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Am. Sub. S. B. No. 243

Senator Bacon

Cosponsors: Senators Faber, Hite, Hughes, Jones, Lehner, Obhof,
Oelslager, Schaffer

Representatives Amstutz, Cera, Stautberg, Anielski, Antonio, Baker, Barborak, Boyce, Buchy, DeVitis, Dovilla, Driehaus, Duffey, Grossman, Hood, Hottinger, Milkovich, Patterson, Reece, Strahorn, Sykes, Wachtmann, Young

ABILL

То	amend sections 122.175, 301.27, 301.28, 5101.92,	1
	5703.57, 5709.121, 5726.01, and 5726.04 of the	2
	Revised Code, to amend Section 253.90 of Am. H.B.	3
	497 of the 130th General Assembly, and to amend	4
	Section 239.10 of Am. H.B. 497 of the 130th	5
	General Assembly, as subsequently amended, to	6
	provide a three-day sales tax "holiday" in August	7
	2015 during which sales of back-to-school	8
	clothing, school supplies, and school	9
	instructional materials are exempt from sales and	10
	use taxes, to temporarily allow computer data	11
	centers more time to make the required capital	12
	investment for purposes of qualifying for a sales	13
	and use tax exemption for computer data center	14
	equipment purchases, to expand the work-related	15
	expenses that may be paid for by use of a credit	16
	card held by a board of county commissioners or	17
	the office of another county appointing authority,	18
	and to allow a county law library resources board	19

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credit authority for each capital investment project;

(b) Payments made to a related member as defined in section

business at the project site will, in the aggregate, make payments

for a capital investment project of at least one hundred million

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- (C) A taxpayer that proposes a capital improvement project 108 for an eligible computer data center in this state may apply to 109 the tax credit authority to enter into an agreement under this 110 section authorizing a complete or partial exemption from the taxes 111 imposed under Chapters 5739. and 5741. of the Revised Code on 112 computer data center equipment purchased by the applicant or any 113 other taxpayer that operates a computer data center business at 114 the project site and used or to be used at the eligible computer 115 data center. The director of development services shall prescribe 116 the form of the application. After receipt of an application, the 117 authority shall forward copies of the application to the director 118 of budget and management, the tax commissioner, and the director 119 of development services, each of whom shall review the application 120 to determine the economic impact that the proposed eligible 121 computer data center would have on the state and any affected 122 political subdivisions and submit to the authority a summary of 123 their determinations and recommendations. 124
- (D) Upon review and consideration of such determinations and 125 recommendations, the tax credit authority may enter into an 126 agreement with the applicant and any other taxpayer that operates 127 a computer data center business at the project site for a complete 128 or partial exemption from the taxes imposed under Chapters 5739. 129 and 5741. of the Revised Code on computer data center equipment 130 used or to be used at an eliqible computer data center if the 131 authority determines all of the following: 132
- (1) The capital investment project for the eligible computer 133 data center will increase payroll and the amount of income taxes 134 to be withheld from employee compensation pursuant to section 135 5747.06 of the Revised Code.
- (2) The applicant is economically sound and has the ability to complete or effect the completion of the proposed capital investment project.

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(3) The applicant intends to and has the ability to maintain	140
operations at the project site for the term of the agreement.	141
(4) Receiving the exemption is a major factor in the	142
applicant's decision to begin, continue with, or complete the	143
capital investment project.	144
(E) An agreement entered into under this section shall	145
include all of the following:	146
(1) A detailed description of the capital investment project	147
that is the subject of the agreement, including the amount of the	148
investment, the period over which the investment has been or is	149
being made, the annual compensation to be paid by each taxpayer	150
subject to the agreement to its employees at the project site, and	151
the anticipated amount of income taxes to be withheld from	152
employee compensation pursuant to section 5747.06 of the Revised	153
Code.	154
(2) The percentage of the exemption from the taxes imposed	155
under Chapters 5739. and 5741. of the Revised Code for the	156
computer data center equipment used or to be used at the eligible	157
computer data center, the length of time the computer data center	158
equipment will be exempted, and the first date on which the	159
exemption applies.	160
(3) A requirement that the computer data center remain an	161
eligible computer data center during the term of the agreement and	162
that the applicant maintain operations at the eligible computer	163
data center during that term. An applicant does not violate the	164
requirement described in division (E)(3) of this section if the	165
applicant ceases operations at the eligible computer data center	166
during the term of the agreement but resumes those operations	167
within eighteen months after the date of cessation. The agreement	168

shall provide that, in such a case, the applicant and any other

taxpayer that operates a computer data center business at the

project site shall not claim the tax exemption authorized in the	171
agreement for any purchase of computer data center equipment made	172
during the period in which the applicant did not maintain	173
operations at the eligible computer data center.	174

- (4) A requirement that, for each year of the term of the 175 agreement beginning on or after the first day of the twenty-fifth 176 month after the date the agreement was entered into, one or more 177 taxpayers operating a computer data center business at the project 178 site will, in the aggregate, pay annual compensation that is 179 subject to the withholding obligation imposed under section 180 5747.06 of the Revised Code of at least one million five hundred 181 thousand dollars to employees at the eligible computer data 182 center. 183
- (5) A requirement that each taxpayer subject to the agreement 184 annually report to the director of development services 185 employment, tax withholding, capital investment, and other 186 information required by the director to perform the director's 187 duties under this section.
- (6) A requirement that the director of development services 189 annually review the annual reports of each taxpayer subject to the 190 agreement to verify the information reported under division (E)(5) 191 of this section and compliance with the agreement. Upon 192 verification, the director shall issue a certificate to each such 193 taxpayer stating that the information has been verified and that 194 the taxpayer remains eligible for the exemption specified in the 195 agreement. 196
- (7) A provision providing that the taxpayers subject to the 197 agreement may not relocate a substantial number of employment 198 positions from elsewhere in this state to the project site unless 199 the director of development services determines that the 200 appropriate taxpayer notified the legislative authority of the 201 county, township, or municipal corporation from which the 202

employment positions would be relocated. For purposes of this	203
paragraph, the movement of an employment position from one	204
political subdivision to another political subdivision shall be	205
considered a relocation of an employment position unless the	206
movement is confined to the project site. The transfer of an	207
employment position from one political subdivision to another	208
political subdivision shall not be considered a relocation of an	209
employment position if the employment position in the first	210
political subdivision is replaced by another employment position.	211

- (8) A waiver by each taxpayer subject to the agreement of any 212 limitations periods relating to assessments or adjustments 213 resulting from the taxpayer's failure to comply with the 214 agreement. 215
- (F) The term of an agreement under this section shall be

 determined by the tax credit authority, and the amount of the

 exemption shall not exceed one hundred per cent of such taxes that

 would otherwise be owed in respect to the exempted computer data

 center equipment.
- (G) If any taxpayer subject to an agreement under this 221 section fails to meet or comply with any condition or requirement 222 set forth in the agreement, the tax credit authority may amend the 223 agreement to reduce the percentage of the exemption or term during 224 which the exemption applies to the computer data center equipment 225 used or to be used by the noncompliant taxpayer at an eligible 226 computer data center. The reduction of the percentage or term may 227 take effect in the current calendar year. 228
- (H) Financial statements and other information submitted to 229 the department of development services or the tax credit authority 230 by an applicant for or recipient of an exemption under this 231 section, and any information taken for any purpose from such 232 statements or information, are not public records subject to 233 section 149.43 of the Revised Code. However, the chairperson of 234

the authority may make use of the statements and other information	235
for purposes of issuing public reports or in connection with court	236
proceedings concerning tax exemption agreements under this	237
section. Upon the request of the tax commissioner, the chairperson	238
of the authority shall provide to the tax commissioner any	239
statement or other information submitted by an applicant for or	240
recipient of an exemption under this section. The tax commissioner	241
shall preserve the confidentiality of the statement or other	242
information.	243

(I) The tax commissioner shall issue a direct payment permit 244 under section 5739.031 of the Revised Code to each taxpayer 245 subject to an agreement under this section. Such direct payment 246 permit shall authorize the taxpayer to pay any sales and use taxes 247 due on purchases of computer data center equipment used or to be 248 used in an eligible computer data center and to pay any sales and 249 use taxes due on purchases of tangible personal property or 250 taxable services other than computer data center equipment used or 251 to be used in an eligible computer data center directly to the tax 252 commissioner. Each such taxpayer shall pay pursuant to such direct 253 payment permit all sales tax levied on such purchases under 254 sections 5739.02, 5739.021, 5739.023, and 5739.026 of the Revised 255 Code and all use tax levied on such purchases under sections 256 5741.02, 5741.021, 5741.022, and 5741.023 of the Revised Code, 257 consistent with the terms of the agreement entered into under this 258 section. 259

