## As Adopted by the House

## 135th General Assembly Regular Session 2023-2024

H. J. R. No. 8

## Representatives Oelslager, Troy

Cosponsors: Representatives Abrams, Robb Blasdel, Brennan, Brent, Dell'Aquila, McNally, Miller, J., Pizzulli, Richardson, Russo, Schmidt, Sweeney, Thomas, C., Roemer, Barhorst, Brewer, Brown, Callender, Carruthers, Cross, Dobos, Edwards, Forhan, Ghanbari, Grim, Hillyer, Holmes, Hoops, Isaacsohn, John, Jones, Manning, Mathews, Miller, A., Miller, K., Patton, Pavliga, Piccolantonio, Robinson, Rogers, Seitz, Sims, Skindell, Somani, Weinstein, White, Williams, Young, T., Speaker Stephens

## A JOINT RESOLUTION

Proposing to enact Section 2t of Article VIII of the	1
Constitution of the State of Ohio to permit the	2
issuance of additional general obligation bonds to	3
fund public infrastructure capital improvements.	4
Do it woodwad by the Conoral Accombly of the Chate of	5
Be it resolved by the General Assembly of the State of	5
Ohio, three-fifths of the members elected to each house	6
concurring herein, that there shall be submitted to the electors	7
of the state, in the manner prescribed by law at the special	8
election to be held on May 6, 2025, a proposal to enact Section	9
2t of Article VIII of the Constitution of the State of Ohio to	10
read as follows:	11
ARTICLE VIII	12
Section 2t. (A) In addition to the authorizations	13

otherwise contained in Article VIII of the Ohio Constitution,	14
the General Assembly may provide by law, in accordance with and	15
subject to the limitations of this section, for the issuance of	16
bonds and other obligations of the state for the purpose of	17
financing or assisting in the financing of the cost of public	18
infrastructure capital improvements of municipal corporations,	19
counties, townships, and other governmental entities as	20
designated by law. As used in this section, public	21
infrastructure capital improvements shall be limited to roads	22
and bridges, waste water treatment systems, water supply	23
systems, solid waste disposal facilities, and storm water and	24
sanitary collection, storage, and treatment facilities,	25
including real property, interests in real property, facilities,	26
and equipment related to or incidental thereto, and shall	27
include, without limitation, the cost of acquisition,	28
construction, reconstruction, expansion, improvement, planning,	29
and equipping.	30
It is hereby determined that such public infrastructure	31
capital improvements are necessary to preserve and expand the	32
public capital infrastructure of such municipal corporations,	33
counties, townships, and other governmental entities, ensure the	34
public health, safety, and welfare, create and preserve jobs,	35
enhance employment opportunities, and improve the economic	36
welfare of the people of this state.	37
(B) Not more than two billion five hundred million dollars	38
principal amount of state general obligations may be issued	39
under this section for public infrastructure capital	40
improvements. Not more than two hundred fifty million dollars	41
principal amount of those obligations may be issued in each of	42
the ten fiscal years of issuance, plus in each case the	43
principal amount of those obligations that in any prior fiscal	44

year could have been but were not issued within those fiscal	45
year limits. No obligations may be issued pursuant to this	46
section until all of the state infrastructure obligations	47
authorized under Section 2s of Article VIII, Ohio Constitution	48
have been issued.	49
(C) Each issue of obligations issued under this section	50
shall mature in not more than thirty years from the date of	51
issuance, or, if issued to retire or refund other obligations,	52
within that number of years from the date the debt being retired	53
or refunded was originally issued. If state general obligations	54
are issued as notes in anticipation of the issuance of bonds,	55
provision shall be made by law for the establishment and	56
maintenance, during the period in which the notes are	57
outstanding, of a special fund or funds into which shall be	58
paid, from the sources authorized for the payment of such bonds,	59
the amount that would have been sufficient, if bonds maturing	60
during the permitted period of years had been issued without	61
such prior issuance of notes, to pay the principal that would	62
have been payable on such bonds during such period. Such fund or	63
funds shall be used solely for the payment of principal of such	64
notes or bonds in anticipation of which such notes have been	65
issued. Obligations issued under this section to retire or	66
refund obligations previously issued under this section or	67
Section 2k, 2m, 2p, or 2s of Article VIII, Ohio Constitution	68
shall not be counted against the fiscal year or total issuance	69
limitations provided in this section or Section 2k, 2m, 2p, or	70
<u>2s as applicable.</u>	71
(D) The obligations issued under this section are general	72
obligations of the state. The full faith and credit, revenue,	73
and taxing power of the state shall be pledged to the payment of	74
the principal of and premium and interest and other accreted	75

amounts on outstanding obligations as they become due	76
(hereinafter called debt service), and bond retirement fund	77
provisions shall be made for payment of that debt service.	78
Provision shall be made by law for the sufficiency and	79
appropriation, for purposes of paying debt service, of excises,	80
taxes, and revenues so pledged or committed to debt service, and	81
for covenants to continue the levy, collection, and application	82
of sufficient excises, taxes, and revenues to the extent needed	83
for that purpose. Notwithstanding Section 22 of Article II, Ohio	84
Constitution, no further act of appropriation shall be necessary	85
for that purpose. The obligations and the provision for the	86
payment of debt service, and repayment by governmental entities	87
of any loans made under this section, are not subject to	88
Sections 5, 6, and 11 of Article XII, Ohio Constitution. Moneys	89
referred to in Section 5a of Article XII, Ohio Constitution may	90
not be pledged to the payment of that debt service.	91
(E) The state may participate in any public infrastructure	92
capital improvement under this section with municipal	93
corporations, counties, townships, or other governmental	94
entities as designated by law, or any one or more of them. Such	95
participation may be by grants, loans, or contributions to them	96
for any such capital improvements. The entire proceeds of the	97
infrastructure obligations shall be used for public	98
infrastructure capital improvements of municipal corporations,	99
counties, townships, and other governmental entities, except to	100
the extent that the General Assembly provides by law that the	101
state may reasonably be compensated from such moneys for	102
planning, financial management, or administrative services	103
performed in relation to the issuance of infrastructure	104
obligations.	105
(F) Obligations issued under authority of this section,	106

the transfer thereof, and the interest, interest equivalent, and	107
other income and accreted amounts therefrom, including any	108
profit made on the sale, exchange, or other disposition thereof,	109
shall at all times be free from taxation within the state.	110
(G) This section shall otherwise be implemented in the	111
manner and to the extent provided by law by the General	112
Assembly, including provision for the procedure for incurring	113
and issuing obligations, separately or in combination with other	114
obligations, and refunding, retiring, and evidencing	115
obligations, and provision for the use to the extent practicable	116
of Ohio products, materials, services, and labor in the making	117
of any project financed, in whole or in part, under this	118
section.	119
(H) The powers and authority granted or confirmed by and	120
under, and the determinations in, this section are independent	121
of, in addition to, and not in derogation of or a limitation on,	122
powers, authority, determinations, or confirmations under laws	123
or under other provisions of the Ohio Constitution and do not	124
impair any previously adopted provisions of the Ohio	125
Constitution or any law previously enacted by the General	126
Assembly or by a local public agency.	127
EFFECTIVE DATE	128
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If adopted by a majority of the electors voting on this	129
proposal, Section 2t of Article VIII of the Constitution of the	130
State of Ohio enacted by this proposal shall take effect	131
immediately	132