway Safety Building Fund projects, the Director of 1886

initial acquisition or construction;

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Budget and Management shall transfer from the Highway Safety	1887
Building Fund to the Highway Safety Fund any amounts originally	1888
transferred to the Highway Safety Building Fund under this	1889
section.	1890
Section 509.10. CERTIFICATION OF AVAILABILITY OF MONEYS	1891
Moneys that require release shall not be expended from any	1892
appropriation contained in this act without certification of the	1893
Director of Budget and Management that there are sufficient moneys	1894
in the state treasury in the fund from which the appropriation is	1895
made. Such certification shall be based on estimates of revenue,	1896
receipts, and expenses. Nothing in this section limits the	1897
authority granted to the Director of Budget and Management in	1898
section 126.07 of the Revised Code.	1899
Section 509.20. LIMITATION ON USE OF CAPITAL APPROPRIATIONS	1900
The appropriations made in this act, excluding those made to	1901
the State Capital Improvement Fund (Fund 7038) and the State	1902
Capital Improvements Revolving Loan Fund (Fund 7040) for buildings	1903
or structures, including remodeling and renovations, are limited	1904
to:	1905
(A) Acquisition of real property or interests in real	1906
property;	1907
(B) Buildings and structures, which include construction,	1908
demolition, complete heating, lighting and lighting fixtures, all	1909
necessary utilities, and ventilating, plumbing, sprinkling, and	1910
sewer systems, when such systems are authorized or necessary;	1911
(C) Architectural, engineering, and professional services	1912
expenses directly related to the projects;	1913
(D) Machinery that is a part of structures at the time of	1914

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(E) Acquisition, development, and deployment of new computer	1916
systems, including the redevelopment or integration of existing	1917
and new computer systems, but excluding regular or ongoing	1918
maintenance or support agreements;	1919
(F) Equipment that meets all the following criteria:	1920
(1) The equipment is essential in bringing the facility up to	1921
its intended use;	1922
(2) The unit cost of the equipment, and not the individual	1923
parts of a unit, is about \$100 or more;	1924
(3) The equipment has a useful life of five years or more;	1925
and	1926
(4) The equipment is necessary for the functioning of the	1927
particular facility or project.	1928
Equipment shall not be paid for from these appropriations	1929
that is not an integral part of or directly related to the basic	1930
purpose or function of a project for which moneys are	1931
appropriated. This paragraph does not apply to appropriation items	1932
specifically for equipment.	1933
Section 509.30. CONTINGENCY RESERVE REQUIREMENT	1934
Any request for release of capital appropriations by the	1935
Director of Budget and Management or the Controlling Board of	1936
capital appropriations for projects, the contracts for which are	1937
awarded by the Department of Administrative Services, shall	1938
contain a contingency reserve, the amount of which shall be	1939
determined by the Department of Administrative Services, for	1940
payment of unanticipated project expenses. Any amount deducted	1941
from the encumbrance for a contractor's contract as an assessment	1942
for liquidated damages shall be added to the encumbrance for the	1943
contingency reserve. Contingency reserve funds shall be used to	1944
pay costs resulting from unanticipated job conditions, to comply	1945

with rulings regarding building and other codes, to pay costs	1946
related to errors or omissions in contract documents, to pay costs	1947
associated with changes in the scope of work, and to pay the cost	1948
of settlements and judgments related to the project.	1949

Any funds remaining upon completion of a project may, upon 1950 approval of the Controlling Board, be released for the use of the 1951 agency or instrumentality to which the appropriation was made for 1952 other capital facilities projects.