During the term of an agreement under this section each

taxpayer subject to the agreement shall submit to the tax

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commissioner a return that shows the amount of computer data

center equipment purchased for use at the eligible computer data

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center, the amount of tangible personal property and taxable

services other than computer data center equipment purchased for

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use at the eligible computer data center, the amount of tax under

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Chapter 5739. or 5741. of the Revised Code that would be due in 267 the absence of the agreement under this section, the exemption 268 percentage for computer data center equipment specified in the 269 agreement, and the amount of tax due under Chapter 5739. or 5741. 270 of the Revised Code as a result of the agreement under this 271 section. Each such taxpayer shall pay the tax shown on the return 272 to be due in the manner and at the times as may be further 273 prescribed by the tax commissioner. Each such taxpayer shall 274 include a copy of the director of development services' 275 certificate of verification issued under division (E)(6) of this 276 section. Failure to submit a copy of the certificate with the 277 return does not invalidate the claim for exemption if the taxpayer 278 submits a copy of the certificate to the tax commissioner within 279 sixty days after the tax commissioner requests it. 280

(J) If the director of development services determines that 281 one or more taxpayers received an exemption from taxes due on the 282 purchase of computer data center equipment purchased for use at a 283 computer data center that no longer complies with the requirement 284 under division (E)(3) of this section, the director shall notify 285 the tax credit authority and, if applicable, the taxpayer that 286 applied to enter the agreement for the exemption under division 287 (C) if of this section of the noncompliance. After receiving such 288 a notice, and after giving each taxpayer subject to the agreement 289 an opportunity to explain the noncompliance, the authority may 290 terminate the agreement and require each such taxpayer to pay to 291 the state all or a portion of the taxes that would have been owed 292 in regards to the exempt equipment in previous years, all as 293 determined under rules adopted pursuant to division (K) of this 294 section. In determining the portion of the taxes that would have 295 been owed on the previously exempted equipment to be paid to this 296 state by a taxpayer, the authority shall consider the effect of 297 market conditions on the eligible computer data center, whether 298 the taxpayer continues to maintain other operations in this state, 299

and, with respect to agreements involving multiple taxpayers, the	300
taxpayer's level of responsibility for the noncompliance. After	301
making the determination, the authority shall certify to the tax	302
commissioner the amount to be paid by each taxpayer subject to the	303
agreement. The tax commissioner shall make an assessment for that	304
amount against each such taxpayer under Chapter 5739. or 5741. of	305
the Revised Code. The time limitations on assessments under those	306
chapters do not apply to an assessment under this division, but	307
the tax commissioner shall make the assessment within one year	308
after the date the authority certifies to the tax commissioner the	309
amount to be paid by the taxpayer.	310

- (K) The director of development services, after consultation 311 with the tax commissioner and in accordance with Chapter 119. of 312 the Revised Code, shall adopt rules necessary to implement this 313 section. The rules may provide for recipients of tax exemptions 314 under this section to be charged fees to cover administrative 315 costs incurred in the administration of this section. The fees 316 collected shall be credited to the business assistance fund 317 created in section 122.174 of the Revised Code. At the time the 318 director gives public notice under division (A) of section 119.03 319 of the Revised Code of the adoption of the rules, the director 320 shall submit copies of the proposed rules to the chairpersons of 321 the standing committees on economic development in the senate and 322 the house of representatives. 323
- (L) On or before the first day of August of each year, the 324 director of development services shall submit a report to the 325 governor, the president of the senate, and the speaker of the 326 house of representatives on the tax exemption authorized under 327 this section. The report shall include information on the number 328 of agreements that were entered into under this section during the 329 preceding calendar year, a description of the eligible computer 330 data center that is the subject of each such agreement, and an 331

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(g) Internet service provider expenses;	360
(h) In the case of a public children services agency,	361
expenses for purchases for children for whom the agency is	362
providing temporary emergency care pursuant to section 5153.16 of	363
the Revised Code, children in the temporary or permanent custody	364
of the agency, and children in a planned permanent living	365
arrangement <u>;</u>	366
(i) Webinar expenses;	367
(j) The expenses for purchases of automatic or electronic	368
data processing or record-keeping equipment, software, or	369
services, provided that, in a county that has established an	370
automatic data processing board, the county office and the county	371
officer or employee authorized to use the credit card comply with	372
sections 307.84 to 307.847 of the Revised Code. The expenses paid	373
by a credit card under division (B)(1)(j) of this section shall	374
not exceed ten thousand dollars per quarter, unless the board of	375
county commissioners adopts a resolution approving the payment by	376
credit card of such expenses that exceed that amount during that	377
time period.	378
(2) No late charges or finance charges shall be allowed as an	379
allowable expense unless authorized by the board of county	380
commissioners.	381
(C) A county appointing authority may apply to the board of	382
county commissioners for authorization to have an officer or	383
employee of the appointing authority use a credit card held by	384
that appointing authority. The authorization request shall state	385
whether the card is to be issued only in the name of the office of	386
the appointing authority or whether the issued card also shall	387
include the name of a specified officer or employee.	388
(D) The debt incurred as a result of the use of a credit card	389

pursuant to this section shall be paid from moneys appropriated to

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specific appropriation line items of the appointing authority for work-related expenses listed in division (B)(1) of this section.

(E)(1) Except as otherwise provided in division (E)(2) of 393 this section, every officer or employee authorized to use a credit 394 card held by the board or appointing authority shall submit to the 395 board by the first day of each month an estimate of the officer's 396 or employee's work-related expenses listed in division (B)(1) of 397 this section for that month along with the specific appropriation 398 line items from which those expenditures are to be made, unless 399 the board authorizes, by resolution, the officer or employee to 400 submit to the board such an estimate for a period longer than one 401 month. The board may revise the estimate and determine the amount 402 it approves, if any, not to exceed the estimated amount. The board 403 shall certify the amount of its determination to the county 404 auditor along with the specific appropriation line items from 405 which the expenditures are to be made. After receiving 406 certification from the county auditor that the determined sum of 407 money is in the treasury or in the process of collection to the 408 credit of the specific appropriation line items for which the 409 credit card is approved for use, and is free from previous and 410 then-outstanding obligations or certifications, the board shall 411 authorize the officer or employee to incur debt for the expenses 412 against the county's credit up to the authorized amount. 413

(2) In lieu of following the procedure set forth in division 414 (E)(1) of this section, a board of county commissioners may adopt 415 a resolution authorizing an officer or employee of an appointing 416 authority to use a county credit card to pay for specific classes 417 of the work-related expenses listed in division (B)(1) of this 418 section, or use a specific credit card for any of those 419 work-related expenses listed in division (B)(1) of this section, 420 without submitting an estimate of those expenses to the board as 421 required by division (E)(1) of this section. Prior to adopting the 422

resolution, the board shall notify the county auditor. The	423
resolution shall specify whether the officer's or employee's	424
exemption extends to the use of a specific credit card, which card	425
shall be identified by its number, or to one or more specific	426
work-related uses from the classes of uses permitted under	427
division (B)(1) of this section. Before any credit card exempted	428
for specific uses may be used to make purchases for uses other	429
than those specific uses listed in the resolution, the procedures	430
outlined in division (E)(1) of this section must be followed or	431
the use shall be considered an unauthorized use. Use of any credit	432
card under division (E)(2) of this section shall be limited to the	433
amount appropriated and encumbered in a specific appropriation	434
line item for the permitted use or uses designated in the	435
authorizing resolution, or, in the case of a resolution that	436
authorizes use of a specific credit card, for each of the	437
permitted uses listed in division (B) of this section, but only to	438
the extent the moneys in those specific appropriation line items	439
are not otherwise encumbered.	440

(F)(1) Any time a county credit card approved for use for an 441 authorized amount under division (E)(1) of this section is used 442 for more than that authorized amount, the appointing authority may 443 request the board of county commissioners to authorize after the 444 fact the expenditure of any amount charged beyond the originally 445 authorized amount if, upon the board's request, the county auditor 446 certifies that sum of money is in the treasury or in the process 447 of collection to the credit of the appropriate appropriation line 448 item for which the credit card was used, and is free from previous 449 and then-outstanding obligations or certifications. If the card is 450 used for more than the amount originally authorized and if for any 451 reason that amount is not authorized after the fact, the county 452 treasury shall be reimbursed for any amount spent beyond the 453 originally authorized amount in the following manner: 454

(a) If the card is issued in the name of a specific officer	455
or employee, that officer or employee is liable in person and upon	456
any official bond the officer or employee has given to the county	457
to reimburse the county treasury for the amount charged to the	458
county beyond the originally authorized amount.	459
(b) If the card is issued to the office of the appointing	460
authority, the appointing authority is liable in person and upon	461
any official bond the appointing authority has given to the county	462
for the amount charged to the county beyond the originally	463
authorized amount.	464
(2) Any time a county credit card authorized for use under	465
division (E)(2) of this section is used for more than the amount	466
appropriated under that division, the county treasury shall be	467
reimbursed for any amount spent beyond the originally appropriated	468
amount in the following manner:	469
(a) If the card is issued in the name of a specific officer	470
or employee, that officer or employee is liable in person and upon	471
any official bond the officer or employee has given to the county	472
for reimbursing the county treasury for any amount charged on the	473
card beyond the originally appropriated amount.	474
(b) If the card is issued in the name of the office of the	475
appointing authority, the appointing authority is liable in person	476
and upon any official bond the appointing authority has given to	477
the county for reimbursement for any amount charged on the card	478
beyond the originally appropriated amount.	479
(3) Whenever any officer or employee who is authorized to use	480
a credit card held by the board or the office of any other county	481
appointing authority suspects the loss, theft, or possibility of	482
unauthorized use of the card, the officer or employee shall notify	483
the county auditor and either the officer's or employee's	484

appointing authority or the board immediately and in writing.

