As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 23

Representative Edwards

A BILL

То	amend sections 124.152, 4981.02, 5503.031, and	1
	5517.011; to enact sections 746.01, 746.02,	2
	746.03, 746.04, 746.05, 746.06, and 746.07; and	3
	to repeal section 5501.09 of the Revised Code	4
	to make appropriations for programs related to	5
	transportation for the biennium beginning July	6
	1, 2023, and ending June 30, 2025, and to	7
	provide authorization and conditions for the	8
	operation of those programs.	9

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

Section 101.01. That sections 124.152, 4981.02, 5503.031,	10
and 5517.011 be amended and sections 746.01, 746.02, 746.03,	11
746.04, 746.05, 746.06, and 746.07 of the Revised Code be	12
enacted to read as follows:	13
Sec. 124.152. (A)(1) Except as provided in division (A)(2)	14
of this section, each exempt employee shall be paid a salary or	15
wage in accordance with schedule E-1 or schedule E-2 of division	16
(B) of this section.	17
(2) Each exempt employee who holds a position in the	18
unclassified civil service pursuant to division (A) (26) or (30)	19

	B. No. Introd	-								Page 2	
of	sec	tion 124.1	1 of th	e Revise	ed Code	may be	paid a	salary	or		20
wa	ige i	n accordan	ce with	schedul	le E-1 c	r sched	ule E-2	of div	ision		21
(E	3) of	this sect	ion, as	applica	able.						22
		(B)(1) Each	n exempt	t employ	vee who	must be	paid i	n accord	dance		23
wi	th s	chedule E-	1 or sc	hedule E	E-2 of t	his sec	tion sh	nall be	paid		24
a	sala	ry or wage	in acc	ordance	with th	e follo	wing so	chedule	of		25
ra	ites	as of the	pay per	iod that	t includ	les July	1, 202	21:			26
Sc	hedu	le E-1									27
											28
	1	. 2	3	4	5	6	7	8	9	10	
А			Pa	ay Range	s and S	tep Valı	ıes				
В											
ם											
С		S	tep 1 S	Step 2 S	Step 3 S	Step 4	Step 5	Step 6	Step 7	Step 8	
D	Rang	ge									
											29
	1	2	3	4	5	6	7	8	9	10	
А	1	Hourly	12.14	12.69	13.21	13.80					
В		Annually	25251	26395	27476	28704					
С	2	Hourly	14.73	15.36	16.01	16.72					
D		Annually	30638	31948	33300	3/1777					

E	3	Hourly	15.44	16.13	16.84	17.56	
F		Annually	32115	33550	35027	36524	
G	4	Hourly	16.20	16.93	17.75	18.51	
Н		Annually	33696	35214	36920	38500	
I	5	Hourly	17.00	17.78	18.51	19.33	
J		Annually	35360	36982	38500	40206	
K	6	Hourly	17.91	18.66	19.47	20.27	
L		Annually	37252	38812	40497	42161	
М	7	Hourly	19.01	19.72	20.54	21.25	22.07
N		Annually	39540	41017	42723	44200	45905
0	8	Hourly	20.11	21.00	21.90	22.89	23.97
Р		Annually	41828	43680	45552	47611	49857
Q	9	Hourly	21.45	22.56	23.67	24.85	26.11
R		Annually	44616	46924	49233	51688	54308
S	10	Hourly	23.13	24.41	25.72	27.20	28.64
Т		Annually	48110	50772	53497	56576	59571
U	11	Hourly	25.20	26.66	28.20	29.80	31.49
V		Annually	52416	55452	58656	61984	65499

M	12	Hourly	27.80	29.36	30.93	32.64	34.46	36.34	37.82	39.60	
Χ		Annually	57824	61068	64334	67891	71676	75587	78665	82368	
Y	13	Hourly	30.64	32.32	34.09	35.92	37.95	39.99	41.63	43.59	
Z		Annually	63731	67225	70907	74713	78936	83179	86590	90667	
AA	14	Hourly	33.69	35.61	37.52	39.56	41.80	44.13	45.95	48.10	
AB		Annually	70075	74068	78041	82284	86944	91790	95576	100048	
AC	15	Hourly	37.02	39.10	41.30	43.57	45.99	48.51	50.50	52.88	
AD		Annually	77001	81328	85904	90625	95659	100900	105040	109990	
ΑE	16	Hourly	40.81	43.08	45.45	48.00	50.63	53.53	55.73	58.34	
AF		Annually	84884	89606	94536	99840	105310	111342	115918	121347	
AG	17	Hourly	44.96	47.44	50.10	52.86	55.83	58.94			
АН		Annually	93516	98675	104208	109948	116126	122595			
AI	18	Hourly	49.55	52.29	55.24	58.28	61.50	64.94			
AJ		Annually	103064	108763	114899	121222	127920	135075			
Scł	nedul	le E-2									30

31

1 2 3 4

A Range Minimum Maximum

В	41	Hourly	16.23	48.99
С		Annually	33758	101899
D	42	Hourly	17.89	54.09
E		Annually	37211	112507
F	43	Hourly	19.70	59.56
G		Annually	40976	123884
Н	44	Hourly	21.73	65.08
I		Annually	45198	135366
J	45	Hourly	24.01	71.05
K		Annually	49941	147784
L	46	Hourly	26.43	77.65
М		Annually	54974	161512
N	47	Hourly	29.14	84.75
0		Annually	60611	176280
P	48	Hourly	32.14	92.45
Q		Annually	66851	192296
R	49	Hourly	35.44	99.83
S		Annually	73715	207646

		o. 23 oduced								Page (5
		(2) Each	exempt	employe	e who mu	ıst be pa	id in aco	cordanc	е		32
W	lth	schedule	E-1 or s	schedule	E-2 of	this sec	tion sha	ll be p	aid		33
а	sal	ary or wa	ge in ad	ccordanc	e with	the follo	wing sch	edule o	f		34
ra	ates	as of th	e pay pe	eriod th	at incl	udes July	1, 2022	:			35
So	chec	lule E-1									36
											37
		1 2	3 4	1 5	6	7	8	Ċ)	10	
A			P	ay Range	es and S	tep Value	es				
В		Ste	p 1 Ste	p 2 Ster	o 3 Ster	o 4 Step	5 Step 6	Step	7 S	tep 8	
С	Rai	nge									
											38
	1	2	3	4	5	6	7	8	9	10	
A	1	Hourly	12.50	13.07	13.61	14.21					
В		Annually	26000	27185	28308	29556					
С	2	Hourly	15.17	15.82	16.49	17.22					
D		Annually	31553	32905	34299	35817					
E	3	Hourly	15.90	16.61	17.35	18.09					
F		Annually	33072	34548	36088	37627					
G	4	Hourly	16 69	17 44	18 28	19 07					

Н		Annually	34715	36275	38022	39665				
I	5	Hourly	17.51	18.31	19.07	19.91				
J		Annually	36420	38084	39665	41412				
K	6	Hourly	18.45	19.22	20.05	20.88				
L		Annually	38376	39977	41704	43430				
М	7	Hourly	19.58	20.31	21.16	21.89	22.73			
N		Annually	40726	42244	44012	45531	47278			
0	8	Hourly	20.71	21.63	22.56	23.58	24.69			
Р		Annually	43076	44990	46924	49046	51355			
Q	9	Hourly	22.09	23.24	24.38	25.60	26.89			
R		Annually	45947	48339	50710	53248	55931			
S	10	Hourly	23.82	25.14	26.49	28.02	29.50			
T		Annually	49545	52291	55099	58281	61360			
U	11	Hourly	25.96	27.46	29.05	30.69	32.43			
V		Annually	53996	57116	60424	63835	67454			
M	12	Hourly	28.63	30.24	31.86	33.62	35.49	37.43	38.95	40.79
Х		Annually	59550	62889	66268	69929	73819	77854	81016	84843
Y	13	Hourly	31.56	33.29	35.11	37.00	39.09	41.19	42.88	44.90

Z	Annually	65644	69243	73028	76960	81307	85675	89190	93392	
AA 14	Hourly	34.70	36.68	38.65	40.75	43.05	45.45	47.33	49.54	
AB	Annually	72176	76294	80392	84760	89544	94536	98446	103043	
AC 15	Hourly	38.13	40.27	42.54	44.88	47.37	49.97	52.02	54.47	
AD	Annually	79310	83761	88483	93350	98529	103937	108201	113297	
AE 16	Hourly	42.03	44.37	46.81	49.44	52.15	55.14	57.40	60.09	
AF	Annually	87422	92289	97364	102835	108472	114691	119392	124987	
AG 17	Hourly	46.31	48.86	51.60	54.45	57.50	60.71			
АН	Annually	96324	101628	107328	113256	119600	126276			
AI 18	Hourly	51.04	53.86	56.90	60.03	63.35	66.89			
AJ	Annually	106163	112028	118352	124862	131768	139131			
Sched	lule E-2									39

				4	10
	1	2	3	4	
А	Range		Minimum	Maximum	
В	41	Hourly	16.23	50.46	
С		Annually	33758	104956	
D	42	Hourly	17.89	55.71	

E		Annually	37211	115876
F	43	Hourly	19.70	61.35
G		Annually	40976	127608
Н	44	Hourly	21.73	67.03
I		Annually	45198	139422
J	45	Hourly	24.01	73.18
K		Annually	49941	152214
L	46	Hourly	26.43	79.98
М		Annually	54974	166358
N	47	Hourly	29.14	87.29
0		Annually	60611	181563
P	48	Hourly	32.14	95.22
Q		Annually	66851	198057
R	49	Hourly	35.44	102.82
S		Annually	73715	213865

