As Passed by the House

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 31

Representative Cupp

Cosponsors: Representatives Arndt, Becker, Blessing, Conditt, Goodman, Green, Householder, Huffman, Koehler, Lipps, Reineke, Riedel, Roegner, Scherer, Seitz, Schaffer, Sprague, Stein, Anielski, Hambley, Antani, Dever, Duffey, Edwards, Faber, Gavarone, Ginter, Henne, Manning, McColley, Miller, Patton, Perales, Rezabek, Rogers, Ryan, Slaby, Smith, R., Sweeney, Thompson, West, Wiggam, Young

A BILL

Го	amend section 9.23, to revive and amend section	1
	5139.44, and to repeal section 9.239 of the	2
	Revised Code, and to repeal Section 7 of Am.	3
	Sub. H.B. 52 of the 131st General Assembly,	4
	Section 3 of Sub. H.B. 463 of the 130th General	5
	Assembly, Sections 745.10, 751.20, 751.37,	6
	751.120, 751.130, and 751.140 of Am. Sub. H.B.	7
	483 of the 130th General Assembly, and Section 4	8
	of Sub. S.B. 310 of the 130th General Assembly	9
	to revive the RECLAIM Advisory Committee, to	10
	formally abolish certain defunct boards, and to	11
	abolish the Government Contracting Advisory	12
	Council.	13

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

	Sec	ctio	n 1.	That	section	9.2	3 be	amende	ed and	sect	ion		14
5139.	44	of	the	Revise	d Code	be r	evive	ed and	amende	d to	read	as	15

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follows:	16
Sec. 9.23. As used in sections 9.23 to 9.239 9.238 of the	17
Revised Code:	18
(A) "Allocable nondirect costs" means the amount of	19
nondirect costs allocated as a result of actual expenditures on	20
direct costs. "Allocable nondirect costs" shall be calculated as	21
follows: direct costs actually incurred for the provision of	22
services pursuant to a contract entered into under section 9.231	23
of the Revised Code divided by the minimum percentage of money	24
that is to be expended on the recipient's direct costs, as	25
specified in the contract, minus the direct costs actually	26
incurred.	27
(B) "Contract payment earned" means payment pursuant to a	28
contract entered into under section 9.231 of the Revised Code	29
for direct costs actually incurred in performing the contract,	30
up to the minimum percentage of money that is to be expended on	31
the recipient's direct costs, as specified in the contract, plus	32
allocable nondirect costs associated with those direct costs.	33
(C) "Direct costs" means the costs of providing services	34
that directly benefit a patient, client, or the public and that	35
are set forth in the contract entered into under section 9.231	36
of the Revised Code. "Direct costs" does not include the costs	37
of any financial review or audit required under section 9.234 of	38
the Revised Code.	39
(D)(1) "Governmental entity" means a state agency or a	40
political subdivision of the state.	41
(2) "Contracting authority" of a governmental entity means	42

the director or chief executive officer, in the case of a state

agency, or the legislative authority, in the case of a political

subdivision.	45
(E) "Minimum percentage of money that is to be expended on	46
the recipient's direct costs" means the percentage of the total	47
amount of the contract entered into under section 9.231 of the	48
Revised Code that, at a minimum, has to be expended on the	49
recipient's direct costs in performing the contract in order for	50
the recipient to earn the total amount of the contract.	51
(F) "Political subdivision" means a county, township,	52
municipal corporation, or any other body corporate and politic	53
that is responsible for government activities in a geographic	54
area smaller than that of the state.	55
(G) "Recipient" means a person that enters into a contract	56
with a governmental entity under section 9.231 of the Revised	57
Code.	58
(H) "State agency" means any organized body, office,	59
agency, institution, or other entity established by the laws of	60
the state for the exercise of any function of state government.	61
(I) A judgment is "uncollectible" if, at least ninety days	62
after the judgment is obtained, the full amount of the judgment	63
has not been collected and either a settlement agreement between	64
the governmental entity and the recipient has not been entered	65
into or a settlement agreement has been entered into but has not	66
been materially complied with.	67
Sec. 5139.44. (A)(1) There is hereby created the RECLAIM	68
advisory committee that shall be composed of the following nine	69
members:	70
(a) Two members shall be juvenile court judges appointed	71
by the Ohio association of juvenile and family court judges.	72