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(4) If the county auditor determines there has been a credit	486
card expenditure beyond the appropriated or authorized amount as	487
provided in division (E) of this section, the auditor immediately	488
shall notify the board of county commissioners. When the board	489
determines, on its own or after notification from the county	490
auditor, that the county treasury should be reimbursed for credit	491
card expenditures beyond the appropriated or authorized amount as	492
provided in divisions (F)(1) and (2) of this section, it shall	493
give written notice to the county auditor and to the officer or	494
employee or appointing authority liable to the treasury as	495
provided in those divisions. If, within thirty days after issuance	496
of the written notice, the county treasury is not reimbursed for	497
the amount shown on the written notice, the prosecuting attorney	498
of the county shall recover that amount from the officer or	499
employee or appointing authority who is liable under this section	500
by civil action in any court of appropriate jurisdiction.	501

(G) Use of a county credit card for any use other than those permitted under division (B)(1) of this section is a violation of section 2913.21 of the Revised Code.

Sec. 301.28. (A) As used in this section:

- (1) "Financial transaction device" includes a credit card, 506 debit card, charge card, or prepaid or stored value card, or 507 automated clearinghouse network credit, debit, or e-check entry 508 that includes, but is not limited to, accounts receivable and 509 internet-initiated, point of purchase, and telephone-initiated 510 applications or any other device or method for making an 511 electronic payment or transfer of funds.
- (2) "County expenses" includes fees, costs, taxes,

 assessments, fines, penalties, payments, or any other expense a

 person owes or otherwise pays to a county office under the

 authority of a county official, other than dog registration and

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kennel fees required to be paid under Chapter 955. of the Revised	517
Code. "County expenses" includes payment to a county office of	518
money confiscated during the commitment of an individual to a	519
county jail, of bail, of money for a prisoner's inmate account,	520
and of money for goods and services obtained by or for the use of	521
an individual incarcerated by a county sheriff.	522

(3) "County official" includes the county auditor, county 523 treasurer, county engineer, county recorder, county prosecuting 524 attorney, county sheriff, county coroner, county park district and 525 board of county commissioners, the clerk of the probate court, the 526 clerk of the juvenile court, the clerks of court for all divisions 527 of the courts of common pleas, and the clerk of the court of 528 common pleas, the clerk of a county-operated municipal court, and 529 the clerk of a county court. 530

The term "county expenses" includes county expenses owed to 531 the board of health of the general health district or a combined 532 health district in the county. If the board of county 533 commissioners authorizes county expenses to be paid by financial 534 transaction devices under this section, then the board of health 535 and the general health district and the combined health district 536 may accept payments by financial transaction devices under this 537 section as if the board were a "county official" and the district 538 were a county office. However, in the case of a general health 539 district formed by unification of general health districts under 540 section 3709.10 of the Revised Code, this entitlement applies only 541 if all the boards of county commissioners of all counties in the 542 district have authorized payments to be accepted by financial 543 transaction devices. 544

The term "county expenses" also includes fees for services

and the receipt of gifts to the county law library resources fund

authorized by rules adopted by the county law library resources

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board under division (D) of section 307.51 of the Revised Code. If

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the board of county commissioners authorizes county expenses to be	549
paid by financial transaction devices under this section, then the	550
county law library resources board may accept payments by	551
financial transaction devices under this section as if the board	552
were a "county official."	553
(B) Notwithstanding any other section of the Revised Code and	554
except as provided in division (D) of this section, a board of	555
county commissioners may adopt a resolution authorizing the	556
acceptance of payments by financial transaction devices for county	557
expenses. The resolution shall include the following:	558
(1) A specification of those county officials who, and of the	559
county offices under those county officials that, are authorized	560
to accept payments by financial transaction devices;	561
(2) A list of county expenses that may be paid for through	562
the use of a financial transaction device;	563
(3) Specific identification of financial transaction devices	564
that the board authorizes as acceptable means of payment for	565
county expenses. Uniform acceptance of financial transaction	566
devices among different types of county expenses is not required.	567
(4) The amount, if any, authorized as a surcharge or	568
convenience fee under division (E) of this section for persons	569
using a financial transaction device. Uniform application of	570
surcharges or convenience fees among different types of county	571
expenses is not required.	572
(5) A specific provision as provided in division (G) of this	573
section requiring the payment of a penalty if a payment made by	574
means of a financial transaction device is returned or dishonored	575
for any reason.	576
The board's resolution shall also designate the county	577
treasurer as an administrative agent to solicit proposals, within	578

guidelines established by the board in the resolution and in

compliance with the procedures provided in division (C) of this	580
section, from financial institutions, issuers of financial	581
transaction devices, and processors of financial transaction	582
devices, to make recommendations about those proposals to the	583
board, and to assist county offices in implementing the county's	584
financial transaction devices program. The county treasurer may	585
decline this responsibility within thirty days after receiving a	586
copy of the board's resolution by notifying the board in writing	587
within that period. If the treasurer so notifies the board, the	588
board shall perform the duties of the administrative agent.	589

If the county treasurer is the administrative agent and fails 590 to administer the county financial transaction devices program in 591 accordance with the guidelines in the board's resolution, the 592 board shall notify the treasurer in writing of the board's 593 findings, explain the failures, and give the treasurer six months 594 to correct the failures. If the treasurer fails to make the 595 appropriate corrections within that six-month period, the board 596 may pass a resolution declaring the board to be the administrative 597 agent. The board may later rescind that resolution at its 598 discretion. 599

(C) The county shall follow the procedures provided in this 600 division whenever it plans to contract with financial 601 institutions, issuers of financial transaction devices, or 602 processors of financial transaction devices for the purposes of 603 this section. The administrative agent shall request proposals 604 from at least three financial institutions, issuers of financial 605 transaction devices, or processors of financial transaction 606 devices, as appropriate in accordance with the resolution adopted 607 under division (B) of this section. Prior to sending any financial 608 institution, issuer, or processor a copy of any such request, the 609 county shall advertise its intent to request proposals in a 610 newspaper of general circulation in the county once a week for two 611

consecutive weeks or as provided in section 7.16 of the Revised	612
Code. The notice shall state that the county intends to request	613
proposals; specify the purpose of the request; indicate the date,	614
which shall be at least ten days after the second publication, on	615
which the request for proposals will be mailed to financial	616
institutions, issuers, or processors; and require that any	617
financial institution, issuer, or processor, whichever is	618
appropriate, interested in receiving the request for proposals	619
submit written notice of this interest to the county not later	620
than noon of the day on which the request for proposals will be	621
mailed.	622

Upon receiving the proposals, the administrative agent shall 623 review them and make a recommendation to the board of county 624 commissioners on which proposals to accept. The board of county 625 commissioners shall consider the agent's recommendation and review 626 all proposals submitted, and then may choose to contract with any 627 or all of the entities submitting proposals, as appropriate. The 628 board shall provide any financial institution, issuer, or 629 processor that submitted a proposal, but with which the board does 630 not enter into a contract, notice that its proposal is rejected. 631 The notice shall state the reasons for the rejection, indicate 632 whose proposals were accepted, and provide a copy of the terms and 633 conditions of the successful bids. 634

(D) A board of county commissioners adopting a resolution 635 under this section shall send a copy of the resolution to each 636 county official in the county who is authorized by the resolution 637 to accept payments by financial transaction devices. After 638 receiving the resolution and before accepting payments by 639 financial transaction devices, a county official shall provide 640 written notification to the board of county commissioners of the 641 official's intent to implement the resolution within the 642 official's office. Each county office subject to the board's 643

resolution adopted under division (B) of this section may use only	644
the financial institutions, issuers of financial transaction	645
devices, and processors of financial transaction devices with	646
which the board of county commissioners contracts, and each such	647
office is subject to the terms of those contracts.	648

If a county office under the authority of a county official 649 is directly responsible for collecting one or more county expenses 650 and the county official determines not to accept payments by 651 financial transaction devices for one or more of those expenses, 652 the office shall not be required to accept payments by financial 653 transaction devices, notwithstanding the adoption of a resolution 654 by the board of county commissioners under this section.