⁽³⁾ Each exempt employee who must be paid in accordance
41
with schedule E-1 or schedule E-2 of this section shall be paid
42
a salary or wage in accordance with the following schedule of
43
rates as of the pay period that includes July 1, 2023:
44
Schedule E-1

46 1 2 3 4 5 6 7 8 9 10 Α Pay Ranges and Step Values В Step 1 Step 2 Step 3 Step 4 Step 5 Step 6 Step 7 Step 8 С Range D Hourly 12.88 13.46 14.02 14.64 Annually 26790 27996 29161 30451 Ε 17.74 F Hourly 15.63 16.29 16.98 Annually 32510 33883 36899 G 35318 Η 3 Hourly 16.38 17.11 17.87 18.63 Ι Annually 34070 35588 37169 38750 Hourly 17.19 17.96 18.83 19.64 J Annually 35755 37356 39166 40851 K Hourly 18.04 18.86 20.51 19.64 L Annually 37523 39228 40851 42660 Μ Hourly 19.00 19.80 20.65 21.51 Ν 0 Annually 39520 41184 42952 44740 Hourly 20.17 20.92 21.79 22.55 23.41 Ρ

48692

Annually 41953 43513 45323 46904

Q

R	8	Hourly	21.33	22.28	23.24	24.29	25.43			
S		Annually	44366	46342	48339	50523	52894			
T	9	Hourly	22.75	23.94	25.11	26.37	27.70			
U		Annually	47320	49795	52228	54849	57616			
V	10	Hourly	24.53	25.89	27.28	28.86	30.39			
W		Annually	51022	53851	56742	60028	63211			
Х	11	Hourly	26.74	28.28	29.92	31.61	33.40			
Υ		Annually	55619	58822	62233	65748	69472			
Z	12	Hourly	29.49	31.15	32.82	34.63	36.55	38.55	40.12	42.01
AA		Annually	61339	64792	68265	72030	76024	80184	83449	87380
AB	13	Hourly	32.51	34.29	36.16	38.11	40.26	42.43	44.17	46.25
AC		Annually	67620	71323	75212	79268	83740	88254	91873	96200
AD	14	Hourly	35.74	37.78	39.81	41.97	44.34	46.81	48.75	51.03
ΑE		Annually	74339	78582	82804	87297	92227	97364	101400	106142
AF	15	Hourly	39.27	41.48	43.82	46.23	48.79	51.47	53.58	56.10
AG		Annually	81681	86278	91145	96158	101483	107057	111446	116688
АН	16	Hourly	43.29	45.70	48.21	50.92	53.71	56.79	59.12	61.89
AI		Annually	90043	95056	100276	105913	111716	118123	122969	128731

AJ	17	Hourly	47.70	50.33	53.15	56.08	59.23	62.53		
AK		Annually	99216	104686	110552	116646	123198	130062		
AL	18	Hourly	52.57	55.48	58.61	61.83	65.25	68.90		
AM		Annually	109345	115398	121908	128606	135720	143312		
Sch	edule	E-2								47
										48
		1			2		3		4	
A	Ra	inge				Min	imum	Maximu	m	
В	41		Нс	ourly		16.	23	51.97		
С			An	nually		337	58	108097		
D	42	!	НС	urly		17.	89	57.38		
E			An	nually		372	11	119350		
F	43	}	Нс	urly		19.	70	63.19		
G			An	nually		409	76	131435		
Н	44	:	Но	urly		21.	73	69.04		
I			An	nually		451	98	143603		

Hourly 24.01 75.38

Annually 49941 156790

J 45

K

L	46	Hourly	26.43	82.38
М		Annually	54974	171350
N	47	Hourly	29.14	89.91
0		Annually	60611	187012
P	48	Hourly	32.14	98.08
Q		Annually	66851	204006
R	49	Hourly	35.44	105.90
S		Annually	73715	220272

- (C) As used in this section:
- (1) "Exempt employee" means a permanent full-time or permanent part-time employee paid directly by warrant of the director of budget and management whose position is included in the job classification plan established under division (A) of section 124.14 of the Revised Code but who is not considered a public employee for the purposes of Chapter 4117. of the Revised Code. "Exempt employee" also includes a permanent full-time or permanent part-time employee of the secretary of state, auditor of state, treasurer of state, or attorney general who has not been placed in an appropriate bargaining unit by the state employment relations board.

(2) "Base rate of pay" means the rate of pay established under schedule E-1 of this section, plus the supplement provided under division (E) of section 124.181 of the Revised Code, plus any supplements enacted into law that are added to schedule E-1 of this section.

(D) (1) The director of administrative services shall adopt	66
rules establishing pay range 19 in schedule E-1 of division (B)	67
(3) of this section. In the rules, the director shall do both of	68
the following:	69
(a) Require that an individual paid in accordance with	70
range 19 be paid a minimum annual salary of \$101,935 up to a	71
maximum annual salary of \$122,465.	72
(b) Establish the step values within range 19 and	73
determine the hourly rates of pay that correspond to the annual	74
salaries assigned to the steps.	75
(2) The director of administrative services shall adopt	76
rules identifying a step value 7 in range 17 of schedule E-1 of	77
division (B)(3) of this section. In the rules, the director-	78
shall identify the hourly and annual pay for step value 7 in-	79
range 17, which shall be proportionally higher than the hourly-	80
and annual pay for step value 6 in range 17.	81
Sec. 746.01. As used in this chapter:	82
"Ferguson Act of 1869" means the act titled "An act	83
relating to cities of the first class having a population	84
exceeding one hundred and fifty thousand inhabitants" passed May	85
4, 1869, (66 O. L. p. 80) pursuant to which the city of	86
Cincinnati established the Cincinnati Southern Railway, as well	87
as acts subsequently amending the act passed May 4, 1869, which	88
included sections 15093 to 15150-20 of the General Code, as	89
subsequently amended by Section 2 of S.B. 200 of the 98th	90
general assembly, Section 1 of H.B. 314 of the 102nd general	91
assembly, Section 1 of S.B. 562 of the 104th general assembly,	92
and Sections 1 and 2 of H.B. 69 of the 112th general assembly.	93
"Railway" means any railroad built under and governed by	94

the Ferguson Act of 1869, and does not include property, land,	95
right-of-way, or easements which are a part of the railroad line	96
but are no longer necessary for the operation of the railroad,	97
as determined by the railway board of trustees.	98
"Railway board of trustees" means a board of trustees	99
established by a municipal corporation pursuant to H.B. 69 of	100
the 112th general assembly as successor to a board of trustees	101
that was established by the Ferguson Act of 1869.	102
Sec. 746.02. (A) (1) A railway board of trustees may	103
solicit or receive offers for, and sell, all or any portion of a	104
railway in accordance with the provisions of this chapter. The	105
board of trustees may approve and enter into a sale agreement by	106
adopting a resolution that shall include the terms of the	107
proposed sale, and the method that will be used to determine the	108
minimum annual amount to be transmitted to the municipal	109
corporation under section 746.05 of the Revised Code, which may	110
only be amended upon consultation with the fiscal officer of the	111
municipal corporation, and which shall result in an annual	112
amount equal to or greater than the minimum approved by the	113
electors under this section.	114
(2) After the railway board of trustees has adopted the	115
resolution described in division (A)(1) of this section, the	116
railway board of trustees may adopt a resolution setting the	117
date of the election in which the question of approval of the	118
sale is to be submitted to the electors of the municipal	119
corporation, along with the applicable ballot language as	120
described in division (D) of this section.	121
The board of trustees shall only sell a railway or portion	122
of a railway upon approval by the electors of the municipal	123
corporation, as described in divisions (B), (C), (D), and (E) of	124

this section.	125
(B)(1) The railway board of trustees, upon adopting a	126
resolution under division (A)(2) of this section, shall certify	127
the resolution to the legislative authority of the municipal	128
corporation and to the fiscal officer of the municipal	129
corporation. The legislative authority of the municipal	130
corporation, upon receiving a copy of the resolution, shall	131
certify the resolution to the board of elections not less than	132
ninety days before the date of the election specified in the	133
resolution.	134
(2) The board of elections shall submit the proposed	135
resolution for the approval or rejection of the electors of the	136
municipal corporation at the election specified in the	137
resolution.	138
(C)(1) The legislative authority of the municipal	139
corporation shall cause a notice of an election under this	140
section to be published in a newspaper of general circulation	141
within the municipal corporation for the two consecutive weeks	142
before the election, or as provided in section 7.16 of the	143
Revised Code.	144
(2) If the board of elections maintains a web site, the	145
board of elections shall post notice of the election on its web	146
site not later than thirty days before the election.	147
(3) A notice published under this section shall state the	148
time and place of the election and shall include a description	149
of the railway or portion of the railway to be sold, the name of	150
the proposed purchaser, the purchase price to be paid, including	151
the amount and due date of any installments of the purchase	152
price, the purposes for which the proceeds of the sale may be	153

