Highlights (Statewide Offices / Taxation)

- Provides for significant tax relief to Ohioans by phasing in a two-year income tax reduction. The number of personal income tax brackets would be reduced to just two, preserving the House’s consolidation of the middle bracket while also eliminating the top bracket and lowering the state’s top marginal rate. (In Tax Year 2016 there were nine brackets) This will leave Ohio with just two rates of 2.75% and 3.5%. Additionally, to promote economic activity, the plan phases in, again over two years, a 25% reduction in Commercial Activity Tax (CAT) rates and minimums
- Creates a new mechanism, to replace the Income Tax Reduction Fund, for Ohioans to benefit from leftover state tax dollars. This new Expanded Sales Tax Holiday would replace the existing back-to-school sales tax holiday only in years when there is more than $50M in excess GRF. The current back to school Sales Tax Holiday in August will otherwise proceed annually. Allowing Ohioans to benefit from the state’s current surplus, the amendment places $1.0B into the Sales Tax Holiday fund, which will create the first Expanded Sales Tax Holiday on August 1, 2024, lasting for at least two weeks. During the holiday, it is intended that as many tangible goods under $500, with some exemptions would be exempt from all state and local sales taxes. This allows all Ohioans, not just those paying income taxes to benefit from state surpluses. Counties, local governments, the LGF and PLF will be reimbursed for any lost revenue
- Increases the fund available for the All Ohio Future Fund to $1.0B for site preparation and continued economic investment throughout Ohio
- To make sure we make smart decisions with resources, the amendment creates a $1B One-Time Strategic Community Investments Fund to be used in FY 25 once all Ohioans, local officials, community leaders and others have time to make thoughtful requests for these dollars
- Creates the Welcome Home Ohio (WHO) program, allowing the Development to offer grants and tax credits for land banks to purchase and rehabilitate owner-occupied houses. Appropriates $100M and authorizes tax credits totaling $25M per FY
- Beginning in 2025, suspends the indexing of the income tax brackets to inflation and instead requires the Tax Commissioner to use those funds to lower the minimum due in the first taxable bracket until it is eliminated
- Beginning in 2028, modifies the State Appropriation Limitation (SAL) to include all appropriations that are supported by GRF tax receipts and reduces the growth factor to 3%. Makes other changes to tighten the SAL and allow it to limit the growth of state spending
- Uses interest on the BSF to update the withholding tables for Ohio’s personal income tax collections. Requires that the first $650M of BSF investment earnings that occur over the next decade be used to gradually align personal income tax withholding rates with the actual tax rates which have been and continue to be reduced. After the $650M amount is met, the interest will be credited to the GRF
Additional Provisions (Statewide Offices / Taxation)