Any office of a clerk of the court of common pleas that 656 accepts financial transaction devices on or before July 1, 1999, 657 and any other county office that accepted such devices before 658 January 1, 1998, may continue to accept such devices without being 659 subject to any resolution passed by the board of county 660 commissioners under division (B) of this section, or any other 661 oversight by the board of the office's financial transaction 662 devices program. Any such office may use surcharges or convenience 663 fees in any manner the county official in charge of the office 664 determines to be appropriate, and, if the county treasurer 665 consents, may appoint the county treasurer to be the office's 666 administrative agent for purposes of accepting financial 667 transaction devices. In order not to be subject to the resolution 668 of the board of county commissioners adopted under division (B) of 669 this section, a county office shall notify the board in writing 670 within thirty days after March 30, 1999, that it accepted 671 financial transaction devices prior to January 1, 1998, or, in the 672 case of the office of a clerk of the court of common pleas, the 673 clerk has accepted or will accept such devices on or before July 674 1, 1999. Each such notification shall explain how processing costs 675

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associated with financial transaction devices are being paid and	676
shall indicate whether surcharge or convenience fees are being	677
passed on to consumers.	678
(E) A board of county commissioners may establish a surcharge	679
or convenience fee that may be imposed upon a person making	680
payment by a financial transaction device. The surcharge or	681
convenience fee shall not be imposed unless authorized or	682
otherwise permitted by the rules prescribed by an agreement	683
governing the use and acceptance of the financial transaction	684
device.	685
If a surcharge or convenience fee is imposed, every county	686
office accepting payment by a financial transaction device,	687
regardless of whether that office is subject to a resolution	688
adopted by a board of county commissioners, shall clearly post a	689
notice in that office and shall notify each person making a	690
payment by such a device about the surcharge or fee. Notice to	691
each person making a payment shall be provided regardless of the	692
medium used to make the payment and in a manner appropriate to	693
that medium. Each notice shall include all of the following:	694
(1) A statement that there is a surcharge or convenience fee	695
for using a financial transaction device;	696
(2) The total amount of the charge or fee expressed in	697
dollars and cents for each transaction, or the rate of the charge	698
or fee expressed as a percentage of the total amount of the	699
transaction, whichever is applicable;	700
(3) A clear statement that the surcharge or convenience fee	701
is nonrefundable.	702
(F) If a person elects to make a payment to the county by a	703
financial transaction device and a surcharge or convenience fee is	704

imposed, the payment of the surcharge or fee shall be considered

voluntary and the surcharge or fee is not refundable.

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(G) If a person makes payment by financial transaction device	707
and the payment is returned or dishonored for any reason, the	708
person is liable to the county for payment of a penalty over and	709
above the amount of the expense due. The board of county	710
commissioners shall determine the amount of the penalty, which may	711
be either a fee not to exceed twenty dollars or payment of the	712
amount necessary to reimburse the county for banking charges,	713
legal fees, or other expenses incurred by the county in collecting	714
the returned or dishonored payment. The remedies and procedures	715
provided in this section are in addition to any other available	716
civil or criminal remedies provided by law.	717
(H) No person making any payment by financial transaction	718
device to a county office shall be relieved from liability for the	719
underlying obligation except to the extent that the county	720
realizes final payment of the underlying obligation in cash or its	721
equivalent. If final payment is not made by the financial	722
transaction device issuer or other guarantor of payment in the	723
transaction, the underlying obligation shall survive and the	724
county shall retain all remedies for enforcement that would have	725
applied if the transaction had not occurred.	726
(I) A county official or employee who accepts a financial	727
transaction device payment in accordance with this section and any	728
applicable state or local policies or rules is immune from	729
personal liability for the final collection of such payments.	730
Gog F101 02 The Ohio healthier bughers advisory governil more	721
Sec. 5101.92. The Ohio healthier buckeye advisory council may	731
do all of the following:	732
(A) Develop means by which county healthier buckeye councils	733
established under section 355.02 of the Revised Code may reduce	734
the reliance of individuals on publicly funded assistance programs	735

as provided in section 355.03 of the Revised Code;

(B) Recommend to the director of job and family services

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committee. On request, each member of the committee shall be	797
reimbursed for the actual and necessary expenses incurred in the	798
discharge of the member's duties.	799
(E) The committee is a part of the department of taxation for	800
administrative purposes.	801
(F) Each year, the governor shall select a member of the	802
committee to serve as chairperson. The chairperson shall appoint	803
an official or employee of the department of taxation to act as	804
the committee's secretary. The secretary shall keep minutes of the	805
committee's meetings and a journal of all meetings, proceedings,	806
findings, and determinations of the committee.	807
(G) The committee may hire professional, technical, and	808
clerical staff needed to support its activities.	809
(H) The committee shall meet as often as necessary to perform	810
its duties.	811
Got F700 121 (7) Dool managers and topyible necessary	010
Sec. 5709.121. (A) Real property and tangible personal	812
property belonging to a charitable or educational institution or	813
to the state or a political subdivision, shall be considered as	814
used exclusively for charitable or public purposes by such	815
institution, the state, or political subdivision, if it meets one	816
of the following requirements:	817
(1) It is used by such institution, the state, or political	818
subdivision, or by one or more other such institutions, the state,	819
or political subdivisions under a lease, sublease, or other	820
contractual arrangement:	821
(a) As a community or area center in which presentations in	822
music, dramatics, the arts, and related fields are made in order	823
to foster public interest and education therein;	824
(b) For other charitable, educational, or public purposes.	825

(2) It is made available under the direction or control of

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such institution, the state, or political subdivision for use in	827
furtherance of or incidental to its charitable, educational, or	828
public purposes and not with the view to profit.	829
(3) It is used by an organization described in division (D)	830
of section 5709.12 of the Revised Code. If the organization is a	831
corporation that receives a grant under the Thomas Alva Edison	832
grant program authorized by division (C) of section 122.33 of the	833
Revised Code at any time during the tax year, "used," for the	834
purposes of this division, includes holding property for lease or	835
resale to others.	836
(B)(1) Property described in division (A)(1)(a) of this	837
section shall continue to be considered as used exclusively for	838
charitable or public purposes even if the property is conveyed	839
through one conveyance or a series of conveyances to an entity	840
that is not a charitable or educational institution and is not the	841
state or a political subdivision, provided that all of the	842
following conditions apply with respect to that property:	843
(a) The property has been was listed as exempt on the county	844
auditor's tax list and duplicate for the county in which it is	845
located for the ten tax years <u>year</u> immediately preceding the year	846
in which the property is conveyed through one conveyance or a	847
series of conveyances;	848
(b) The property is conveyed through one conveyance or a	849
series of conveyances to an owner that does any of the following:	850
(i) Leases the property through one lease or a series of	851
leases to the entity that owned or occupied the property for the	852
ten tax years <u>year</u> immediately preceding the year in which the	853
property is conveyed or to an affiliate of that entity;	854
(ii) Contracts to have renovations performed as described in	855

division (B)(1)(d) of this section and is at least partially owned

by a nonprofit organization described in section 501(c)(3) of the

the development and revitalization of downtown urban areas.	888
the development and revitarization of downtown dipan areas.	000
Sec. 5726.01. As used in this chapter:	889
(A) "Affiliated group" means a group of two or more persons	890
with fifty per cent or greater of the value of each person's	891
ownership interests owned or controlled directly, indirectly, or	892
constructively through related interests by common owners during	893
all or any portion of the taxable year, and the common owners.	894
"Affiliated group" includes, but is not limited to, any person	895
eligible to be included in a consolidated elected taxpayer group	896
under section 5751.011 of the Revised Code or a combined taxpayer	897
group under section 5751.012 of the Revised Code.	898
(B) "Bank organization" means any of the following:	899
(1) A national bank organized and operating as a national	900
bank association pursuant to the "National Bank Act," 13 Stat. 100	901
(1864), 12 U.S.C. 21, et seq.;	902
(2) A federal savings association or federal savings bank	903
chartered under 12 U.S.C. 1464;	904
(3) A bank, banking association, trust company, savings and	905
loan association, savings bank, or other banking institution that	906
is organized or incorporated under the laws of the United States,	907
any state, or a foreign country;	908
(4) Any corporation organized and operating pursuant to 12	909
U.S.C. 611, et seq.;	910
(5) Any agency or branch of a foreign bank, as those terms	911
are defined in 12 U.S.C. 3101;	912
(6) An entity licensed as a small business investment company	913
under the "Small Business Investment Act of 1958," 72 Stat. 689,	914
15 U.S.C. 661, et seq.;	915
(7) A company chartered under the "Farm Credit Act of 1933,"	916