Section 509.40. AGENCY ADMINISTRATION OF CAPITAL FACILITIES 1954 PROJECTS 1955

Notwithstanding sections 123.01 and 123.15 of the Revised 1956 Code, the Director of Administrative Services may authorize the 1957 Departments of Mental Health, Developmental Disabilities, 1958 Agriculture, Job and Family Services, Rehabilitation and 1959 Correction, Youth Services, Public Safety, Transportation, and 1960 Veterans Services to administer any capital facilities projects, 1961 the estimated cost of which, including design fees, construction, 1962 equipment, and contingency amounts, is less than \$1,500,000. 1963 Requests for authorization to administer capital facilities 1964 projects shall be made in writing to the Director of 1965 Administrative Services by the applicable state agency within 1966 sixty days after the effective date of the section of law in which 1967 the General Assembly initially makes an appropriation for the 1968 project. Upon the release of funds for the projects by the 1969 Controlling Board or the Director of Budget and Management, the 1970 agency may administer the capital project or projects for which 1971 agency administration has been authorized without the supervision, 1972 control, or approval of the Director of Administrative Services. 1973

A state agency authorized by the Director of Administrative 1974
Services to administer capital facilities projects pursuant to 1975
this section shall comply with the applicable procedures and 1976

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guidelines established in Chapter 153. of the Revised Code.

Section 509.50. SATISFACTION OF JUDGMENTS AND SETTLEMENTS 1978
AGAINST THE STATE 1979

Except as otherwise provided in this section, an appropriation contained in this act or in any other act may be used for the purpose of satisfying judgments, settlements, or administrative awards ordered or approved by the Court of Claims or by any other court of competent jurisdiction in connection with civil actions against the state. This authorization does not apply to appropriations that are to be applied to or used for payment of guarantees by or on behalf of the state, or for payments under lease agreements relating to or debt service on bonds, notes, or other obligations of the state. Notwithstanding any other section of law to the contrary, this authorization includes appropriations from funds into which proceeds or direct obligations of the state are deposited only to the extent that the judgment, settlement, or administrative award is for or represents capital costs for which the appropriation may otherwise be used and is consistent with the purpose for which any related obligations were issued or entered into. Nothing contained in this section is intended to subject the state to suit in any forum in which it is not otherwise subject to suit, and it is not intended to waive or compromise any defense or right available to the state in any suit against it.

Section 509.60. CAPITAL RELEASES BY THE DIRECTOR OF BUDGET 2000 AND MANAGEMENT 2001

Notwithstanding section 126.14 of the Revised Code, 2002 appropriations from the School Building Program Assistance Fund 2003 (Fund 7032) to the School Facilities Commission, and from the 2004 State Capital Improvement Fund (Fund 7038) and the State Capital 2005 Improvements Revolving Loan Fund (Fund 7040) to the Public Works 2006

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Commission, shall be released upon presentation of a request to	2007
release the funds, by the agency to which the appropriation has	2008
been made, to the Director of Budget and Management.	2009
Section 509.70. PREVAILING WAGE REQUIREMENT	2010
Except as provided in section 4115.04 of the Revised Code,	2011
moneys appropriated or reappropriated by the 129th General	2012
Assembly shall not be used for the construction of public	2013
improvements, as defined in section 4115.03 of the Revised Code,	2014
unless the mechanics, laborers, or workers engaged therein are	2015
paid the prevailing rate of wages prescribed in section 4115.04 of	2016
the Revised Code. Nothing in this section affects the wages and	2017
salaries established for state employees under Chapter 124. of the	2018
Revised Code, or collective bargaining agreements entered into by	2019
the state under Chapter 4117. of the Revised Code, while engaged	2020
on force account work, nor does this section interfere with the	2021
use of inmate and patient labor by the state.	2022
Section 509.90. AUTHORIZATION OF THE DIRECTOR OF BUDGET AND	2023
MANAGEMENT	2024
The Director of Budget and Management shall authorize both of	2025
the following:	2026
(A) The initial release of moneys for projects from the funds	2027
into which proceeds of direct obligations of the state are	2028
deposited; and	2029
(B) The expenditure or encumbrance of moneys from funds into	2030
which proceeds of direct obligations are deposited, but only after	2031
determining to the director's satisfaction that either of the	2032
following applies:	2033
(1) The application of the moneys to the particular project	2034
will not negatively affect any exemption or exclusion from federal	2035

