

SB 33 is vague, arbitrary, inconsistent with the Ohio Revised Code, unnecessary, and clearly unconstitutional. It **violates due process** by arbitrarily – with no definition – singling out certain infrastructure that it merely labels, with *no justification or definition*, “critical.” It thus targets people and *even more so* organizations deemed to support actions at these arbitrarily labeled sites for unfair extra punishment, a violation of due process, and is **clearly intended to chill dissent, a fundamental violation of First Amendment rights**. The specification of ten times higher penalties for “organizations” deemed to support covered activity (who clearly cannot control actions of people — including **agent provocateurs often embedded in protests by industry or the government** — is clearly intended to intimidate, relying on this **chilling effect that has been clearly ruled unconstitutional by the U.S. Supreme Court in multiple decisions since the 1950s**.

Thank You