48 Stat. 257, or a successor of such a company.	917
"Bank organization" does not include an institution organized	918
under the "Federal Farm Loan Act," 39 Stat. 360 (1916), or a	919
successor of such an institution, an insurance company, or a	920
credit union.	921
(C) "Call report" means the consolidated reports of condition	922
and income prescribed by the federal financial institutions	923
examination council that a person is required to file with a	924
federal regulatory agency pursuant to 12 U.S.C. 161, 12 U.S.C.	925
324, or 12 U.S.C. 1817.	926
(D) "Captive finance company" means a person that derived at	927
least seventy-five per cent of its gross income for the current	928
taxable year and the two taxable years preceding the current	929
taxable year from one or more of the following transactions:	930
(1) Financing transactions with members of its affiliated	931
group;	932
(2) Financing transactions with or for customers of products	933
manufactured or sold by a member of its affiliated group;	934
(3) Financing transactions with or for a distributor or	935
franchisee that sells, leases, or services a product manufactured	936
or sold by a member of the person's affiliated group;	937
(4) Financing transactions with or for a supplier to a member	938
of the person's affiliated group in connection with the member's	939
manufacturing business;	940
(5) Issuing bonds or other publicly traded debt instruments	941
for the benefit of the affiliated group;	942
(6) Short-term or long-term investments whereby the person	943
invests the cash reserves of the affiliated group and the	944
affiliated group utilizes the proceeds from the investments.	945
For the purposes of division (D) of this section, "financing	946

transaction" means making or selling loans, extending credit,	947
leasing, earning or receiving subvention, including interest	948
supplements and other support costs related thereto, or acquiring,	949
selling, or servicing accounts receivable, notes, loans, leases,	950
debt, or installment obligations that arise from the sale or lease	951
of tangible personal property or the performance of services, and	952
gross income" has the same meaning as in section 61 of the	953
Internal Revenue Code and includes income from transactions	954
between the captive finance company and other members of its	955
affiliated group.	956

A person that has not been in continuous existence for the 957 two taxable years preceding the current taxable year qualifies as 958 a "captive finance company" for purposes of division (D) of this 959 section if the person derived at least seventy-five per cent of 960 its gross income for the period of its existence from one or more 961 of the transactions described in divisions (D)(1) to (6) of this 962 section.

"Captive finance company" does not include a small dollar 964 lender.

- (e)(E) "Credit union" means a nonprofit cooperative financial 966 institution organized or chartered under the laws of this state, 967 any other state, or the United States. 968
- (F) "Diversified savings and loan holding company" has the 969 same meaning as in 12 U.S.C. 1467a, as that section existed on 970 January 1, 2012.
- (G) "Document of creation" means the articles of 972 incorporation of a corporation, articles of organization of a 973 limited liability company, registration of a foreign limited 974 liability company, certificate of limited partnership, 975 registration of a foreign limited partnership, registration of a 976 domestic or foreign limited liability partnership, or registration 977

of a trade name.	978
(H) "Financial institution" means a bank organization, a	979
holding company of a bank organization, or a nonbank financial	980
organization, except when one of the following applies:	981
(1) If two or more such entities are consolidated for the	982
purposes of filing an FR Y-9, "financial institution" means a	983
group consisting of all entities that are included in the FR Y-9.	984
(2) If two or more such entities are consolidated for the	985
purposes of filing a call report, "financial institution" means a	986
group consisting of all entities that are included in the call	987
report and that are not included in a group described in division	988
(H)(1) of this section.	989
(3) If a bank organization is owned directly by a	990
grandfathered unitary savings and loan holding company or directly	991
or indirectly by an entity that was a grandfathered unitary	992
savings and loan holding company on January 1, 2012, "financial	993
institution" means a group consisting only of that bank	994
organization and the entities included in that bank organization's	995
call report, notwithstanding division $(H)(1)$ or (2) of this	996
section.	997
"Financial institution" does not include a diversified	998
savings and loan holding company $\frac{\partial \mathbf{r}}{\partial \mathbf{r}}$ a grandfathered unitary	999
savings and loan holding company, any entity that was a	1000
grandfathered unitary savings and loan holding company on January	1001
1, 2012, or any entity that is not a bank organization or owned by	1002
a bank organization and that is owned directly or indirectly by an	1003
entity that was a grandfathered unitary savings and loan holding	1004
company on January 1, 2012.	1005
(I) "FR Y-9" means the consolidated or parent-only financial	1006
statements that a holding company is required to file with the	1007

federal reserve board pursuant to 12 U.S.C. 1844. In the case of a

holding company required to file both consolidated and parent-only	1009
financial statements, "FR Y-9" means the consolidated financial	1010
statements that the holding company is required to file.	1011

- (J) "Grandfathered unitary savings and loan holding company" 1012 means an entity described in 12 U.S.C. 1467a(c)(9)(C), as that 1013 section existed on December 31, 1999.
- (K) "Gross receipts" means all items of income, without 1015 deduction for expenses. If the reporting person for a taxpayer is 1016 a holding company, "gross receipts" includes all items of income 1017 reported on the FR Y-9 filed by the holding company. If the 1018 reporting person for a taxpayer is a bank organization, "gross 1019 receipts" includes all items of income reported on the call report 1020 filed by the bank organization. If the reporting person for a 1021 taxpayer is a nonbank financial organization, "gross receipts" 1022 includes all items of income reported in accordance with generally 1023 accepted accounting principles. 1024
- (L) "Insurance company" means every corporation, association, 1025 and society engaged in the business of insurance of any character, 1026 or engaged in the business of entering into contracts 1027 substantially amounting to insurance of any character, or of 1028 indemnifying or guaranteeing against loss or damage, or acting as 1029 surety on bonds or undertakings. "Insurance company" also includes 1030 any health insuring corporation as defined in section 1751.01 of 1031 the Revised Code. 1032
- (M)(1) "Nonbank financial organization" means every person 1033 that is not a bank organization or a holding company of a bank 1034 organization and that engages in business primarily as a small 1035 dollar lender. "Nonbank financial organization" does not include 1036 an institution organized under the "Federal Farm Loan Act," 39 1037 Stat. 360 (1916), or a successor of such an institution, an 1038 insurance company, a captive finance company, a credit union, an 1039 institution organized and operated exclusively for charitable 1040

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purposes within the meaning of section 501(c)(3) of the Internal	1041
Revenue Code, or a person that facilitates or services one or more	1042
securitizations for a bank organization, a holding company of a	1043
bank organization, a captive finance company, or any member of the	1044
person's affiliated group.	1045
(2) A person is engaged in business primarily as a small	1046
dollar lender if the person has, for the taxable year, gross	1047
income from the activities described in division (0) of this	1048
section that exceeds the person's gross income from all other	1049
activities. As used in division (M) of this section, "gross	1050
income" has the same meaning as in section 61 of the Internal	1051
Revenue Code, and income from transactions between the person and	1052
the other members of the affiliated group shall be eliminated, and	1053
any sales, exchanges, and other dispositions of commercial paper	1054
to persons outside the affiliated group produces gross income only	1055
to the extent the proceeds from such transactions exceed the	1056
affiliated group's basis in such commercial paper.	1057
(N) "Reporting person" means one of the following:	1058
(1) In the case of a financial institution described in	1059
division (H)(1) of this section, the top-tier holding company	1060
required to file an FR Y-9.	1061
(2) In the case of a financial institution described in	1062
division (H)(2) or (3) of this section, the bank organization	1063
required to file the call report.	1064
(3) In the case of a bank organization or nonbank financial	1065
organization that is not included in a group described in division	1066
$(\mathrm{H})(1)$ or (2) of this section, the bank organization or nonbank	1067
financial organization.	1068

(0) "Small dollar lender" means any person engaged primarily

in the business of loaning money to individuals, provided that the

loan amounts do not exceed five thousand dollars and the duration

1, 2012.