- Eliminates the requirement that OBM submit certain quarterly reports to the General Assembly dealing with cash balances in non-GRF accounts
- Restores, with modifications, the youth online parental notification requirements removed by the House
- Restores $6.5M in funding for Attorney General’s office technology and cyber security upgrades
- Increases, from 8.5% to 10%, the BSF target percentage of preceding year GRF revenues. Requires a transfer of $600M in FY24 from the Health and Human Services Reserve Fund to the BSF and requires ODM to seek Controlling Board if transfers from the Health and Human Services Reserve Fund are needed as well as other conforming changes
- Adds the DATA Act to create uniform election data requirements in the Secretary of State’s office, appropriates $5M for state and local board of election upgrades
- Increases the Auditor’s fraud and corruption audit budget by $3.5M over the biennium
- Requires the Auditor to create training materials for the reporting of waste, fraud, and abuse. Requires DAS to administer reporting training and requires certain individuals to report misuse of public dollars to the Auditor
- Provides $250M each FY for Out of Darkness to support victims of sex trafficking
- Creates additional training and experience requirements for the Chief Mobile Training Officer and modifies their duties following a catastrophic incident
- Permits the Attorney General to create a trauma recovery center grant program
- Restores Cuyahoga County cigarette and vapor tax for arts and culture to a per-pack flat rate and permits the county to increase the tax without a cap with the approval of the voters
- Prohibits political action committees and political contributing entities from registering names that would lead people to believe they were acting on behalf of a county party
- Removes requirement that the Auditor prepare an annual report on information sharing agreements between law enforcement and state and county JFS
- Requires public offices to give the Auditor access to office records, for the Auditor to maintain the records’ confidentiality, and to provide a data sharing agreement for restricted data
- Removes the appropriation authority for Coronavirus Capital Projects Fund (5CV5)
- Modifies the Auditor’s annual performance audit report to highlight the progress that has been made in the agency’s implementation of the Auditor’s recommendations and changes the submission date
- Requires an agency to develop a plan within two months to implement the recommendations of the Auditor following a performance audit
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- **OBM** Makes a technical change regarding debt service costs for the Attorney General’s new claims collections system
- Reinstates language increasing the sports gaming receipts tax rate from 10% to 20% beginning July 1, 2023
- **OBM** Makes a technical change regarding H.B. 66 from the 134th General Assembly
- Establishes the Commission and Office of Eastern European Affairs
- Creates the Large Settlements and Awards fund and requires all judgments and settlements over $1M to go to the fund for appropriation by the General Assembly. Requires the Attorney General to reimburse the GRF for opioid litigation outside counsel from the settlement dollars when they are received
- Removes the piggyback state LIHTC credit, restores language authorizing a county auditor to value LIHTC property using an income approach, and requires OHFA to annually prepare a list of all federally subsidized rental property in the state
- **OBM** Rephrases the House-added CAT exclusion for the 4% fee on fireworks purchases to work properly with a gross receipts tax
- **OBM** Clarifies that Taxation’s information sharing with the federal government should be for the purposes of complying with state and federal law
- Adjusts the County Prosecutors’ Pay Supplement line item to the nearest $1K in each FY
- Prohibits the Tax Commissioner from giving greater weight to sales data in any of the last three years when performing studies of real estate appraisals
- Appropriates $15M for the August 8th special election
- Splits the proposed $75M cap for the Motion Picture Tax Credit into a $50M film tax credit and a $25M tax credit for production company capital improvements
- Requires the Secretary of State to compile and publish a list of entities that threaten agricultural production and the military defense of the state and country and prohibits entities on that list from acquiring agricultural land or property within 25 miles of a military installation
- Modifies a House provision repurposing a general lodging tax by restricting its use solely to Cincinnati and solely to fund a Major League Soccer team facility
- Makes a series of technical and clean-up changes to provisions of S.B. 288 of the 134th General Assembly
- Exempts from the state sales tax on vapor products those products not sold in the state but stored by the manufacturer for distribution elsewhere. This results in a one-time loss of revenue to the state
- Allows the Auditor to refer public records requests to the office of origin when a record was provided to the Auditor’s office for an audit and the office of origin asserts the record is not a public record
- Modifies a provision regarding the reimbursement of a taxpayer by the Tax Commissioner by removing the GRF from the list of funds permitted to be used for the reimbursement
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- Extends for four years the sunset of PILOTs for solar projects and removes House-added modifications to the program
- Expands a provision regarding a PIT and CAT deduction for payments received as a result of the February 3, 2023 train derailment to apply to payments from any rail company, not just Norfolk Southern
- Permits a business with remote workers to assign that worker a reporting location for the purposes of apportioning municipal net profits tax
- For internal management purposes only, merges PERS combined plan with the PERS defined benefit plan. This will not result in any changes to current members of either plan

Department of Taxation
Provision(s) returned to current law: TAXCD56, TAXCD37, TAXCD35, TAXCD22, TAXCD11, TAXCD4, TAXCD28
House provision(s) removed: TAXCD72, TAXCD55, TAXCD47, TAXCD58, TAXCD42, TAXCD52, TAXCD53, TAXCD56, TAXCD69, TAXCD33

Attorney General
Provision(s) returned to current law: AGOCDD31
House provision(s) removed: AGOCDD30, AGOCDD26, AGOCDD21, AGOCDD22

Judiciary Supreme Court
Provision(s) returned to current law:
House provision(s) removed: JSCCD12, JSCCD13, JSCCD11, JSCCD14

Governor’s office
Provision(s) returned to current law: GOVCD3
House provision(s) removed:

Treasurer of State
Provision(s) returned to current law:
House provision(s) removed: TOSCD5, TOSCD6