used, and the initial minimum annual amount payable to the	154
municipal corporation, as described in section 746.05 of the	155
Revised Code.	156
(D) The ballot for an election under this section shall	157
include the following language, as applicable:	158
"Shall the (name of railway board of trustees) be	159
authorized to sell (name and description of railway or	160
portion of railway being sold) to (name of the proposed	161
buyer) for a purchase price of (amount proposed for the	162
sale), to be paid in (number of installments) installments	163
during the years (years in which an installment will be	164
paid), with the moneys received to be deposited into a trust	165
fund operated by (railway board of trustees), with	166
(municipal corporation) as the sole beneficiary, the	167
moneys to be annually disbursed to the municipal corporation in	168
an amount no less than (dollar amount) per year, for the	169
purpose of the rehabilitation, modernization, or replacement of	170
existing streets, bridges, municipal buildings, parks and green	171
spaces, site improvements, recreation facilities, improvements	172
for parking purposes, and any other public facilities owned by	173
(municipal corporation), and to pay for the costs of	174
administering the trust fund?	175
YES	176
<u>NO"</u>	177
(E) If the question is approved by a majority of electors	178
voting on the question, the railway board of trustees may	179
proceed and take all necessary actions to complete the sale on	180
terms consistent with those described in the resolution adopted	181
under division (A) of this section. Notwithstanding any other	192

provisions of the Revised Code, any net proceeds from a sale	183
pursuant to this section shall be deposited into the trust fund	184
established under section 746.03 of the Revised Code.	185
(F) If the question is not approved by a majority of the	186
electors voting on the question, the railway board of trustees	187
shall not move forward with the sale.	188
Sec. 746.03. (A) A railway board of trustees that sells a	189
railway or any portion of a railway under section 746.02 of the	190
Revised Code shall establish a railway proceeds trust fund for	191
the purpose of receiving the net proceeds of the sale. The	192
municipal corporation that owned the railway or portion of the	193
railway before the sale shall be the sole beneficiary of the	194
trust fund. Any funds in the trust fund shall not be considered	195
part of the unencumbered balance or revenue of the subdivision	196
under section 5705.35 or 5705.36 of the Revised Code.	197
(B) The railway board of trustees shall manage and	198
administer the railway proceeds trust fund established under	199
division (A) of this section as trustees, in accordance with	200
this chapter and with ordinances passed by the legislative	201
authority of the municipal corporation not in conflict with this	202
<pre>chapter.</pre>	203
(C) Notwithstanding section 9.481 of the Revised Code, no	204
individual may be appointed to the railway board of trustees	205
after the effective date of this section unless the individual	206
is a resident of the municipal corporation.	207
Sec. 746.04. (A) A railway board of trustees that	208
establishes a trust fund under section 746.03 of the Revised	209
Code may invest and reinvest the moneys and assets held in the	210
trust fund, subject to this chapter. The railway board of	211

trustees shall invest and reinvest under the prudent investor	212
standard of care, as described in section 5809.02 of the Revised	213
Code.	214
(B) The railway board of trustees shall retain at least	215
one independent financial advisor to assist the railway board of	216
trustees in investing the trust fund. The railway board of	217
trustees may retain managers, administrative staff, agents,	218
attorneys, and employees, and engage advisors, as are	219
appropriate and reasonable in relation to the assets of the	220
trust fund, the purposes of the trust, and the skills and	221
knowledge of the members of the railway board of trustees, in	222
order to fulfill the board's duties and responsibilities in	223
administering the trust fund. The railway board of trustees	224
shall provide for payment of these and other reasonable expenses	225
of administering the trust fund from the investment earnings on	226
the trust fund.	227
(C) The railway board of trustees shall adopt management	228
and investment policies containing objectives and criteria	229
designed to ensure the trust fund is administered efficiently	230
and self-sustaining, and that the money and assets in the trust	231
fund are not diminished while providing the municipal	232
corporation payments pursuant to section 746.05 of the Revised	233
Code. These policies shall address asset allocation targets and	234
ranges, risk factors, asset class benchmarks, eligible	235
investments, time horizons, total return objectives, a strategy	236
for long-term growth of the principal of the trust fund,	237
competitive procurement processes, fees and administrative	238
expenses, and performance evaluation guidelines.	239
The management and investment policies, and any amendments	240
to those policies, shall be adopted after consultation with the	241

fiscal officer of the municipal corporation.	242
The railway board of trustees shall make public any	243
management and investment policies it adopts under this section.	244
(D) The railway board of trustees, following the creation	245
of a trust fund under this chapter, shall report to the fiscal	246
officer of the municipal corporation, each calendar year, the	247
fiscal transactions of the trust fund for the calendar year, the	248
amounts of accumulated moneys and securities, and the most	249
recent balance sheet showing the financial condition of the fund	250
by means of audited financial statements. The reports shall be	251
delivered at such times, and shall be in a form and content, as	252
reasonably requested by the fiscal officer of the municipal	253
corporation.	254
(E) Except as otherwise provided in this chapter, no	255
member of the railway board of trustees shall have any direct or	256
indirect interest in the gains or profits of any investment made	257
by the railway board of trustees. No member or person connected	258
with the railway board of trustees directly or indirectly, for	259
self or as an agent or partner of others, shall borrow any of	260
the funds or deposits of the railway board of trustees or trust	261
fund, or in any manner use the same except to make such current	262
and necessary payments as are authorized by the railway board of	263
trustees. No member or agent of the railway board of trustees	264
shall become an indorser or surety or become in any manner an	265
obligor for moneys loaned by or borrowed from the railway board	266
of trustees.	267
(F) The railway board of trustees, and the management and	268
investment of the trust fund, is not subject to Chapter 135.,	269
sections 731.56 to 731.59, or any other conflicting provisions	270
of the Revised Code.	271

Sec. 746.05. Not later than the thirtieth day of September	272
of each year, the railway board of trustees shall certify to the	273
municipal corporation the amount of funds that the railway board	274
of trustees will disburse to the municipal corporation over the	275
course of the municipal corporation's immediately following	276
fiscal year. During the municipal corporation's immediately	277
following fiscal year, and with such frequency and in such	278
installments as may be determined by the railway board of	279
trustees after consultation with the fiscal officer of the	280
municipal corporation, the railway board of trustees shall	281
transmit to the municipal corporation the certified amount.	282
The railway board of trustees shall determine the amount	283
transferred pursuant to this section, which shall be not less	284
than the amount approved by the electors as provided in section	285
746.02 of the Revised Code, increased each year in the manner	286
set forth in the methodology approved pursuant to that section.	287
Amounts transferred pursuant to this section shall be paid from	288
investment earnings of the trust fund after payments of expenses	289
incurred under section 746.04 of the Revised Code. If there are	290
not sufficient investment earnings in a year to pay the amount	291
certified pursuant to this section, the railway board of	292
trustees shall remit the remainder of the certified amount to	293
the municipal corporation from the principal amount of the trust	294
fund.	295
Sec. 746.06. (A) As used in this section:	296
"Debt service" means the principal, interest, and	297
redemption premium payments, and any deposits pertaining	298
thereto, required with respect to bonds.	299
"Existing infrastructure improvements" means streets,	300
bridges, municipal buildings, parks and green space, site	301

improvements, recreation facilities, improvements for parking	302
purposes, and any other public facilities that are owned by a	303
municipal corporation with a useful life of five or more years.	304
"Existing infrastructure improvements" does not include the	305
construction of new infrastructure improvements.	306
(B) A municipal corporation that receives disbursements	307
under section 746.05 of the Revised Code shall deposit the	308
moneys received into a fund designated by the fiscal officer of	309
the municipal corporation. The municipal corporation shall spend	310
the funds received solely on the rehabilitation, modernization,	311
or replacement of existing infrastructure improvements. The	312
municipal corporation shall not use the funds received for	313
payment of debt service or for the construction of new	314
infrastructure improvements.	315
Sec. 746.07. All net earnings and income from the lease of	316
a railway established under the Ferguson Act of 1869 shall be	317
paid into the treasury of the municipal corporation that	318
established the railway, to the credit of the sinking fund or	319
bond retirement fund.	320
Sec. 4981.02. (A) There is hereby created the Ohio rail	321
development commission, as an independent agency of the state	322
within the department of transportation, consisting of seven-	323
members appointed by the governor with the advice and consent of-	324
the senate, two the following members:	325
(1) Two members of the Ohio senate, one of whom shall be	326
appointed by and serve at the pleasure of the president of the	327
senate and one of whom shall be appointed by and serve at the	328
pleasure of the minority leader of the senate, two:	329
(2) Two members of the Ohio house of representatives, one	330

of whom shall be appointed by and serve at the pleasure of the	331
speaker of the house of representatives and one of whom shall be	332
appointed by and serve at the pleasure of the minority leader of	333
the house of representatives, and two:	334
(3) Two members representing the general public, one of	335
whom shall be appointed by the president of the senate and one	336
of whom shall be appointed by the speaker of the house of	337
representatives. The director of transportation and the director	338
of development, or their designees, shall be ex officio members	339
of the commission. Of the ;	340
(4) The director of transportation, or the director's	341
designee, who shall be an ex officio member;	342
(5) The director of development, or the director's	343
designee, who shall be an ex officio member;	344
(6) The following members appointed by the governor, one	345
with the advice and consent of the senate:	346
(a) One member, who shall serve as chairman chairperson of	347
the commission, one until October 21, 2025, or an earlier date	348
if the member resigns or otherwise leaves office;	349
(b) One member, who shall represent the interests of a	350
freight rail company, one ;	351
(c) One member, who shall represent the interests of	352
passenger rail service, one ;	353
(d) One member, who shall have expertise in infrastructure	354
financing, one ;	355
(e) One member, who shall represent the interests of	356
organized labor, one;	357