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of the loans do not exceed twelve months. A "small dollar lender"	1072
does not include a bank organization, credit union, or captive	1073
finance company.	1074
(P) "Tax year" means the calendar year for which the tax	1075
levied under section 5726.02 of the Revised Code is required to be	1076
paid.	1077
(Q) "Taxable year" means the calendar year preceding the year	1078
in which an annual report is required to be filed under section	1079
5726.03 of the Revised Code.	1080
(R) "Taxpayer" means a financial institution subject to the	1081
tax levied under section 5726.02 of the Revised Code.	1082
(S) "Total equity capital" means the sum of the common stock	1083
at par value, perpetual preferred stock and related surplus, other	1084
surplus not related to perpetual preferred stock, retained	1085
earnings, accumulated other comprehensive income, treasury stock,	1086
unearned employee stock ownership plan shares, and other equity	1087
components of a financial institution. "Total equity capital"	1088
shall not include any noncontrolling (minority) interests as	1089
reported on an FR Y-9 or call report, unless such interests are in	1090
a bank organization or a bank holding company.	1091
(T) "Total Ohio equity capital" means the portion of the	1092
total equity capital of a financial institution apportioned to	1093
Ohio pursuant to section 5726.05 of the Revised Code.	1094
(U) "Holding company" does not include a diversified savings	1095
and loan holding company $rac{f or}{f v}_L$ a grandfathered unitary savings and	1096
loan holding company, any entity that was a grandfathered unitary	1097
savings and loan holding company on January 1, 2012, or any entity	1098
that is not a bank organization or owned by a bank organization	1099
and that is owned directly or indirectly by an entity that was a	1100
grandfathered unitary savings and loan holding company on January	1101

(V) "Securitization" means transferring one or more assets to	1103
one or more persons and subsequently issuing securities backed by	1104
the right to receive payment from the asset or assets so	1105
transferred.	1106
Sec. 5726.04. (A) The tax levied on a financial institution	1107
under this chapter shall be the greater of the following:	1108
(1) A minimum tax equal to one thousand dollars;	1109
(2) The product of the total Ohio equity capital of the	1110
financial institution, as determined under this section,	1111
multiplied by eight mills for each dollar of the first two hundred	1112
million dollars of total Ohio equity capital, by four mills for	1113
each dollar of total Ohio equity capital greater than two hundred	1114
million and less than one billion three hundred million one	1115
dollars, and by two and one-half mills for each dollar of total	1116
Ohio equity capital in excess of equal to or greater than one	1117
billion three hundred million dollars.	1118
(B) If the reporting person for a financial institution files	1119
an FR Y-9 or call report, the total equity capital of the	1120
financial institution shall equal the total equity capital shown	1121
on the reporting person's FR Y-9 or call report as of the end of	1122
the taxable year. The total equity capital of all other financial	1123
institutions shall be reported as of the end of the taxable year	1124
in accordance with generally accepted accounting principles.	1125
(C) For the purposes of this section, "total Ohio equity	1126
capital" means the product of the total equity capital of a	1127
financial institution as of the end of a taxable year multiplied	1128
by the Ohio apportionment ratio calculated for the financial	1129
institution under section 5726.05 of the Revised Code, except as	1130
provided in section 5726.041 of the Revised Code.	1131

(D) All payments received from the tax levied under this

chapter shall be credited to the general revenue fund.	1133
(E)(1) As used in this division:	1134
(a) "First target tax amount" means two hundred million	1135
dollars.	1136
(b) "Second target tax amount" means one hundred six per cent	1137
of the first target tax amount or, if applicable, the first target	1138
tax amount as adjusted under division (E)(2) or (3) of this	1139
section.	1140
(c) "Amount of taxes collected" means the amount of taxes	1141
received by the tax commissioner from the tax levied under this	1142
chapter for a tax year, plus the total amount of the tax credit	1143
authorized by section 5726.57 of the Revised Code claimed on tax	1144
year 2014 reports, less any amounts refunded to taxpayers for the	1145
same tax year.	1146
(2) If, for the tax year beginning on January 1, 2014, the	1147
total amount of taxes collected from all taxpayers under this	1148
chapter is greater than one hundred ten per cent of the first	1149
target tax amount, the tax commissioner shall decrease each tax	1150
rate provided in division (A)(2) of this section by a percentage	1151
equal to the percentage by which the amount of taxes collected	1152
exceeded the first target tax amount.	1153
(3) If, for the tax year beginning on January 1, 2014, the	1154
total amount of taxes collected from all taxpayers under this	1155
chapter is less than ninety per cent of the first target tax	1156
amount, the tax commissioner shall increase the tax rate for each	1157
dollar of total Ohio equity capital in excess of <u>equal to or</u>	1158
greater than one billion three hundred million dollars as provided	1159
in division (A)(2) of this section by a percentage equal to the	1160
difference of (a) the percentage by which the first target tax	1161
amount exceeded the amount of taxes collected minus (b) ten per	1162
gont of the first target tay amount a fraction, the denominator of	1163

which is the aggregate sum of each dollar of each taxpayer's Ohio	1164
equity capital greater than or equal to one billion three hundred	1165
million dollars, as reported by each taxpayer for tax year 2014,	1166
multiplied by the tax rate for each dollar of total Ohio equity	1167
capital greater than or equal to one billion three hundred million	1168
dollars provided under division (A)(2) of this section, and the	1169
numerator of which is the sum of the denominator and the	1170
difference obtained by subtracting the amount of taxes collected	1171
under this chapter in tax year 2014 from ninety per cent of the	1172
first target tax amount.	1173

- (4) If, for the tax year beginning on January 1, 2016, the 1174 total amount of taxes collected from all taxpayers under this 1175 chapter is greater than one hundred ten per cent of the second 1176 target tax amount, the tax commissioner shall decrease each tax 1177 rate in effect on January 1, 2016, by a percentage equal to the 1178 percentage by which the amount of taxes collected exceeded the 1179 second target tax amount.
- (5) If, for the tax year beginning on January 1, 2016, the 1181 total amount of taxes collected from all taxpayers under this 1182 chapter is less than ninety per cent of the second target tax 1183 amount, the tax commissioner shall increase the tax rate for each 1184 dollar of total Ohio equity capital in excess of equal to or 1185 greater than one billion three hundred million dollars as provided 1186 in division (A)(2) of this section by a percentage equal to the 1187 difference of (a) the percentage by which the second target tax 1188 amount exceeded the amount of taxes collected minus (b) ten per 1189 cent of the second target tax amount a fraction, the denominator 1190 of which is the aggregate sum of each dollar of each taxpayer's 1191 Ohio equity capital greater than or equal to one billion three 1192 hundred million dollars, as reported by each taxpayer for tax year 1193 2016, multiplied by the tax rate for each dollar of total Ohio 1194 equity capital greater than or equal to one billion three hundred 1195

million dollars provided under division (A)(2) of this section,	1196
and the numerator of which is the sum of the denominator and the	1197
difference obtained by subtracting the amount of taxes collected	1198
under this chapter in tax year 2016 from ninety per cent of the	1199
second target tax amount.	1200
(6) Tax rates adjusted pursuant to division $(E)(2)$, (3) , (4) ,	1201
or (5) of this section shall be rounded to the nearest one-tenth	1202
of one mill per dollar. The tax commissioner shall publish the new	1203
tax rates by journal entry and provide notice of the new tax rates	1204
to taxpayers. The new tax rates adjusted pursuant to division	1205
(E)(2) or (3) of this section shall apply to tax years beginning	1206
on or after January 1, 2015. The new tax rates adjusted pursuant	1207
to division (E)(4) or (5) of this section shall apply to tax years	1208
beginning on or after January 1, 2017.	1209
Section 2. That existing sections 122.175, 301.27, 301.28,	1210
5101.92, 5703.57, 5709.121, 5726.01, and 5726.04 of the Revised	1211
Code are hereby repealed.	1212
Section 3. (A) All terms used in this section have the same	1213
meanings as in sections 5739.01 and 5741.01 of the Revised Code.	1214
As used in this section:	1215
(1) "Clothing" means all human wearing apparel suitable for	1216
general use. "Clothing" includes, but is not limited to, aprons,	1217
household and shop; athletic supporters; baby receiving blankets;	1218
bathing suits and caps; beach capes and coats; belts and	1219
suspenders; boots; coats and jackets; costumes; diapers, children	1220
and adult, including disposable diapers; ear muffs; footlets;	1221
formal wear; garters and garter belts; girdles; gloves and mittens	1222
for general use; hats and caps; hosiery; insoles for shoes; lab	1223
coats; neckties; overshoes; pantyhose; rainwear; rubber pants;	1224
sandals; scarves; shoes and shoe laces; slippers; sneakers; socks	1225

and stockings; steel-toed shoes; underwear; uniforms, athletic and	1226
nonathletic; and wedding apparel. "Clothing" does not include	1227
items purchased for use in a trade or business; clothing	1228
accessories or equipment; protective equipment; sports or	1229
recreational equipment; belt buckles sold separately; costume	1230
masks sold separately; patches and emblems sold separately; sewing	1231
equipment and supplies including, but not limited to, knitting	1232
needles, patterns, pins, scissors, sewing machines, sewing	1233
needles, tape measures, and thimbles; and sewing materials that	1234
become part of "clothing" including, but not limited to, buttons,	1235
fabric, lace, thread, yarn, and zippers.	1236

- (2) "School supplies" means items commonly used by a student 1237 in a course of study. "School supplies" includes only the 1238 following items: binders; book bags; calculators; cellophane tape; 1239 blackboard chalk; compasses; composition books; crayons; erasers; 1240 folders, expandable, pocket, plastic, and manila; glue, paste, and 1241 paste sticks; highlighters; index cards; index card boxes; legal 1242 pads; lunch boxes; markers; notebooks; paper, loose-leaf ruled 1243 notebook paper, copy paper, graph paper, tracing paper, manila 1244 paper, colored paper, poster board, and construction paper; pencil 1245 boxes and other school supply boxes; pencil sharpeners; pencils; 1246 pens; protractors; rulers; scissors; and writing tablets. "School 1247 supplies" does not include any item purchased for use in a trade 1248 or business. 1249
- (3) "School instructional material" means written material

 1250 commonly used by a student in a course of study as a reference and

 1251 to learn the subject being taught. "School instructional material"

 1252 includes only the following items: reference books, reference maps

 1253 and globes, textbooks, and workbooks. "School instructional

 1254 material" does not include any material purchased for use in a

 1255 trade or business.
 - (B) Taxes levied by or under sections 5739.02, 5739.021,

Agency the Economic Gardening Technical Assistance Pilot Program.