Local Government Provisions
Provision(s) returned to current law: LOCCD4, LOCCD3, LOCCD8, LOCCD2
House provision(s) removed: LOCCD26, LOCCD27, LOCCD30, LOCCD29, LOCCD19
Highlights (Primary and Secondary Education)

- Realigns the duties, function, and structure of the Ohio Department of Education into a cabinet-level agency called the Ohio Department of Education and Workforce (DEW), overseen by a director whose appointment is subject to Senate approval
- Makes the EdChoice Expansion Scholarship universally eligible to Ohio students; students with family income below 450% FPL will be eligible for a full scholarship; scholarships for students in families with income above 450% will be means-tested based on family income; sets a minimum scholarship of 10% for any student
- While retaining the base cost calculation and FY 22 inputs on educator salary data, makes adjustments to components within the formula by which the state provides foundation aid to public schools and districts
- Restores funding to roughly $174M over the biennium for literacy improvement, including teacher training in effective literacy instruction and the purchase of curriculum and instructional materials
- Provides $5M for schools to install dispensers and to provide feminine hygiene products
- Provides $200M for career technical education. $100M for facility upgrades and $100M for equipment. These funds are appropriated from 5CV3 ARPA
- Provides an additional $5M over the biennium to school districts who implement new College Credit Plus courses not previously available in any prior semester at a participating high school

Additional Provisions (Primary and Secondary Education)