(f) One member, who shall represent the interests of	358
manufacturers, and one ;	359
(g) One member who shall represent the general public,	360
subject to division (B) of this section. All	361
(B) Beginning on October 21, 2025, or at an earlier date	362
if there is a vacancy in the position of chairperson, the	363
director of transportation or the director's designee shall	364
serve as the chairperson of the commission. Upon the director or	365
director's designee assuming the position of chairperson, the	366
governor shall appoint an additional member to the commission to	367
represent the general public.	368
(C) All members shall be reimbursed for actual expenses	369
incurred in the performance of their duties. The members of the	370
commission from the Ohio senate and the Ohio house of	371
representatives shall serve as nonvoting members. No more than	372
four members of the seven appointed to the commission by the	373
governor shall be from the same political party. Each member of	374
the commission shall be a resident of this state.	375
(B) (D) Within sixty days after the effective date of this	376
amendment October 20, 1994, the governor shall make initial	377
appointments to the commission. Of the initial appointments made	378
to the commission, three shall be for a term ending three years	379
after the effective date of this amendment October 20, 1994, and	380
three shall be for a term ending six years after that date.	381
Terms for all other appointments made to the commission shall be	382
for six years. Vacancies shall be filled in the manner provided	383
for original appointments. Any member appointed to fill a	384
vacancy shall have the same qualifications as his the member's	385
predecessor. Each term shall end on the same day of the same	386
month of the year as did the term which it succeeds. Each	387

appointed member shall hold office from the date of his the	388
member's appointment until the end of the term for which he the	389
member was appointed. Any member appointed to fill a vacancy	390
before the expiration of the term for which his the member's	391
predecessor was appointed shall hold office for the remainder of	392
that term. Any appointed member shall continue in office	393
subsequent to the expiration date of his the member's term until	394
his the member's successor takes office, or for a period of	395
sixty days, whichever occurs first. All members shall be	396
eligible for reappointment.	397
$\frac{(C)}{(E)}$ The commission may employ an executive director,	398
who shall have appropriate experience as determined by the	399
commission, and a secretary-treasurer and other employees that	400
the commission considers appropriate. The commission may fix the	401
compensation of the employees.	402
$\frac{\text{(D)}}{\text{(F)}}$ Six members of the commission shall constitute a	403
quorum, and the affirmative vote of six members shall be	404
necessary for any action taken by the commission. No vacancy in	405
the membership of the commission shall impair the rights of a	406
quorum to exercise all the rights and perform all the duties of	407
the commission.	408
$\frac{(E)}{(G)}$ All members of the commission are subject to	409
Chapter 102. of the Revised Code.	410
(F) (H) The department of transportation may use all	411
appropriate sources of revenue to assist the commission in	412
developing and implementing rail service.	413
$\frac{G}{G}$ Expenditures by the department of transportation,	414
the Ohio rail development commission, or any other state agency	415
for capital improvements for the development of passenger rail	416

shall be subject to the approval of the controlling board with	417
an affirmative vote of not fewer than five members, including	418
the affirmative vote of a majority of the controlling board	419
members appointed by the president of the senate and a majority	420
of the controlling board members appointed by the speaker of the	421
house of representatives. All public funds acquired by the	422
commission shall be used for developing, implementing, and	423
regulating rail service and not for operating rail service	424
unless the general assembly specifically approves the	425
expenditure of funds for operating rail service.	426
Sec. 5503.031. (A) Beginning July 1, 2023, the following	427
officers of the state highway patrol shall be paid in accordance	428
with the indicated pay ranges from schedule E-1 of division (B)	429
of section 124.152 of the Revised Code:	430
(1) A lieutenant or equivalent officer shall be paid in	431
accordance with pay range 15.	432
(2) A staff lieutenant or equivalent officer shall be paid	433
in accordance with pay range 16.	434
(3) A captain or equivalent officer shall be paid in	435
accordance with pay range 17.	436
(4) A major or equivalent officer shall be paid in	437
accordance with pay range 18.	438
(5) A (B) Beginning July 1, 2023, a lieutenant colonel or	439
equivalent officer in the state highway patrol shall be paid in	440
accordance with pay range 19 established in rules adopted in	441
accordance with division (D) of section 45 from schedule E-2 of	442
division (B) of section 124.152 of the Revised Code.	443
Sec. 5517.011. (A) Notwithstanding section 5517.01 of the	444
Revised Code, the director of transportation may establish a	445
1.0.1000 0000, one allocot of clampfortacton may obtablish a	1 1 0

program to expedite the sale and construction of special	446
projects by combining the design and construction elements of $\frac{\mbox{\ensuremath{a}}-\mbox{\ensuremath{a}}-\mbox{\ensuremath{a}}$	447
highway or bridge project projects for transportation facilities	448
as defined in section 5501.01 of the Revised Code into a single	449
contract. The director shall prepare and distribute a scope of	450
work document upon which the bidders shall base their bids.	451
Except in regard to those requirements relating to providing	452
plans, the director shall award contracts under this section in	453
accordance with Chapter 5525. of the Revised Code.	454
(B) Notwithstanding any provision of Chapter 5525. of the	455
Revised Code, the director may use a value-based selection	456
process, combining technical qualifications and competitive	457
bidding elements, including consideration for minority or	458
disadvantaged businesses that may include joint ventures, when	459
letting special projects that contain both design and	460
construction elements of a transportation project into a single	461
contract. If award of a contract to the best-value bidder is not	462
in the best interest of the state, the director may accept	463
another bid or reject all bids and then advertise for other	464
bids.	465
(C) The total dollar value of contracts made under this	466
section shall not exceed one billion dollars per fiscal year.	467
The director may provide compensation for preparation of a	468
responsive preliminary design concept to not more than two	469
bidders who, after the successful bidder, submitted the next	470
best bids. The director may establish policies or procedures	471
necessary to determine the amount of compensation to be provided	472
for each project and the method of evaluating the value of the	473

preliminary design concept submitted, but in no instance may the

compensation exceed the value of such concept.

474

475

(D)(1) Notwithstanding division (C) of this section, the	476
director may award contracts under this section for a bridge	477
project that spans the Ohio river for an amount not to exceed	478
one billion five hundred million dollars. The project may	479
include both of the following:	480
(a) The replacement, addition, improvement, or	481
rehabilitation of a bridge or a system of bridges over the Ohio	482
river;	483
(b) The replacement, addition, improvement, or	484
rehabilitation of roadways providing for ingress to and egress	485
from the bridge or system of bridges over the Ohio river within	486
this state and any adjoining state.	487
(2) If the amount of the contracts entered into under	488
division (D)(1) of this section exceeds one billion five hundred	489
million dollars, the director shall appear before the	490
controlling board to request additional contracting authority	491
beyond the one billion five hundred million dollar threshold.	492
The controlling board may approve the request at its discretion.	493
(3) The director may provide compensation for preparation	494
of a responsive preliminary design concept under division (D) of	495
this section to not more than three bidders. The director may	496
establish policies or procedures necessary to determine the	497
amount of compensation to be provided for the project and the	498
method of evaluating the value of the preliminary design concept	499
submitted, but in no instance may the compensation exceed the	500
cost to develop such concept.	501
(4) The authority granted under division (D) of this	502
section is granted for the purposes of any application for	503
available federal funding Any such federal funding awarded	504

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shall be expend	ded only pursuant to	appropriations made by t	he	505
general assembl	ly after -the effectiv	e date of this amendment	<u>:_</u>	506
August 31, 2022	<u>2</u> .			507
Section 1	.01.02. That existing	sections 124.152, 4981.	02,	508
5503.031, and 5	5517.011 of the Revis	ed Code are hereby repea	led.	509
Section 1	.05.01. That section S	5501.09 of the Revised C	ode	510
is hereby repea	aled.			511
Section 2	201.10. Except as other	erwise provided in this	act,	512
all appropriati	ion items in this act	are appropriated out of	any	513
moneys in the s	state treasury to the	credit of the designate	d	514
fund that are r	not otherwise appropr	iated. For all appropria	tions	515
made in this ac	ct, the amounts in th	e first column are for f	iscal	516
year 2024 and t	the amounts in the se	cond column are for fisc	al	517
year 2025.				518
Section 2	203.10.			519
				520
1 2	3	4	5	
А	DOT DEPARTMEN	T OF TRANSPORTATION		
B Highway Oper	ating Fund Group			
C 2120 772426	Highway	\$5,750,500	\$5,750,500	
	Infrastructure			
	Bank - Federal			
D 2120 772427	Highway	\$15,099,500	\$15,099,500	
	Infrastructure			

Bank - State

E	2130	772431	Roadway Infrastructure Bank - State	\$3,750,000	\$3,750,000
F	2130	777477	Aviation Infrastructure Bank - State	\$2,400,000	\$2,400,000
G	5XIO	772504	Ohio Highway Transportation Safety	\$2,736,000	\$1,600,000
H	7002	770003	Transportation Facilities Lease Rental Bond Payments	\$23,000,000	\$23,000,000
I	7002	771411	Planning and Research - State	\$30,078,120	\$29,650,000
J	7002	771412	Planning and Research - Federal	\$57,095,074	\$57,095,074
K	7002	772421	Highway Construction - State	\$902,000,000	\$734,000,000
L	7002	772422	Highway Construction - Federal	\$2,120,000,000	\$1,950,000,000
М	7002	772424	Highway Construction -	\$83,500,000	\$83,500,000

			Other		
N	7002	772437	Major New State Infrastructure Bond Debt Service - State	\$18,500,000	\$18,500,000
0	7002	772438	Major New State Infrastructure Bond Debt Service - Federal	\$132,500,000	\$132,500,000
P	7002	772603	Brent Spence Bridge Corridor - State	\$182,800,000	\$0
Q	7002	772604	Brent Spence Bridge Corridor - Federal	\$1,909,200,000	\$0
R	7002	772605	Brent Spence Bridge Corridor - Other	\$809,000,000	\$0
S	7002	773431	Highway Maintenance - State	\$635,000,000	\$640,427,010
Т	7002	775452	Public Transportation - Federal	\$57,445,919	\$63,004,296
U	7002	775454	Public	\$1,570,000	\$1,570,000