(c) Provide financial data in the manner prescribed by the

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Director;

each	county	undivided local governr	ment fund.	. Half of	the	\$10	1349
million is to be divided among the counties so that each township						1350	
in the state receives the same amount, and half is to be							1351
apportioned based on township road miles. The Tax Commissioner, on							1352
beha	lf of the	e Director of Developme	ent Servic	ces, shal	ll tr	ansfer	1353
thes	e amount	s, and shall separately	y identify	to each	n cou	nty	1354
trea	surer the	e amount to be divided	equally a	among to	vnshi	ps in the	1355
coun	ty and th	he amount to be divided	d among th	ne townsh	nips	based on	1356
road	miles.	Each appropriate county	officer	shall to	ransf	er cash	1357
from	the cou	nty undivided local gov	vernment f	fund to t	cowns	hips in	1358
the	county ba	ased on this division (of funds.				1359
	Section	7. All items in this s	section ar	re hereby	app	ropriated	1360
as d	esignate	d out of any moneys in	the state	e treasu	ry to	the	1361
cred	it of the	e designated fund. For	all appro	priation	ns ma	de in this	1362
act, those in the first column are for fiscal year 2014 and those					1363		
in the second column are for fiscal year 2015. The appropriations					1364		
made in this act are in addition to any other appropriations made					1365		
for the FY 2014-FY 2015 biennium.				1366			
		DEV DEVELOPMENT S	ERVICES A	GENCY			1367
Gene	ral Reve	nue Fund					1368
GRF	195407	Travel and Tourism	\$	0	\$	1,228,321	1369
GRF	195530	Economic Gardening	\$	0	\$	500,000	1370
		Pilot Program					
GRF	195532	Technology Programs	\$	0	\$	2,290,500	1371
		and Grants					
TOTA	L GRF Gei	neral Revenue Fund	\$	0	\$	4,018,821	1372
TOTA	L ALL BUI	DGET FUND GROUPS	\$	0	\$	4,018,821	1373
TRAVEL AND TOURISM				1374			
Of the foregoing appropriation item 195407, Travel and					1375		
Tourism, \$500,000 in fiscal year 2015 shall be used to support the				1376			
	_		_				

2015 Major League Baseball All-Star Game in Cincinnati.

Lake County Incubator Project located on or near Lakeland

workforce of Lake County and foster an environment of

Community College. The purpose of this project is to improve the

1405

1406

entrepreneurial business creation by, among other initiatives,	1408
offering programs that enhance the number of high school students	1409
that eventually enroll in and complete certificate programs in	1410
science, technology, engineering, and mathematics (STEM) fields	1411
and by offering additional dual enrollment opportunities. The	1412
building housing the project shall accommodate advanced STEM and	1413
computer coding programs, a fabrication laboratory, and medical	1414
sciences education facilities. Educational programs hosted at the	1415
building shall be delivered through a partnership between the Lake	1416
County Educational Service Center, the Auburn Career Center, and	1417
Lakeland Community College.	1418
JFS DEPARTMENT OF JOB AND FAMILY SERVICES	1419
General Revenue Fund	1420
GRF 600521 Family Assistance - \$ 0 \$ 1,800,000	1421
Local	
GRF 600523 Family and Children \$ 0 \$ 1,200,000	1422
Services	
TOTAL GRF General Revenue Fund \$ 0 \$ 3,000,000	1423
TOTAL ALL BUDGET FUND GROUPS \$ 0 \$ 3,000,000	1424
FAMILY ASSISTANCE-LOCAL	1425
Of the foregoing appropriation item 600521, Family Assistance	1426
- Local, \$1,500,000 in fiscal year 2015 shall be allocated to the	1427
Putnam County YMCA in the city of Ottawa.	1428
Of the foregoing appropriation item 600521, Family	1429
Assistance-Local, \$300,000 in fiscal year 2015 shall be allocated	1430
to the Jewish Federation of Cincinnati to provide operating funds	1431
for the Mayerson Jewish Community Center, Jewish Family Service of	1432
Cincinnati, and Dream Homes, Inc.	1433
CHILD PLACEMENT LEVEL OF CARE TOOL PILOT PROGRAM	1434
Of the foregoing appropriation item 600523, Family and	1435
Children Services, \$1,200,000 in fiscal year 2015 shall be used to	1436

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fund the Child Placement Level of Care Tool Pilo	t Progr	am	1437	
established in Section 301.143 of Am. Sub. H.B.	59 of t	he 130th	1438	
General Assembly, as amended by Am. Sub. H.B. 48	3 of th	e 130th	1439	
General Assembly.			1440	
Section 8. Within the limits set forth in the	his act	, the	1441	
Director of Budget and Management shall establis	h accou	nts	1442	
indicating the source and amount of funds for ear	ch appr	opriation	1443	
made in this act, and shall determine the form a	nd mann	er in which	1444	
appropriation accounts shall be maintained. Expe	nditure	s from	1445	
appropriations contained in this act shall be ac	counted	for as	1446	
though made in the main operating appropriations	act of	the 130th	1447	
General Assembly.			1448	
The appropriations made in this act are subject to all				
provisions of the main operating appropriations act of the 130th				
General Assembly that are generally applicable to such			1451	
appropriations.			1452	
Section 9. That Section 253.90 of Am. H.B.	107 of	+ho 120+h	1453	
	497 OL	the 130th		
General Assembly be amended to read as follows:			1454	
	Reap	propriations		
Sec. 253.90. CLS CLEVELAND STATE UNIVERSITY			1455	
Higher Education Improvement Taxable Fund (Fund	7024)		1456	
C26062 Fenn College of Engineering - Taxable	\$	1,234,810	1457	
TOTAL Higher Education Improvement Taxable Fund	\$	1,234,810	1458	
Higher Education Improvement Fund (Fund 7034)			1459	
C26002 17th - 18th Street Block	\$	90,615	1460	
C26008 Geographic Information Systems	\$	4,802	1461	
C26016 Student Services	\$	9,716	1462	
C26022 Campus Fire Alarm Upgrade	\$	15,108	1463	
C26027 Cleveland Playhouse	\$	150,000	1464	
C26040 Cleveland Museum of Art	\$	3,000,000	1465	

	. B. No. 243 by the House			Page 49
C26041	Anthropology Department	\$	374,332	1466
	Renovation/Relocation			
C26053	Playhouse Square Center	\$	5,092	1467
C26059	Playhouse Square - Allen Theatre	\$	150,000	1468
C26061	Fenn College of Engineering	\$	11,113,290	1469
C26071	University Hospital Seidman Cancer Cente	<u>er \$</u>	500,000	1470
	Proton Therapy Center			
TOTAL Hi	gher Education Improvement Fund	\$	14,912,955	1471
			15,412,955	
TOTAL AL	L FUNDS	\$	16,147,765	1472
			16,647,765	
FEN	N COLLEGE OF ENGINEERING			1473
The	amount reappropriated for the foregoing	appro	priation	1474
item C26	061, Fenn College of Engineering, is the	unenc	umbered and	1475
unallott	ed balance as of June 30, 2014, in approp	riati	on item	1476
C26061, Fenn College of Engineering, plus the unencumbered and				
unallotted balance as of June 30, 2014, in appropriation item				
C26060,	Main Classroom Roof Renovation.			1479
Sec	tion 10. That existing Section 253.90 of	Am. H	.B. 497 of	1480
the 130t	h General Assembly is hereby repealed.			1481
Sec	tion 11. That Section 239.10 of Am. H.B.	497 o	f the 130th	1482
General	Assembly, as amended by Am. Sub. H.B. 483	of t	he 130th	1483
General	Assembly, be amended to read as follows:			1484
Sec	. 239.10. FCC FACILITIES CONSTRUCTION COM	MISSI	ON	1485
Lottery	Profits Education Fund (Fund 7017)			1486
C23014	Classroom Facilities Assistance Program	\$	100,000,000	1487
	- Lottery Profits			
TOTAL Lo	ttery Profits Education Fund	\$	100,000,000	1488
Public S	chool Building Fund (Fund 7021)			1489