- Defines the science of reading for purposes of student literacy instruction
- Requires a local professional development committee to count teacher professional development in literacy instruction toward their required training for licensure renewal
- Makes certain community schools that qualify for the Quality Community School & Independent STEM School Fund in 2022-23 eligible through the 2027-28 school year
- Requires schools and higher education institutions to accept cash for tickets to school events or activities, including for concessions at school events
- Restructures language concerning a transportation pilot program to permit two ESCs to coordinate transportation services for participating community and chartered nonpublic schools in those areas
- Requires DEW to contract with a vendor to study academically high-performing schools that serve a high concentration of vulnerable students and develop best practice guides for school districts
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- Authorizes school districts to transport community school students using a van designed for nine passengers or less
- Authorizes a community school to transport its students in a van designed for nine passengers or less in certain circumstances, as is currently authorized for chartered nonpublic schools
- Requires DEW to operate a competency-based diploma pilot program in FY24-25 for students who are between 18-21 years old that is aligned to the standards of the 22+ Adult High School Program and provides $2.5M over the biennium
- Modernizes the process for school districts and schools to utilize virtual education instead of “blizzard bags” when a school or district must temporarily close for prescribed reasons
- Adds a K-12 licensure band for computer science instruction and extends an exemption permitting individuals without a computer science license to teach computer science through the 24-25 school year
- Eliminates the state report card review committee
- Excludes a community school previously sponsored by DEW’s Office of School Sponsorship from an exemplary-rated community school sponsor’s academic rating for two years if the sponsor enters into a contract with that community school
- Extends the option for qualifying community schools to utilize a credit flex funding model for the 2023-24 and 2024-25 school years
- Makes corrective changes for certain capital appropriations to ensure funding for specified projects
- Makes permanent a pilot program for funding dropout prevention and recovery e-schools to receive state foundation funding and corrects language in the bill regarding the funding for such schools, including $2M per FY in additional funding
- Permits a community school primarily serving students with disabilities to enter into a contract with a new sponsor if they meet specified criteria on their achievement and progress scores
- Makes a community school that replicates an instructional and operational model through an agreement with a college or university used by a community school in another state, and performs better academically than the district in which it is located, eligible for funds through the Quality Community School & Independent STEM School Fund
- Eliminates transfer to Teacher Licensure Fund
- Qualifies internet or computer based community schools for English learner funding
- Requires DEW to include a modified graduation rate measure on the state report card for online schools operated by school districts or community schools for students who are in twelfth grade and have earned at least fifteen high school credits
- Defines an industry-credential only program as offered by a DOPR community school and requires DEW to provide all DOPR students participating in such a program category I CTE funding as full-time students
- Qualifies a DOPR offering career-technical education for CTE funding in its first year of operation
- Requires DEW and DPS to modify their rules related to daily pre-trip inspections of school buses
- Qualifies a student for the Autism Scholarship if they receive an autism diagnosis from a doctor or psychologist, even if they do not have an IEP
- Adjusts language permitting certain registered behavior technicians to provide intervention services under the Autism Scholarship Program
- Requires school districts to report students who utilize intra-district open enrollment each school year; requires districts using a lottery system for intra-district open enrollment to hold that lottery on the second Monday in June of each year
- Makes changes to the alternative resident educator license; permits certain out-of-state teachers to forgo coursework if they pass the Foundations of Reading exam; makes permanent current temporary law permitting greater flexibility for substitute teachers
- Adjusts the amount for a payment in lieu of providing transportation for students deemed impractical for school transportation; requires re-determinations of impracticality be made every other school year; defines when a district is out of compliance with required student transportation and requires a district determined to be out of compliance submit a remediation plan to DEW; further requires DEW to withhold funds for the time a district is out of compliance and provide a per-pupil payment to the parents of students who were not transported by the district
- Permits instruction in financial literacy within social studies courses; exempts teachers at chartered nonpublic schools from the required license validation in order to teach financial literacy
- Prohibits school districts from denying a nonpublic school’s request for properly licensed personnel to provide auxiliary services
- Establishes a robotic coding program and provides grant funds for equipment and program participation of $1.04M each FY
- Provides $240K per FY for the Ohio Code-Scholar Pilot Program
- Adds an exception to a current law prohibition against members of a school district board having a financial interest in a contract with the district when the contract is with a private institution of higher education and that board member is employed by a higher educational institution
- Restores current law regarding the state third grade reading guarantee
- Removes the requirement that DEW develop a tier one dyslexia screening measure
- Clarifies that schools must administer “a” tier one dyslexia screening measure, rather than “the” tier one screener
- Requires schools to provide a student’s parents with that student’s score on state assessments
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- Requires school districts to provide transportation as a related service to students with disabilities who live within the district but are educated at a nonpublic school when so required by the student’s IEP or service plan
- Authorizes certain state agency directors to request child data verification codes for children receiving services from a publicly funded program administered by that agency and authorizes the program to use these codes for assessing the performance of public expenditures
- Allocates funds for the Mahoning Valley Community School to support out-of-school programs in Mahoning, Trumbull, and Columbiana counties
- Requires changes to DOPR community school report cards be made in consultation with stakeholders; requires the dropout prevention and recovery advisory council to review existing rules and guidance developed by DEW, and for any requirement on DOPR schools be adopted by rule; authorizes extended testing windows for DOPR students
- Reduces the age to obtain a high school diploma through the Adult Diploma Pilot Program from 20 to 18
- Permits ODE to switch the funds for the Afterschool Child Enrichment (ACE) program from ESSER II to ARP-ESSER funds
- Limits Controlling Board ability to authorize expenditures in excess of appropriated amounts for the Lottery Commission’s operating expenses to a maximum of 10% of the amounts appropriated, rather than 10% of total anticipated lottery revenue
- **OBM** Corrects the deadline for DEW to reduce foundation funding payments to align with restrictions on the use of gifted funding
- Adjusts allocations for sports gaming tax revenue for K-12 education funding
- Removes language related to an alternative military educator license and instead revises current law to permit eligible veterans to teach in core subject areas
- Renames the “threshold catastrophic cost” for special education students as the “threshold cost”
- Prohibits full-time DEW employees from working more than eight hours per week from home
- Maintains reimbursements for College Credit Plus credentialing and for the military veteran educators program, at reduced amounts
- Changes the set-aside for the Adaptive Sports Program to a dollar amount, rather than a percentage of funds derived from sports gaming revenue
- Requires that DEW request Controlling Board approval for additional appropriations if funding for the Quality Community & Independent STEM School Fund is insufficient, rather than the OBM director
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Facilities Construction Commission
Provision(s) returned to current law: OBM FCCCD13
House provision(s) removed: FCCCD15, FCCCD11 & FCCCD12, FCCCD17 & FCCCD18, FCCCD16

Lottery Commission
Provision(s) returned to current law: LOTCD1
House provision(s) removed:

Department of Education and Workforce
Provision(s) returned to current law: EDUCD6, EDUCD12, EDUCD10, EDUCD54
House provision(s) removed: EDUCD119, EDUCD104, EDUCD114, EDUCD119, EDUCD116, EDUCD107, EDUCD97, EDUCD108 & OBMCD37, EDUCD84, EDUCD100, EDUCD93, EDUCD70, EDUCD104, EDUCD101, EDUCD81, EDUCD41 & EDUCD118, EDUCD31, EDUCD112, EDUCD49 & EDUCD105, EDUCD82
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Highlights (Health and Human Services)

- Requires and funds ODM’s coverage of remote ultrasounds and remote fetal nonstress tests
- While maintaining Direct Support Professionals (DSPs) hourly rate increases of $17 in FY24 and $18 in FY25, this amendment provides an additional $1 per hour increase, using local funds, for personal care services and adult day services administered by the Department of Developmental Disabilities (DODD)
- Provides $6M in FY24 for the Transcranial Magnetic Stimulation Program, to be used to continue the Electroencephalogram (EEG) Combined Transcranial Magnetic Stimulation program to treat veterans and first responders
- Provides an additional $1M per FY for Lead Abatement activities – now totaling $15M over biennium
- Increases funding for the Residential State Supplement (RSS) by $8M in each FY, bringing total appropriations over the biennium to $48M to assist adults with disabilities who wish to live in a community setting
- Provides $30M in FY24: $10M to create the State of Ohio Action for Resiliency Network for innovative practices in recovery and $20M for transitional step-down facilities
- In order to prioritize funding for the ADAMH boards in the Continuum of Care line, all earmarks are eliminated in this line item
- Increases funding for the state’s psychiatric hospitals by $15M each FY
- Provides $25M in FY24 to support pediatric behavioral health workforce development and infrastructure
- Provides $9M in FY 24 to support or expand existing confidential treatment and monitoring programs offered by occupational licensing boards to licensed health care workers with mental health or substance use disorders. These funds are appropriated from 5CV3 ARPA
- $1,575,000 in FY24 for Telehealth and Behavioral Health with the Lindner Center of Hope
- In light of the projection that the TANF program will see a $1.2B deficit during the FY 28/29 biennium, the bill eliminates all TANF earmarks in FY 25 except for foodbanks. This is the first step in ensuring the financial solvency of publicly funded child care
- Funds the Statewide Children's Vision Initiative with $2.5M in FY24
- Provides $6.1M in FY 24 only for critical upgrades for the Ohio Department of Health Laboratories. These funds are appropriated from 5CV3 ARPA
- Establishes the Benefit Bridge Employer Pilot Program for two years with $3M in FY24 and $5M in FY25 for grants to eligible employers to provide incentives to employees who are enrolled in public assistance programs
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Additional Provisions (Health and Human Services)