			Transportation - Other		
V	7002	776462	Grade Crossings - Federal	\$14,068,961	\$14,068,961
W	7002	777472	Airport Improvements - Federal	\$405,000	\$405,000
X	7002	777475	Aviation Administration	\$6,635,945	\$6,699,938
Y	7002	779491	Administration - State	\$115,424,899	\$115,593,642
Z	TOTAL Group		nway Operating Fund	\$7,127,959,918	\$3,898,613,921
AA	Dedic	ated Purp	oose Fund Group		
AB	4N40	776664	Rail Transportation - Other	\$2,911,491	\$2,911,491
AC	5CV3	776672	Strategic Transportation and Development Analysis	\$10,000,000	\$0
AD	5W90	777615	County Airport Maintenance	\$620,000	\$620 , 000
ΑE	TOTAL	DPF Dedi	cated Purpose Fund	\$13,531,491	\$3,531,491

Group

AF Capital Projects Fund Group

AG 7042	772723	Highway	\$94,450,000	\$94,450,000
		Construction -		
		Bonds		
AH 7045	772428	Highway	\$83,950,000	\$83,950,000
		Infrastructure		
		Bank - Bonds		
AI TOTAL	CPF Capi	ital Projects Fund	\$178,400,000	\$178,400,000
Group				
AJ TOTAL	ALL BUDG	GET FUND GROUPS	\$7,319,891,409	\$4,080,545,412

Section 203.20. TRANSPORTATION FACILITIES LEASE RENTAL	521
BOND PAYMENTS	522
The foregoing appropriation item 770003, Transportation	523
Facilities Lease Rental Bond Payments, shall be used to meet all	524
payments during the period from July 1, 2023, through June 30,	525
2025, pursuant to the leases and agreements for facilities made	526
under Chapter 154. of the Revised Code. These appropriations are	527
the source of funds pledged for bond service charges on related	528
obligations issued under Chapter 154. of the Revised Code.	529
Should the appropriation in appropriation item 770003,	530
Transportation Facilities Lease Rental Bond Payments, exceed the	531
associated debt service payments in either fiscal year of the	532
biennium ending June 30, 2025, the balance may be transferred to	533
appropriation item 772421, Highway Construction - State, 773431,	534

535

Highway Maintenance - State, or 779491, Administration - State,

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upon the written request of the Director of Transportation and	536
with the approval of the Director of Budget and Management. The	537
transfers are hereby appropriated and shall be reported to the	538
Controlling Board.	539
Section 203.30. ROADS FOR DNR, METROPOLITAN PARKS,	540
EXPOSITIONS COMMISSION, AND HISTORY CONNECTION	541
(7) Naturith the discounting 5511 OC of the Deviced Code	542
(A) Notwithstanding section 5511.06 of the Revised Code,	
in each fiscal year of the biennium ending June 30, 2025, the	543
Director of Transportation shall determine portions of the	544
foregoing appropriation item 772421, Highway Construction -	545
State, which shall be used for the construction, reconstruction,	546
or maintenance of public access roads, including support	547
features, to and within state facilities owned or operated by	548
the Department of Natural Resources.	549
(B) Notwithstanding section 5511.06 of the Revised Code,	550
of the foregoing appropriation item 772421, Highway Construction	551
- State, \$2,562,000 in each fiscal year shall be used for the	552
construction, reconstruction, or maintenance of park drives or	553
park roads within the boundaries of metropolitan parks.	554
(C) Notwithstanding section 5511.06 of the Revised Code,	555
of the foregoing appropriation item 772421, Highway Construction	556
- State, \$500,000 in each fiscal year shall be used for the	557
construction, reconstruction, or maintenance of park drives or	558
park roads within the boundaries of state parks and wildlife	559
areas greater than 10,000 contiguous acres that were purchased	560
in a single, or series, of transactions, and \$500,000 in each	561
fiscal year shall be used for construction, reconstruction, or	562
maintenance of drives and roads leading to such state parks and	563
wildlife areas.	564

(D) The Department of Transportation may use the foregoing	565
appropriation item 772421, Highway Construction - State, to	566
perform:	567
(1) Related road work on behalf of the Ohio Expositions	568
Commission at the state fairgrounds, including reconstruction or	569
maintenance of public access roads and support features to and	570
within fairgrounds facilities, as requested by the Commission	571
and approved by the Director of Transportation; and	572
(2) Related road work on behalf of the Ohio History	573
Connection, including reconstruction or maintenance of public	574
access roads and support features to and within Ohio History	575
Connection facilities, as requested by the Ohio History	576
Connection and approved by the Director of Transportation.	577
Section 203.40. TRANSPORTATION IMPROVEMENT DISTRICTS	578
(A) Of the foregoing appropriation item 772421, Highway	579
Construction - State, \$4,500,000 in each fiscal year shall be	580
made available for distribution by the Director of	581
Transportation to Transportation Improvement Districts that have	582
facilitated funding for the cost of a project or projects in	583
conjunction with and through other governmental agencies.	584
(B) A Transportation Improvement District shall submit	585
requests for project funding to the Director of Transportation	586
by a day determined by the Director. The Department shall notify	587
the Transportation Improvement District whether the Department	588
has approved or disapproved the project funding request within	589
ninety days after the day the request was submitted by the	590
Transportation Improvement District.	591
(C) Any funding provided to a Transportation Improvement	592
District specified in this section shall not be used for the	593

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purposes of administrative costs or administrative staffing and 594 must be used to fund a specific project or projects within that 595 District's area. The total amount of a specific project's cost 596 shall not be fully funded by the amount of funds provided under 597 this section. The total amount of funding provided for each 598 project is limited to \$500,000 per fiscal year. Transportation 599 Improvement Districts that are co-sponsoring a specific project 600 may individually apply for up to \$500,000 for that project per 601 fiscal year. 602

- (D) Funding provided under this section may be used for 603 preliminary engineering, detailed design, right-of-way 604 acquisition, and construction of the specific project and such 605 other project costs that are defined in section 5540.01 of the 606 Revised Code and approved by the Director of Transportation. 607 Upon receipt of a copy of an invoice for work performed on the 608 specific project, the Director shall reimburse a Transportation 609 Improvement District for the expenditures described above, 610 subject to the requirements of this section. 611
- (E) A Transportation Improvement District that is 612 requesting funds under this section shall register with the 613 Director of Transportation. The Director shall register a 614 615 Transportation Improvement District only if the district has a specific, eligible project and may cancel the registration of a 616 Transportation Improvement District that is not eligible to 617 receive funds under this section. The Director shall not provide 618 funds to any Transportation Improvement District under this 619 section if the district is not registered. The Director shall 620 not register a Transportation Improvement District and may 621 cancel the registration of a currently registered Transportation 622 Improvement District unless at least one of the following 623 applies: 624

(1) The Transportation Improvement District, by a	625
resolution or resolutions, designated a project or program of	626
projects and facilitated, including in conjunction with and	627
through other governmental agencies, funding for costs of a	628
project or program of projects in an aggregate amount of not	629
less than \$15,000,000 from the commencement date of the project	630
or program of projects.	631
(2) The Transportation Improvement District has	632
designated, by a resolution or resolutions, a project or program	633
of projects that has estimated aggregate costs in excess of	634
\$10,000,000 and the County Engineer of the county in which the	635
Transportation Improvement District is located has attested by a	636
sworn affidavit that the costs of the project or program of	637
projects exceeds \$10,000,000 and that the Transportation	638
Improvement District is facilitating a portion of funding for	639
that project or program of projects.	640
(F) For the purposes of this section:	641
(1) "Project" has the same meaning as in division (C) of	642
section 5540.01 of the Revised Code.	643
(2) "Governmental agency" has the same meaning as in	644
division (B) of section 5540.01 of the Revised Code.	645
(3) "Cost" has the same meaning as in division (D) of	646
section 5540.01 of the Revised Code.	647
Section 203.43. HIGHWAY CONSTRUCTION - FEDERAL	648
Of the foregoing appropriation item 772422, Highway	649
Construction - Federal, \$33,000,000 in each fiscal year shall be	650
used to support public transportation statewide through the	651
Federal Highway Administration (FHWA) flexible funding program.	652

Section 203.45. REGIONAL TRANSPORTATION PLANNING	653
ORGANIZATIONS	654
Of the foregoing appropriation item 772422 Highway	655
Construction - Federal, \$2,600,000 in each fiscal year shall be	656
used by Regional Transportation Planning Organizations to	657
conduct a rural transportation planning grant program.	658
Section 203.47. STRATEGIC TRANSPORTATION AND DEVELOPMENT	659
ANALYSIS	660
The foregoing appropriation item 776672, Strategic	661
Transportation and Development Analysis, shall be used for a	662
statewide study of the Ohio transportation system, in	663
collaboration with the Department of Development and the	664
Governor's Office of Workforce Transformation. The study shall	665
analyze statewide and regional demographics, investigate	666
economic development growth opportunities, examine current	667
transportation systems and capacities, forecast passenger and	668
freight travel needs over a ten, twenty, and thirty year	669
timeframe, identify current and future transportation links,	670
evaluate and rank current and potential risks of future system	671
congestion, and make actionable recommendations for	672
transportation system projects to support statewide economic	673
growth, including improving links between Toledo and Columbus.	674
At any time, individual hotspot locations may receive advanced	675
analysis of conceptual remedies with planning-level costs. The	676
Department of Transportation may contract with third parties as	677
necessary to execute this study.	678
BRENT SPENCE BRIDGE CORRIDOR PROJECT	679
All spending related to the Brent Spence Bridge Corridor	680
Project shall be documented in the Ohio Administrative Knowledge	681