As Passed b	by the House		r age or
C23098	Twin City Opera House	\$ 400,000	1517
C230A1	Preble County Historical Society	\$ 50,000	1518
C230A6	Secrest Auditorium Renovation	\$ 125,000	1519
C230B1	Karamu House	\$ 1,060,522	1520
C230C5	OHS - Collections Storage Facility	\$ 212,000	1521
	Object Evaluation		
C230C6	OHS - Historic Site Signage	\$ 300,000	1522
C230C8	OHS - Serpent Mound	\$ 397,900	1523
C230D1	OHS - Great Circle Earthworks	\$ 75,000	1524
C230D4	OHS - Fort Laurens	\$ 45,000	1525
C230E6	OHS - Exhibits for Native American Sites	\$ 500,000	1526
C230E7	OHS - Hayes Presidential Center	\$ 50,000	1527
C230E8	OHS - Armstrong Air and Space Museum	\$ 45,000	1528
C230E9	OHS - Museum of Ceramics	\$ 223,850	1529
C230F1	OHS - Campus Martius Museum	\$ 145,200	1530
C230F2	Second Century Project	\$ 200,000	1531
C230F3	Stuart's Opera House	\$ 500,000	1532
C230F4	The Gordon, Hauss, Folk Company Mill	\$ 250,000	1533
C230F5	Thatcher Temple Art Building	\$ 37,500	1534
C230F6	Fitton Center for Creative Arts	\$ 100,000	1535
C230F7	Oxford Community Arts Center	\$ 450,000	1536
C230F8	Gammon House Improvements	\$ 75,000	1537
C230F9	Clark State Community College Performing	\$ 275,000	1538
	Arts Center		
C230G1	Murphy Theatre	\$ 150,000	1539
C230G2	Johnson-Humrick House Museum	\$ 57,960	1540
C230G3	Public artPARK	\$ 200,000	1541
C230G4	Schines Art Park	\$ 357,500	1542
C230G5	Bedford Historical Society	\$ 100,000	1543
C230G6	Rainey Institute - Safe Parking	\$ 125,000	1544
C230G7	Ukrainian Museum - Archives	\$ 125,000	1545
C230G8	Cleveland African American Museum	\$ 150,000	1546
	Restoration and Expansion		

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	Studio and Auditorium		
C230L5	Columbus Theater-Based Community	\$ 1,000,000	1573
	Development Project		
C230L6	Franklin Park Conservatory Joint	\$ 1,000,000	1574
	Recreation District		
C230L7	Sauder Village - 1920 Homestead	\$ 300,000	1575
C230L8	Fulton County Visitor and Heritage	\$ 1,000,000	1576
	Center		
C230L9	Ariel-Ann Carson Dater Performing Arts	\$ 100,000	1577
	Centre		
C230M1	French Art Colony/Riverby Theatre Guild	\$ 100,000	1578
C230M2	Geauga County Historical Society	\$ 56,000	1579
C230M3	Chardon Lyric Theatre	\$ 50,000	1580
C230M4	Chardon Heritage House	\$ 200,000	1581
C230M5	Incline Theater Project	\$ 550,000	1582
C230M6	Cincinnati Art Museum - Make Room for	\$ 825,000	1583
	Art		
C230M7	Hamilton County Memorial Hall	\$ 2,000,000	1584
C230M8	Cincinnati Zoo	\$ 2,000,000	1585
C230M9	Union Terminal Restoration	\$ 5,000,000	1586
C230N1	Cincinnati Music Hall Revitalization	\$ 5,000,000	1587
C230N2	Kan Du Community Arts Center	\$ 520,000	1588
C230N3	Findlay Central Auditorium	\$ 1,000,000	1589
C230N4	Appalachian Forest Museum	\$ 100,000	1590
C230N5	Logan Theater	\$ 25,000	1591
C230N6	Willard Train Viewing Platform	\$ 50,000	1592
C230N7	Markay Theatre Renovation	\$ 150,000	1593
C230N8	Grand Theater Restoration Project	\$ 140,000	1594
C230N9	South Leroy Historic Meeting House	\$ 15,000	1595
	Restoration		
C230P1	Willoughby Fine Arts Association -	\$ 500,000	1596
	Facility Expansion		
C230P2	Ironton Cultural Arts Operations	\$ 100,000	1597

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SCHOOL SECURITY GRANTS

	Restoration		
C230S2	Perry County Historical and Cultural	\$ 341,600	1624
	Arts Center		
C230S3	Hayden Auditorium - Hiram	\$ 260,854	1625
C230S4	Majestic Theater Renovation	\$ 36,000	1626
C230S5	Lucy Webb Hayes Heritage Center Exterior	\$ 100,000	1627
	Replacement and Restoration		
C230S6	Pumphouse Center for the Arts	\$ 130,000	1628
C230S7	Historic Sidney Theatre	\$ 500,000	1629
C230S8	Pro Football Hall of Fame	\$ 10,000,000	1630
C230S9	Park Theater Renovation	\$ 159,078	1631
C230T1	Akron Civic Theater	\$ 530,261	1632
C230T2	John Brown House and Grounds	\$ 50,000	1633
С230Т3	Hale Farm	\$ 500,000	1634
С230Т4	Urichsville Clay Museum	\$ 150,000	1635
C230T5	Mason Historical Society	\$ 350,000	1636
С230Т6	Cincinnati Zoo - Big Cat Facility	\$ 1,000,000	1637
С230Т7	Historic Theatre Restoration	\$ 500,000	1638
C230T8	County Line Historical Society	\$ 46,000	1639
С230Т9	Pemberville Opera House Elevator Project	\$ 220,000	1640
C230U1	Wood County Historical Center & Museum	\$ 600,000	1641
	Accessibility Project		
C230U2	Avon Lake - Folger House	\$ 150,000	1642
C230U3	DeYor Performing Arts Center	\$ 100,000	1643
TOTAL Cu	tural and Sports Facilities Building Fund	\$ 75,340,182	1644
		74,840,182	
School Bu	uilding Program Assistance Fund (Fund 7032)		1645
C23002	School Building Program Assistance	\$ 575,000,000	1646
TOTAL Sch	nool Building Program Assistance Fund	\$ 575,000,000	1647
TOTAL ALI	FUNDS	\$ 771,185,182	1648
		770,685,182	

1681

The foregoing appropriation item C230V9, School Security	1650
Grants, shall be used by the School Facilities Commission to	1651
provide funding to all public and chartered nonpublic schools for	1652
the purchase and installation of one Multi-Agency Radio	1653
Communications System (MARCS) unit per school building and a	1654
security door system, consisting of a security camera, an	1655
intercom, and remote access, at one main entrance per school	1656
building. If law enforcement agencies with jurisdiction over all	1657
or a portion of the geographical area of a public or chartered	1658
nonpublic school do not use MARCS, a public or chartered nonpublic	1659
school may purchase one emergency communications system compatible	1660
with the system or systems in use by law enforcement agencies with	1661
jurisdiction over the school territory. A public or chartered	1662
nonpublic school may apply to the School Facilities Commission for	1663
reimbursement up to \$2,000 for one MARCS unit or other emergency	1664
communications system per school building and up to \$5,000 for	1665
costs incurred with the purchase of a security door system	1666
installed on or after January 1, 2013. A public or chartered	1667
nonpublic school may receive reimbursement for either a MARCS unit	1668
or another emergency communications system, but not both. A school	1669
previously awarded funds for one of the grant items under this	1670
program may not receive a second award for that same grant item.	1671
STATE AGENCY PLANNING/ASSESSMENT	1672
The foregoing appropriation item C230E5, State Agency	1673
Planning/Assessment, shall be used by the Facilities Construction	1674
Commission to provide assistance to any state agency for	1675
assessment, capital planning, and maintenance management.	1676
GEAUGA COUNTY HISTORICAL SOCIETY	1677
Of the foregoing appropriation item C230M2, Geauga County	1678
Historical Society, \$12,000 shall be used for Geauga Historical	1679

Society - White Barn Restoration, \$18,000 shall be used for Geauga

Historical Society - Maple Museum, and \$26,000 shall be used for

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Geauga Historical Society - Lennah Bond Center.	1682
SCHOOL BUILDING PROGRAM ASSISTANCE	1683
The foregoing appropriation item C23002, School Building	1684
Program Assistance, shall be used by the School Facilities	1685
Commission to provide funding to school districts that receive	1686
conditional approval from the Commission pursuant to Chapter 3318.	1687
of the Revised Code.	1688
Section 12. That existing Section 239.10 of Am. H.B. 497 of	1689
the 130th General Assembly, as amended by Am. Sub. H.B. 483 of the	1690
130th General Assembly, is hereby repealed.	1691