(b) One member shall be the director of youth services or	73				
the director's designee.	74				
(c) One member shall be the director of budget and	75				
management or the director's designee.	76				
(d) One member shall be a member of a senate committee	77				
dealing with finance or criminal justice issues appointed by the					
president of the senate.	79				
(e) One member shall be a member of a committee of the	80				
house of representatives dealing with finance or criminal	81				
justice issues appointed by the speaker of the house of	82				
representatives.	83				
(f) One member shall be a member of a board of county	84				
commissioners appointed by the county commissioners association	85				
of Ohio.	86				
(g) Two members shall be juvenile court administrators	87				
appointed by the Ohio association of juvenile and family court					
judges.	89				
(2) The members of the committee shall be appointed or	90				
designated within thirty days after the effective date of this	91				
section September 26, 2003, and the director of youth services	92				
shall be notified of the names of the members.	93				
(3) Members described in divisions (A)(1)(a), (f), and (g)	94				
of this section shall serve for terms of two years and shall	95				
hold office from the date of the member's appointment until the	96				
end of the term for which the member was appointed. Members	97				
described in divisions (A)(1)(b) and (c) of this section shall	98				
serve as long as they hold the office described in that	99				
division. Members described in divisions (A)(1)(d) and (e) of	100				
this section shall serve for the duration of the session of the	101				

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general assembly during which they were appointed, provided they	10
continue to hold the office described in that division. The	10
members described in divisions (A)(1)(a), (d), (e), (f), and (g)	10
may be reappointed. Vacancies shall be filled in the manner	10
provided for original appointments. Any member appointed to fill	10
a vacancy occurring prior to the expiration date of the term for	10
which the member's predecessor was appointed shall hold office	10
as a member for the remainder of that term. A member shall	10
continue in office subsequent to the expiration date of the	11
member's term until the member's successor takes office or until	11
a period of sixty days has elapsed, whichever occurs first.	11

- (4) Membership on the committee does not constitute the 113 holding of an incompatible public office or employment in 114 violation of any statutory or common law prohibition pertaining 115 to the simultaneous holding of more than one public office or 116 employment. Members of the committee are not disqualified from 117 holding by reason of that membership and do not forfeit because 118 of that membership their public office or employment that 119 qualifies them for membership on the committee notwithstanding 120 any contrary disqualification or forfeiture requirement under 121 existing Revised Code sections. 122
- 123 (B) The director of youth services shall serve as an interim chair of the RECLAIM advisory committee until the first 124 meeting of the committee. Upon receipt of the names of the 125 members of the committee, the director shall schedule the 126 initial meeting of the committee that shall take place at an 127 appropriate location in Columbus and occur not later than sixty 128 days after the effective date of this section September 26, 129 2003. The director shall notify the members of the committee of 130 the time, date, and place of the meeting. At the initial 131 meeting, the committee shall organize itself by selecting from 132

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county allocations, community correctional facilities, and

Section 3. The following sections are repealed:

Section 2. That existing section 9.23 and section 9.239 of

juvenile correctional facility budgets.

the Revised Code are hereby repealed.

Sub. H. B. No. 31 As Passed by the House		
Section 7 of Am. Sub. H.B. 52 of the 131st General	161	
Assembly	162	
Section 3 of Sub. H.B. 463 of the 130th General Assembly	163	
Sections 745.10, 751.20, 751.37, 751.120, 751.130, and	164	
751.140 of Am. Sub. H.B. 483 of the 130th General Assembly	165	
Section 4 of Sub. S.B. 310 of the 130th General Assembly	166	
Section 4. This act revives the RECLAIM Advisory	167	
Committee. All individuals who were members of the RECLAIM	168	
Advisory Committee under section 5139.44 of the Revised Code, on	169	
December 31, 2016, shall resume their membership positions on	170	
the effective date of this act. The expiration date for the	171	
terms of these members shall be the same as if the Committee did	172	
not expire, under operation of the Sunset Review Law, on	173	
December 31, 2016.	174	