income tax of the interest or interest equivalent on obligations 2036

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issued to provide moneys to the particular fund.	2037
(2) Moneys for the project will come from the proceeds of	2038
obligations, the interest on which is not so excluded or exempt	2039
and which have been authorized as "taxable obligations" by the	2040
issuing authority.	2041
The director shall report any nonrelease of moneys pursuant	2042
to this section to the Governor, to the Speaker of the House of	2043
Representatives, to the President of the Senate, and to the agency	2044
for the use of which the project is intended.	2045
Section 509.101. SCHOOL FACILITIES ENCUMBRANCES AND	2046
REAPPROPRIATION	2047
At the request of the Executive Director of the Ohio School	2048
Facilities Commission, the Director of Budget and Management may	2049
cancel encumbrances for school district projects from a previous	2050
biennium if the district has not raised its local share of project	2051
costs within thirteen months after receiving Controlling Board	2052
approval in accordance with section 3318.05 of the Revised Code.	2053
The Executive Director of the Ohio School Facilities Commission	2054
shall certify the amounts of these canceled encumbrances to the	2055
Director of Budget and Management on a quarterly basis. The	2056
amounts of the canceled encumbrances are hereby appropriated.	2057
Section 509.110. CERTIFICATE OF NEED REQUIREMENT	2058
An appropriation for a health care facility authorized under	2059
this act may not be released until the requirements of sections	2060
3702.51 to 3702.62 of the Revised Code have been met.	2061
Section 509.120. DISTRIBUTION OF PROCEEDS FROM ASBESTOS	2062
ABATEMENT LITIGATION	2063
All proceeds received by the state as a result of litigation,	2064
judgments, settlements, or claims, filed by or on behalf of any	2065

state agency, as defined by section 1.60 of the Revised Code, or 2066 state-supported or state-assisted institution of higher education, 2067 for damages or costs resulting from the use, removal, or hazard 2068 abatement of asbestos materials shall be deposited in the Asbestos 2069 Abatement Distribution Fund (Fund 6740). All funds deposited into 2070 the Asbestos Abatement Distribution Fund are hereby appropriated 2071 to the Attorney General. To the extent practicable, the proceeds 2072 placed in the Asbestos Abatement Distribution Fund shall be 2073 divided among the state agencies and state-supported or 2074 state-assisted institutions of higher education in accordance with 2075 the general provisions of the litigation regarding the percentage 2076 of recovery. Distribution of the proceeds to each state agency or 2077 state-supported or state-assisted institution of higher education 2078 shall be made in accordance with the Asbestos Abatement 2079 Distribution Plan to be developed by the Attorney General, the 2080 General Services Division within the Department of Administrative 2081 Services, and the Office of Budget and Management. 2082

In those circumstances where asbestos litigation proceeds are 2083 for reimbursement of expenditures made with funds outside the 2084 state treasury or damages to buildings not constructed with state 2085 appropriations, direct payments shall be made to the affected 2086 institutions of higher education. Any proceeds received for 2087 reimbursement of expenditures made with funds within the state 2088 treasury or damages to buildings occupied by state agencies shall 2089 be distributed to the affected agencies with an intrastate 2090 transfer voucher to the funds identified in the Asbestos Abatement 2091 Distribution Plan. 2092

These proceeds shall be used for additional asbestos 2093 abatement or encapsulation projects, or for other capital 2094 improvements, except that proceeds distributed to the General 2095 Revenue Fund and other funds that are not bond improvement funds 2096 may be used for any purpose. The Controlling Board may, for bond 2097