System (OAKS) and made visible in the Ohio State and Local	682
Government Expenditure Database pursuant to section 113.71 of	683
the Revised Code.	684
Section 203.50. BOND ISSUANCE AUTHORIZATION	685
The Treasurer of State, upon the request of the Director	686
of Transportation, is authorized to issue and sell, in	687
accordance with Section 2m of Article VIII, Ohio Constitution,	688
and Chapter 151. and particularly sections 151.01 and 151.06 of	689
the Revised Code, obligations, including bonds and notes, in the	690
aggregate amount of \$251,000,000 in addition to the original	691
issuance of obligations authorized by prior acts of the General	692
Assembly.	693
The obligations shall be issued and sold from time to time	694
in amounts necessary to provide sufficient moneys to the credit	695
of the Highway Capital Improvement Fund (Fund 7042) created by	696
section 5528.53 of the Revised Code to pay costs charged to the	697
fund when due as estimated by the Director of Transportation,	698
provided, however, that not more than \$220,000,000 original	699
principal amount of obligations, plus the principal amount of	700
obligations that in prior fiscal years could have been, but were	701
not, issued within the \$220,000,000 limit, may be issued in any	702
fiscal year, and not more than \$1,200,000,000 original principal	703
amount of such obligations are outstanding at any one time.	704
Section 203.60. APPROPRIATION TRANSFERS, APPROPRIATION	705
INCREASES, AND CASH TRANSFERS	706
(A) TRANSFERS OF HIGHWAY OPERATING FUND APPROPRIATIONS:	707
EMERGENCIES, INCLEMENT WEATHER, AND FEDERAL FUNDING CHANGES	708
The Director of Transportation may request the Controlling	709
Board to approve transfers between Highway Operating Fund (Fund	710

7002) appropriations for planning and research (appropriation	711
items 771411 and 771412), highway construction and debt service	712
(appropriation items 772421, 772422, 772424, 772425, 772437,	713
772438, and 770003), highway maintenance (appropriation item	714
773431), public transportation - federal (appropriation item	715
775452), rail grade crossings (appropriation item 776462),	716
aviation (appropriation item 777475), airport improvement	717
(appropriation item 777472), and administration (appropriation	718
item 779491). The Director of Transportation may not seek	719
requests of appropriation transfers out of debt service	720
appropriation items unless the Director determines that the	721
appropriated amounts exceed the actual and projected debt	722
service requirements.	723
This transfer request authorization is intended to provide	724
for emergency situations or for the purchase of goods and	725
services relating to dangerous inclement weather that arise	725
during the biennium ending June 30, 2025. It also is intended to	720
allow the Department to adjust to circumstances affecting the	727
obligation and expenditure of federal funds.	720
obligation and expenditure of rederal funds.	129
(B) TRANSFERS OF FEDERAL AND LOCAL FUNDED APPROPRIATIONS:	730
HIGHWAY, PLANNING, TRANSIT, RAIL, AND AVIATION	731
The Director of Transportation may request the Controlling	732
Board to approve the transfer of appropriations between	733
appropriation items 772422, Highway Construction - Federal,	734
771412, Planning and Research - Federal, 775452, Public	735
Transportation - Federal, 775454, Public Transportation - Other,	736
776475, Federal Rail Administration, 776462, Grade Crossing -	737
Federal, and 777472, Airport Improvements - Federal.	738
(C) TRANSFERS OF APPROPRIATIONS AND CASH: STATE	739

740

INFRASTRUCTURE BANK

The Director of Transportation may request the Controlling	741
Board to approve the transfer of appropriations and cash of the	742
Infrastructure Bank funds created in section 5531.09 of the	743
Revised Code, including transfers between fiscal years 2024 and	744
2025.	745
The Director of Transportation may request the Controlling	746
Board to approve the transfer of appropriations and cash from	747
the Highway Operating Fund (Fund 7002) to the Infrastructure	748
Bank funds created in section 5531.09 of the Revised Code. The	749
Director of Budget and Management may transfer from the	750
Infrastructure Bank funds to Fund 7002 up to the amounts	751
originally transferred to the Infrastructure Bank funds under	752
this section. However, the Director may not make transfers	753
between modes or transfers between different funding sources.	754
(D) TRANSFERS OF APPROPRIATIONS AND CASH: TOLLING FUNDS	755
The Director of Transportation may request the Controlling	756
Board to approve the transfer of appropriations and cash of the	757
Ohio Toll Fund and any subaccounts created in section 5531.14 of	758
the Revised Code, including transfers between fiscal years 2024	759
and 2025.	760
(E) INCREASING APPROPRIATIONS: STATE FUNDS	761
In the event that receipts or unexpended balances credited	762
to the Highway Operating Fund (Fund 7002) exceed the estimates	763

In the event that receipts or unexpended balances credited

762

to the Highway Operating Fund (Fund 7002) exceed the estimates

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upon which the appropriations have been made in this act, upon

764

the request of the Director of Transportation, the Controlling

765

Board may approve expenditures, in excess of the amounts

766

appropriated, from the Highway Operating Fund in the manner

767

prescribed in section 131.35 of the Revised Code. The amounts

768

approved by the Controlling Board under this division are hereby

appropriated.	770
(F) INCREASING APPROPRIATIONS: FEDERAL AND LOCAL FUNDS	771
In the event that receipts or unexpended balances credited	772
to the Highway Operating Fund (Fund 7002) or apportionments or	773
allocations made available from the federal and local	774
governments exceed the estimates upon which the appropriations	775
have been made in this act, upon the request of the Director of	776
Transportation, the Controlling Board may approve expenditures,	777
in excess of the amounts appropriated, from the Highway	778
Operating Fund in the manner prescribed in section 131.35 of the	779
Revised Code. The amounts approved by the Controlling Board	780
under this division are hereby appropriated.	781
(G) TRANSFERS OF CASH BETWEEN THE HIGHWAY OPERATING FUND	782
AND THE HIGHWAY CAPITAL IMPROVEMENT FUND	783
Upon the request of the Director of Transportation, the	784
Director of Budget and Management may transfer cash from the	785
Highway Operating Fund (Fund 7002) to the Highway Capital	786
Improvement Fund (Fund 7042) created in section 5528.53 of the	787
Revised Code. The Director of Budget and Management may transfer	788
cash from Fund 7042 to Fund 7002 up to the amount of cash	789
previously transferred to Fund 7042 under this section.	790
(H) DEPUTY INSPECTOR GENERAL FOR ODOT FUNDING	791
On July 1 and January 1 of each year in the biennium	792
ending June 30, 2025, or as soon as possible thereafter,	793
respectively, the Director of Budget and Management shall	794
transfer \$200,000 cash, for each semiannual period, from the	795
Highway Operating Fund (Fund 7002) to the Deputy Inspector	796
General for ODOT Fund (Fund 5FA0).	797
The Inspector General, with the consent of the Director of	798

Budget and Management, may request the Controlling Board to	799
approve additional transfers of cash and expenditures in excess	800
of the amount appropriated under appropriation item 965603,	801
Deputy Inspector General for ODOT, if additional amounts are	802
necessary. The amounts approved by the Controlling Board are	803
hereby appropriated.	804
(I) LIQUIDATION OF UNFORESEEN LIABILITIES	805
Any appropriation made from the Highway Operating Fund	806
(Fund 7002) not otherwise restricted by law is available to	807
liquidate unforeseen liabilities arising from contractual	808
agreements of prior years when the prior year encumbrance is	809
insufficient.	810
insufficient. Section 203.65. REAPPROPRIATIONS	810 811
Section 203.65. REAPPROPRIATIONS	811
Section 203.65. REAPPROPRIATIONS In each year of the biennium ending June 30, 2025, the	811 812
Section 203.65. REAPPROPRIATIONS In each year of the biennium ending June 30, 2025, the Director of Budget and Management may request the Controlling	811 812 813
Section 203.65. REAPPROPRIATIONS In each year of the biennium ending June 30, 2025, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered	811 812 813 814
Section 203.65. REAPPROPRIATIONS In each year of the biennium ending June 30, 2025, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Ohio Highway	811 812 813 814 815
Section 203.65. REAPPROPRIATIONS In each year of the biennium ending June 30, 2025, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Ohio Highway Transportation Safety Fund (Fund 5XIO), the Highway Operating	811 812 813 814 815 816
Section 203.65. REAPPROPRIATIONS In each year of the biennium ending June 30, 2025, the Director of Budget and Management may request the Controlling Board to approve the expenditure of any remaining unencumbered balances of prior years' appropriations to the Ohio Highway Transportation Safety Fund (Fund 5XIO), the Highway Operating Fund (Fund 7002), the Highway Capital Improvement Fund (Fund	811 812 813 814 815 816

Prior to the Director of Budget and Management's seeking

approval of the Controlling Board, the Director of

823

Transportation shall develop a reappropriation request plan that

identifies the appropriate fund and appropriation item of the

825

reappropriation, and the reappropriation request amount and

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submit the plan to the Director of Budget and Management for

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Board are hereby reappropriated.

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evaluation. The Director of Budget and Management may request	828
additional information necessary for evaluating the	829
reappropriation request plan, and the Director of Transportation	830
shall provide the requested information to the Director of	831
Budget and Management. Based on the information provided by the	832
Director of Transportation, the Director of Budget and	833
Management shall determine amounts to be reappropriated by fund	834
and appropriation item to submit to the Controlling Board for	835
its approval.	836
Any balances of prior years' unencumbered appropriations	837

Any balances of prior years' unencumbered appropriations 837 to the Highway Operating Fund (Fund 7002), the Highway Capital 838 Improvement Fund (Fund 7042), and the Infrastructure Bank funds 839 created in section 5531.09 of the Revised Code for which 840 reappropriations are requested and approved are subject to the 841 availability of revenue in the funds.