- **OBM** Extends by ten years (until December 31, 2033) the expiration date for the Nurse Education Grant Program
- Requires the Ohio Department of Medicaid to submit a new work requirement waiver to CMS between November 1, 2024, and December 1, 2024
- Requires ODM to provide written notice to the JMOC before applying for a Medicaid waiver or seeking federal approval for a program change
- Increases funding for the Centers for Independent Living, by $1M each FY. Funding will be used to provide ramps, minor home modifications, and other assistive technology to individuals with disabilities
- Requires Department of Health to designate clinics and dental practices that serve a high proportion of individuals with developmental disabilities as dental health resource shortage areas under the Dentist Loan Repayment Program
- Requires the rebasing of SNF rates to occur every two years
- Maintains current law requiring SNF direct care and ancillary and support cost centers to use the 25th percentile. In addition, the penalty on low occupancy is removed
- Adds a sliding scale component for the occupancy metric under the quality incentive payment structure
- Prohibits ODJFS from seeking an exemption from Supplemental Nutrition Assistance Program (SNAP) work requirements that apply to able-bodied adults without dependents
- Requires an individual receiving SNAP benefits who is party to a child support order to provide their contact information to ODJFS and disqualifies them if they fail to do so
- Requires individuals 16-59 to participate in Ohio's employment and training program as a condition of eligibility for SNAP benefits
- Eliminates the transfer for the Behavioral Healthcare Fund
- Prohibits an individual applying for public assistance benefits from knowingly falsifying information on an application
- Prohibits ODJFS from replacing an EBT card of a household that requests three or more within a twelve-month period unless certain circumstances have occurred
- Permits DODD to charge county boards of developmental disabilities an annual fee that will provide technical and financial support to county boards with respect to paying the nonfederal share
- Allows dependent children up to the age of 26 to stay on a parents health benefit plan for dental and vision coverage
- Prohibits the amount of available funds on a SNAP electronic benefits transfer card from exceeding $2,000. Specifies that if a card is unused or contains a balance of $2,000 for a period of six months, ODJFS is required to deactivate the card
• Specifies that a household is not a categorically eligible household for purposes of receiving SNAP benefits if any members of the household receive or are authorized to receive a noncash, in-kind, or other similar benefit
• Requires ODJFS to immediately deactivate a SNAP EBT card upon notification that the card has been reported as lost, stolen, or damaged
• Requires ODM to implement a corrective action plan for each provider that is qualified to make Medicaid presumptive eligibility determinations, if their error rate of the determinations exceeds 2% in a month
• Provides $2.5M in FY24 for Healthy Beginnings at Home and $500K in each FY for Move to Prosper. Also provides $1M in each FY for Brigid’s Path to treat infants born exposed to prescription medication, opioids or other drugs
• Increases the current limits for qualifying for publicly funded childcare from 142% to 145% FPL
• Provides $114.2M in each FY for Early Childhood Education (ECE) efforts. In addition, $13M each FY is allocated to achieve Step Up to Quality goals
• Removes $7.5M each FY for ODE and ODH collaboration for school-based centers
• Removes $900K in each FY for Star House Carol Stewart Village
• Requires Medicaid, Aging and Developmental Disabilities to jointly submit an annual report outlining the wages paid to direct care staff providing services
• Prohibits ODJFS from requiring certain degrees for administrators or employees of a child day-care center or family day-care home
• Prohibits the ODA and ODM from requiring home health aides (HHAs) to receive more hour of pre-service training or annual in-service training than required by federal law, and makes other related changes
• Requires the entity designated as the Ohio Protection and Advocacy System to adopt a policy that acknowledges and supports the right of individuals serviced by the system to reside in and receive services from an ICF/IID
• Requests the Governor re-designate the entity serving as the state Protection and Advocacy system
• Specifies that the authority of Disability Rights Ohio, as the state P&A system, cannot exceed the authority granted to an entity designated as a state P&A system specified in federal law
• Establishes, and requires ODJFS to adopt rules to certify and regulate, scholars residential centers
• Requires ODJFS to compile a quarterly report of various SNAP transactions and submit them to the General Assembly
• Requires ODM and OBM to create an addendum to the Blue Book outlining all the calculations used to arrive at the proposed Medicaid budget
• Moves $1.58M in each FY from Infant Health Grants, under the Department of Children and Youth to the Commission on Minority Health’s Infant Mortality Health Grant program
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- Prohibits an ICF/IID from reserving or converting a portion of its beds that provide ICF/IID services to beds that provide services to individuals enrolled in the OhioRISE program
- Requires ODM to submit an annual report regarding applied behavioral analysis (ABA) coverage to the General Assembly with various deliverables. ODM is also required to develop outreach materials regarding services for children with autism spectrum disorder
- Provides $250K in each FY to Y-Haven for Women in Cuyahoga County for women experiencing homelessness who face especially high barriers to housing
- Provides $150K in FY 2024 for the University Circle Inc., Scholars Program
- Provides $250K in each FY for AlphaOmega to expand the number of neurologists able to provide after-care services