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improvement funds, create appropriation items or increase	2098
appropriation authority in existing appropriation items equaling	2099
the amount of the proceeds. The amounts approved by the	2100
Controlling Board are hereby appropriated. The proceeds deposited	2101
in bond improvement funds shall not be expended until released by	2102
the Controlling Board, which shall require certification by the	2103
Director of Budget and Management that the proceeds are sufficient	2104
and available to fund the additional anticipated expenditures.	2105
Section 509.130. OBLIGATIONS ISSUED UNDER CHAPTER 151. OF THE	2106
REVISED CODE	2107
The capital improvements for which appropriations are made in	2108
this act from the Higher Education Improvement Taxable Fund (Fund	2109
7024), the Ohio Parks and Natural Resources Fund (Fund 7031), the	2110
School Building Program Assistance Fund (Fund 7032), the Higher	2111
Education Improvement Fund (Fund 7034), the State Capital	2112
Improvements Fund (Fund 7038), the Coal Research and Development	2113
Fund (Fund 7046), and the Clean Ohio Trail Fund (Fund 7061) are	2114
determined to be capital improvements and capital facilities for	2115
natural resources, a statewide system of common schools,	2116
state-supported and state-assisted institutions of higher	2117
education, and local subdivision capital improvement projects and	2118
are designated as capital facilities to which proceeds of	2119
obligations issued under Chapter 151. of the Revised Code are to	2120
be applied.	2121
Section 509.150. OBLIGATIONS ISSUED UNDER CHAPTER 154. OF THE	2122
REVISED CODE	2123
The capital improvements for which appropriations are made in	2124
this act from the Administrative Building Fund (Fund 7026), the	2125
Adult Correctional Building Fund (Fund 7027), the Juvenile	2126
Correctional Building Fund (Fund 7028), the Cultural and Sports	2127

federal income taxation purposes under the "Internal Revenue Code 2157 of 1986," 100 Stat. 2085, 26 U.S.C. 1 et seq., with respect to 2158 obligations issued to fund projects appropriated from the Higher 2159 Education Improvement Fund.

The Director may also create new appropriation items within 2161 the Higher Education Improvement Taxable Fund and make transfers 2162 of appropriations to them for projects originally funded from 2163 appropriations made from the Higher Education Improvement Fund. 2164 The projects that are funded under new appropriation items created 2165 in this manner shall automatically be designated as specific for 2166 purposes of section 126.14 of the Revised Code. 2167

Section 701.20. MULTI-AGENCY RADIO COMMUNICATIONS SYSTEM

The Multi-Agency Radio Communications System (MARCS) is a 2169 statewide computer and communications network designed to provide 2170 instant voice and data communication and supply a communications 2171 backbone to public safety and emergency management. The Department 2172 of Administrative Services may update or add functionality to 2173 MARCS to upgrade the existing system to a 700/800 megahertz voice 2174 and data system specifically designed to support interoperable 2175 communications for public safety law enforcement and first 2176 responders. The improvements may include, but are not limited to, 2177 hardware and software and the installation and implementation 2178 thereof. Any lease-purchase agreement utilized under Chapter 125. 2179 of the Revised Code to finance MARCS and the enhancements 2180 described above, including any fractionalized interest therein as 2181 defined in division (N) of section 133.01 of the Revised Code, is 2182 limited in amount to not more than \$90,000,000, and shall provide 2183 at the end of the lease period that the financed asset becomes the 2184 property of the state. 2185

The Department of Administrative Services, in conjunction	2187
with the Department of Taxation, may acquire and implement the	2188
State Taxation Accounting and Revenue System (STARS) pursuant to	2189
Chapter 125. of the Revised Code, including, but not limited to,	2190
the application hardware and software and the installation and	2191
implementation thereof, for the use of the Department of Taxation.	2192
STARS is an integrated tax collection and audit system that will	2193
replace all of the state's existing separate tax software and	2194
administration systems for the various taxes collected by the	2195
state. Any lease-purchase agreement utilized under Chapter 125. of	2196
the Revised Code to finance STARS, including any fractionalized	2197
interests therein as defined in division (N) of section 133.01 of	2198
the Revised Code, is limited in amount to not more than	2199
\$20,000,000, and shall provide at the end of the lease period that	2200
the financed asset becomes the property of the state.	2201

Section 809.10. Sections of this act prefixed with a section 2202 number in the 200s are and remain in full force and effect 2203 commencing on July 1, 2012, and terminating on June 30, 2014, for 2204 the purpose of drawing money from the state treasury in payment of 2205 liabilities lawfully incurred under those sections, and on June 2206 30, 2014, and not before, the moneys hereby appropriated lapse 2207 into the funds from which they are severally appropriated. If, 2208 under Section 1c of Article II, Ohio Constitution, the sections of 2209 this act prefixed with a section number in the 200s do not take 2210 effect until after July 1, 2012, the sections are and remain in 2211 full force and effect commencing on that effective date. 2212