Section 203.70. MAINTENANCE OF INTERSTATE HIGHWAYS

The Department of Transportation has the responsibility to 844 maintain all interstate highways in the state. The Director of 845 Transportation may enter into an agreement with a political 846 subdivision to allow the political subdivision to remove snow 847 and ice and maintain, repair, improve, or provide lighting upon 848 interstate highways that are located within the boundaries of 849 the political subdivision, in a manner adequate to meet the 850 requirements of federal law. 851

843

When agreed in writing by the Director of Transportation 852 and the legislative authority of a political subdivision and 853 notwithstanding sections 125.01 and 125.11 of the Revised Code, 854 the Department of Transportation may reimburse a political 855 subdivision for all or any part of the costs, as provided by 856 such agreement, incurred by the political subdivision in 857

maintaining, repairing, lighting, and removing snow and ice from	858
the interstate system.	859
Section 203.80. PUBLIC TRANSPORTATION HIGHWAY PURPOSE	860
GRANTS	861
GIANTS	001
The Director of Transportation may use revenues from the	862
state motor vehicle fuel tax to match approved federal grants	863
awarded to the Department of Transportation, regional transit	864
authorities, or eligible public transportation systems, for	865
public transportation highway purposes, or to support local or	866
state-funded projects for public transportation highway	867
purposes.	868
Public transportation highway purposes include (1) the	869
construction or repair of high-occupancy vehicle traffic lanes,	870
(2) the acquisition or construction of park-and-ride facilities,	871
(3) the acquisition or construction of public transportation	872
vehicle loops, (4) the construction or repair of bridges used by	873
public transportation vehicles or that are the responsibility of	874
a regional transit authority or other public transportation	875
system, or (5) other similar construction that is designated as	876
an eligible public transportation highway purpose. Motor vehicle	877
fuel tax revenues may not be used for operating assistance or	878
for the purchase of vehicles, equipment, or maintenance	879
facilities.	880
Section 203.90. AGREEMENTS WITH FEDERAL AGENCIES FOR	881
ENVIRONMENTAL REVIEW PURPOSES	882
The Director of Transportation may enter into agreements	883
as provided in this section with the United States or any	884
department or agency of the United States, including, but not	885
limited to, the United States Army Corps of Engineers, the	886

United States Forest Service, the United States Environmental	887
Protection Agency, and the United States Fish and Wildlife	888
Service. An agreement entered into pursuant to this section	889
shall be solely for the purpose of dedicating staff to the	890
expeditious and timely review of environmentally related	891
documents submitted by the Director of Transportation, as	892
necessary for the approval of federal permits.	893
The agreements may include provisions for advance payment	894
by the Director of Transportation for labor and all other	895
identifiable costs of the United States or any department or	896
agency of the United States providing the services, as may be	897
estimated by the United States, or the department or agency of	898
the United States.	899
The Director shall submit a request to the Controlling	900
Board indicating the amount of the agreement, the services to be	901
performed by the United States or the department or agency of	902
the United States, and the circumstances giving rise to the	903
agreement.	904
Section 203.100. INDEFINITE DELIVERY INDEFINITE QUANTITY	905
CONTRACTS	906
(A) As used in this section, "indefinite delivery	907
indefinite quantity contract" means a contract for an indefinite	908
quantity, within stated limits, of supplies or services that	909
will be delivered by the awarded bidder over a defined contract	910
period.	911
(B) The Director of Transportation shall advertise and	912
seek bids for, and shall award, indefinite delivery indefinite	913
quantity contracts for not more than two projects in fiscal year	914
2024 and for not more than two projects in fiscal year 2025. For	915

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purposes of entering into indefinite delivery indefinite	916
quantity contracts, the Director shall do all of the following:	917
(1) Prepare bidding documents;	918
(2) Establish contract forms;	919
(3) Determine contract terms and conditions, including the	920
following:	921
(a) The maximum overall value of the contract, which may	922
include an allowable increase of one hundred thousand dollars or	923
five per cent of the advertised contract value, whichever is	924
less;	925
(b) The duration of the contract, including a time	926
extension of up to one year if determined appropriate by the	927
Director;	928
(c) The defined geographical area to which the contract	929
applies, which shall be not greater than the size of one	930
district of the Department of Transportation.	931
(4) Develop and implement a work order process in order to	932
provide the awarded bidder adequate notice of requested supplies	933
or services, the anticipated quantities of supplies, and work	934
location information for each work order;	935
(5) Take any other action necessary to fulfill the duties	936
and obligations of the Director under this section.	937
(C) Section 5525.01 of the Revised Code applies to	938
indefinite delivery indefinite quantity contracts.	939
Section 207.10.	940

						941
	1	2	3	4	5	
А			DEV DEPARTMENT OF	DEVELOPMENT		
В	Dedicated	Purpo	se Fund Group			
С	4W00 195	5629	Roadwork Development	\$15,200,000	\$15,200,000	
D	TOTAL DPF	Dedic	ated Purpose Fund	\$15,200,000	\$15,200,000	
E	TOTAL ALL	BUDGE	T FUND GROUPS	\$15,200,000	\$15,200,000	
	Section	207.2	0. ROADWORK DEVELOPMEN	TI		942
	The for	egoing	appropriation item 195	6629, Roadwork		943
Dev	velopment,	shall	be used for road improv	vements associated	with	944
ecc	onomic deve	elopmer	nt opportunities that w	ill retain or attra	ct	945
bus	sinesses fo	or Ohio	o, including the constr	uction, reconstruct	ion,	946
mai	intenance,	or rep	pair of public roads tha	at provide access t	o a	947
puk	olic airpor	t or a	are located within a pul	olic airport. "Road		948
imp	provements"	are i	mprovements to public :	roadway facilities		949
100	cated on, c	r serv	ving or capable of serv	ing, a project site	,	950
anc	d include t	the cor	struction, reconstruct	ion, maintenance or		951
rep	pair of pub	olic ro	pads that provide access	s to a public airpo	rt	952
or	or are located within a public airport. The appropriation item				em	953
may be used in conjunction with any other state funds				954		
app	propriated	for in	nfrastructure improvemen	nts.		955
	The Dir	ector	of Budget and Managemer	nt, pursuant to a p	lan	956
submitted by the Director of Development or as otherwise			957			
det	termined by	the I	Director of Budget and I	Management, shall s	et a	958
cas	cash transfer schedule to meet the cash needs of the Roadwork			959		

Development Fund	(Fund 4W00) used by the De	partment of		960
Development, less any other available cash. The Director of			961	
Budget and Manag	ement shall transfer such c	ash amounts from	the	962
Highway Operatin	g Fund (Fund 7002) to Fund	4W00 at such time:	3 as	963
determined by th	e transfer schedule.			964
The Directo	or of Transportation, under	the direction of	the	965
Director of Deve	lopment, shall provide thes	e funds in accorda	ance	966
with all guideli	nes and requirements establ	ished for other		967
Department of De	Department of Development programs, including Controlling Board			
review and appro	val, as well as the require	ments for usage o	Ē	969
motor vehicle fu	el tax revenue prescribed i	n Section 5a of		970
Article XII, Ohio Constitution. Should the Department of				971
				972
Transportation t	o bring a project to comple	tion, the Departme	ent	973
of Transportatio	n shall use its authority u	nder Title 55 of	the	974
Revised Code to	provide such assistance and	may enter into		975
contracts on beh	alf of the Department of De	velopment.		976
Section 20	9.10.			977
				978
1 2	3	4	5	
A	PWC PUBLIC WORKS CO	DMMISSION		
B Dedicated Pur	pose Fund Group			
C 7052 150402	Local Transportation	\$328 , 705	\$323 , 792	
	Improvement Program -	, == 5, . 50	, ===, ===	
	Operating			
D 7052 150701	Local Transportation	\$60,000,000	\$64,000,000	

Improvement Program

E TOTAL DPF Dedicated Purpose Fund Group	\$60,328,705	\$64,323,792	
F TOTAL ALL BUDGET FUND GROUPS	\$60,328,705	\$64,323,792	
Section 209.20. REAPPROPRIATIONS			979
All capital appropriations from the Local	l Transportation	n	980
Improvement Program Fund (Fund 7052) in H.B. 7	4 of the 134th		981
General Assembly remaining unencumbered as of	June 30, 2023, 1	may	982
be reappropriated for use during the period Ju	ly 1, 2023,		983
through June 30, 2024, for the same purpose.			984
Notwithstanding division (B) of section 1	127.14 of the		985
Revised Code, all capital appropriations and r	eappropriations		986
from the Local Transportation Improvement Prog	ram Fund (Fund		987
7052) in this act remaining unencumbered as of	June 30, 2024,		988
are reappropriated for use during the period J	uly 1, 2024,		989
through June 30, 2025, for the same purposes,	subject to the		990
availability of revenue as determined by the D	irector of the		991
Public Works Commission.			992
TEMPORARY TRANSFERS			993
Notwithstanding section 127.14 of the Rev	vised Code, the		994
Director of Budget and Management may transfer	cash from the		995
Local Transportation Improvement Fund (Fund 70	52) to the State	Э	996
Capital Improvement Fund (Fund 7038) and the C	lean Ohio		997
Conservation Fund (Fund 7056). The Director of	Budget and		998
Management may approve temporary cash transfer	s if such		999
transfers are needed for capital outlays for w	hich notes or		1000
bonds will be issued. When there is a sufficie	nt cash balance	in	1001
the fund that receives a cash transfer under t	his section, the	е	1002

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Director of Budget and Management shall transfer cash from that	1003
fund to Fund 7052 in order to repay Fund 7052 for the amount of	1004
the temporary cash transfers made under this section. Any	1005
transfers executed under this section shall be reported to the	1006
Controlling Board by June 30 of the fiscal year in which the	1007
transfer occurred.	1007
Section 501.10. LIMITATION ON USE OF CAPITAL	1009
APPROPRIATIONS	1010
The capital appropriations made in this act for buildings	1011
or structures, including remodeling and renovations, are limited	1012
to:	1013
(A) Acquisition of real property or interests in real	1014
property;	1015
(B) Buildings and structures, which includes construction,	1016
demolition, complete heating and cooling, lighting and lighting	1017
fixtures, and all necessary utilities, ventilating, plumbing,	1018
sprinkling, water, and sewer systems, when such systems are	1019
authorized or necessary;	1020
(C) Architectural, engineering, and professional services	1021
expenses directly related to the projects;	1022
(D) Machinery that is a part of structures at the time of	1023
initial acquisition or construction;	1024
(E) Acquisition, development, and deployment of new	1025
computer systems, including the redevelopment or integration of	1026
existing and new computer systems, but excluding regular or	1027
ongoing maintenance or support agreements;	1028
(F) Furniture, fixtures, or equipment that meets all the	1029
following criteria:	1030

(1) Is essential in bringing the facility up to its	1031
intended use or is necessary for the functioning of the	1032
particular facility or project;	1033
(2) Has a unit cost, and not the individual parts of a	1034
unit, of about \$100 or more; and	1035
(3) Has a useful life of five years or more.	1036
Furniture, fixtures, or equipment that is not an integral	1037
part of or directly related to the basic purpose or function of	1038
a project for which moneys are appropriated shall not be paid	1039
from these appropriations.	1040
Section 503.10. STATE ARBITRAGE REBATE AUTHORIZATION	1041
If it is determined that a payment is necessary in the	1042
amount computed at the time to represent the portion of	1043
investment income to be rebated or amounts in lieu of or in	1044
addition to any rebate amount to be paid to the federal	1045
government in order to maintain the exclusion from gross income	1046
for federal income tax purposes of interest on those state	1047
obligations under section 148(f) of the Internal Revenue Code,	1048
such amount is hereby appropriated from those funds designated	1049
by or pursuant to the applicable proceedings authorizing the	1050
issuance of state obligations.	1051
Payments for this purpose shall be approved and vouchered	1052
by the Office of Budget and Management.	1053
Section 509.10. AUTHORIZATION FOR TREASURER OF STATE AND	1054
OBM TO EFFECTUATE CERTAIN LEASE RENTAL PAYMENTS	1055
The Office of Budget and Management shall process payments	1056
from lease rental payment appropriation items during the period	1057
from July 1, 2023, to June 30, 2025, pursuant to the lease and	1058

other agreements relating to bonds or notes issued under Section	1059
2i of Article VIII of the Ohio Constitution and Chapters 152.	1060
and 154. of the Revised Code, and acts of the General Assembly.	1061
Payments shall be made upon certification by the Treasurer of	1062
State of the dates and amounts due on those dates.	1063
Section 509.20. LEASE AND DEBT SERVICE PAYMENTS	1064
Certain appropriations are in this act for the purpose of	1065
paying debt service and financing costs on general obligation	1066
bonds or notes of the state and for the purpose of making lease	1067
rental and other payments under leases and agreements relating	1068
to bonds or notes issued under the Ohio Constitution, Revised	1069
Code, and acts of the General Assembly. If it is determined that	1070
additional appropriations are necessary for this purpose, such	1071
amounts are hereby appropriated.	1072
Section 610.50. That Section 15149 of the General Code,	1073
Section 1 of Am. S.B. 200 of the 98th General Assembly, and	1074
Section 3 of H.B. 69 of the 112th General Assembly are hereby	1075
repealed.	1076
Section 610.51. Any proceedings pending or in progress on	1077
the effective date of sections 746.01, 746.02, 746.03, 746.04,	1078
746.05, 746.06, and 746.07 of the Revised Code as enacted by	1079
this act are deemed to have been taken in conformity with those	1080
sections.	1081
Section 757.10. MOTOR FUEL TAX DISTRIBUTIONS TO HIGHWAY	1082
OPERATING FUND	1083
On the last day of each month in the biennium ending June	1084
30, 2025, before making any of the distributions specified in	1085
section 5735.051 of the Revised Code but after any transfers to	1086
the tax refund fund as required by that section and section	1087

5703.052 of the Revised Code, the Treasurer of State shall	1088
deposit the first two per cent of the amount of motor fuel tax	1089
received for the preceding calendar month to the credit of the	1090
Highway Operating Fund (Fund 7002).	1091
Section 757.20. MOTOR FUEL DEALER REFUNDS	1092
Notwithstanding Chapter 5735. of the Revised Code, the	1093
following apply for the period of July 1, 2023, to June 30,	1094
2025:	1095
(A) For the discount under section 5735.06 of the Revised	1096
Code, if the monthly report is timely filed and the tax is	1097
timely paid, one per cent of the total number of gallons of	1098
motor fuel received by the motor fuel dealer within the state	1099
during the preceding calendar month, less the total number of	1100
gallons deducted under divisions (B)(1)(a) and (b) of section	1101
5735.06 of the Revised Code, less one-half of one per cent of	1102
the total number of gallons of motor fuel that were sold to a	1103
retail dealer during the preceding calendar month.	1104
(B) For the semiannual periods ending December 31, 2023,	1105
June 30, 2024, December 31, 2024, and June 30, 2025, the refund	1106
provided to retail dealers under section 5735.141 of the Revised	1107
Code shall be one-half of one per cent of the Ohio motor fuel	1108
taxes paid on fuel purchased during those semiannual periods.	1109
Section 757.30. MONTHLY TRANSFERS TO GASOLINE EXCISE TAX	1110
FUND	1111
The Director of Budget and Management shall transfer cash	1112
in equal monthly increments totaling \$166,055,868 in fiscal year	1113
2024 and in equal monthly increments totaling \$168,885,288 in	1114
fiscal year 2025 from the Highway Operating Fund (Fund 7002) to	1115
the Gasoline Excise Tax Fund (Fund 7060). The monthly amounts	1116

transferred under this section shall be distributed as follows:	1117
(A) 42.86 per cent shall be distributed among the	1118
municipal corporations within the state under division (A)(2)(b)	1119
(i) of section 5735.051 of the Revised Code;	1120
(B) 37.14 per cent shall be distributed among the counties	1121
within the state under division (A)(2)(b)(ii) of section	1122
5735.051 of the Revised Code; and	1123
(C) 20 per cent shall be distributed among the townships	1124
within the state under division (A)(2)(b)(iii) of section	1125
5735.051 of the Revised Code.	1126
Section 801.10. PROVISIONS OF LAW GENERALLY APPLICABLE TO	1127
APPROPRIATIONS	1128
Law contained in the main operating appropriations act of	1129
the 135th General Assembly that is generally applicable to the	1130
appropriations made in the main operating appropriations act	1131
also is generally applicable to the appropriations made in this	1132
act.	1133
Section 806.10. SEVERABILITY	1134
The items of law contained in this act, and their	1135
applications, are severable. If any item of law contained in	1136
this act, or if any application of any item of law contained in	1137
this act, is held invalid, the invalidity does not affect other	1138
items of law contained in this act and their applications that	1139
can be given effect without the invalid item or application.	1140
Section 809.10. An item of law, other than an amending,	1141
enacting, or repealing clause, that composes the whole or part	1142
of an uncodified section contained in this act has no effect	1143
after June 30, 2025, unless its context clearly indicates	1144

otherwise.	1145
Section 812.10. LAWS AND REFERENDUM	1146
Except as otherwise provided in this act, the amendment,	1147
enactment, or repeal by this act of a section of law is subject	1148
to the referendum under Ohio Constitution, Article II, Section	1149
1c and therefore takes effect on the ninety-first day after this	1150
act is filed with the Secretary of State or, if a later	1151
effective date is specified below, on that date.	1152
Section 812.15. The Director of the Department of	1153
Administrative Services shall take no action with respect to the	1154
amendments to section 124.152 of the Revised Code contained in	1155
H.B. 462 of the 134th General Assembly. The amendments to	1156
sections 124.152 and 5503.031 of the Revised Code as made in	1157
this act shall become effective on July 1, 2023.	1158
Section 812.20. APPROPRIATIONS AND REFERENDUM	1159
In this section, an "appropriation" includes another	1160
provision of law in this act that relates to the subject of the	1161
appropriation.	1162
An appropriation of money made in this act is not subject	1163
to the referendum insofar as a contemplated expenditure	1164
authorized thereby is wholly to meet a current expense within	1165
the meaning of Ohio Constitution, Article II, Section 1d and	1166
section 1.471 of the Revised Code. To that extent, the	1167
appropriation takes effect immediately when this act becomes	1168
law. Conversely, the appropriation is subject to the referendum	1169
insofar as a contemplated expenditure authorized thereby is	1170
wholly or partly not to meet a current expense within the	1171
meaning of Ohio Constitution, Article II, Section 1d. To that	1172
extent, the appropriation takes effect on the ninety-first day	1173

after this act is filed with the Secretary of State.

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