- Authorizes a licensed acupuncturist with a national certification in Chinese herbology or oriental medicine to practice herbal therapy; states that the bill does not prohibit unlicensed persons from practicing herbal therapy within Ohio as long as the persons do not represent themselves as licensed to practice herbal therapy
- Revises the law governing the State Medical Board's confidential program for treating and monitoring impaired practitioners
- Clarifies that applicants under the existing Interstate Medical Licensure Compact are required to comply with Ohio's existing procedure for criminal records checks for licensees
- Establishes a process in which the State Medical Board can place a practitioner’s license on retired status
- Authorizes a general x-ray machine operator to perform radiologic procedures under the general supervision of a physician, podiatrist, mechanotherapist, or chiropractor
- Provides $250K in FY24 TANF for Communities In Schools of Ohio. Requires these funds be used to provide support for at-risk youth for wraparound services
- Eliminates requirements that the supervising member of the State Medical Board approve the issuance of subpoenas for patient record information and be involved in probable cause determinations related to such subpoenas, making the secretary of the Board solely responsible for those requirements
- Increases the time the State Medical Board has to issue a final adjudicative order related to the summary suspension of a physician assistant’s license from 60 days to 75 days
- Eliminates a requirement that the State Medical Board's public directory of licensees include a licensee's contact information, and instead requires it to include the licensee's business address
- Modifies a current law exemption from child care licensure by exempting a program that offers not more than two and one half hours of care each day per child when the child's parent, including an employee, is on the premises and readily accessible
- Modifies the existing authority of pharmacists and pharmacy interns to administer immunizations
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- Provides $150K in each FY for Cleveland State University Sullivan-Deckard Scholarship Opportunity Program and the Helen Packer Scholarship Program to provide tuition and wrap around services to young adults who have aged out of foster care
- Provides $150K in each FY for NewBridge Cleveland Center for Arts and Technology to support at-risk adult learner healthcare professional certification and job placement
- Provides $250K in each FY for Applewood Centers, Inc., for information technology operations
- Requires administrative obligations for the Unemployment Insurance System be paid for by the administrative fund (4A90) rather than by the GRF
- Authorizes an advanced practice registered nurse who is a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner to prescribe schedule II controlled substances if the prescription is issued at the site of a behavioral health practice
- Re-appropriates the amount of unexpended, unencumbered balance in the Parenting and Pregnancy program, at the end of FY23 for the same purposes in FY24
- **OBM** technical amendments
- Provides $110K in FY 24 TANF for University Settlement
- Provides $200K in FY 24 TANF for YWCA of Greater Cleveland's Early Learning Center
- Eliminates a current law provision that authorizes HIV testing only if it is necessary to provide diagnosis and treatment of an individual
- **OBM** modifies the House provision regarding individuals with developmental disabilities and county board of DD representation by emphasizing a person with DD serve on the board
- Prohibits ODA from denying certification to a residential care facility seeking to participate in the assisted living program on the basis that the facility permits two residents to share a bathroom, so long, as the shared bathroom arrangement meets specified requirements
- Codifies the federal rules for hospital price transparency, as well as requires any public hospital to provide a public, consumer-friendly, and machine-readable list of standard charges for all hospital items or services
- Provides $100K in each FY for To Be A Kid Again
- Provides $250K in each FY to be used to support suicide prevention efforts in middle schools and high schools through certified suicide prevention programs provided by LifeAct
- Provides $300K in FY 24 TANF for the African American Male Wellness Agency to support the Calling All Dads initiative
- Provides $350K in FY 24 TANF for Neighbors Helping Neighbors
- Requires ODM to establish a hospital directed payment program using non-state funds for the University of Cincinnati Medical Center
- Ensures that funding is allocated to county department of job and family services for local operations
- Adds exemptions for the possession of nitrous oxide for use as a direct ingredient in food, under federal regulations, or for testing or maintaining a plumbing or HVAC system, as well
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as possessing medical oxygen, sterile water, or sterile saline for direct patient administration or for installing or maintaining home medical equipment

- Eliminates the Pharmacy Board's licensure of terminal distributors of dangerous drugs with an office-based opioid treatment classification
- Provides $250K in FY 24 TANF for Survivor Advocacy Outreach Program and partnering organizations
- Provides $75K in FY 24 TANF for the Hilliard Community Assistance Council. Requires these funds to be used to support the Hilliard Food Pantry
- Provides $100K each FY for Lighthouse Youth & Family Services for its Sheakley Center for Youth to provide services for homeless young adults
- Increases Community Supports and Rental Assistance, by $200K in each FY. Earmarks that increase for distribution to the Friendship Circle Cleveland
- Requires each Medicaid managed care organization (MCO) to submit an annual medical loss ratio (MLR) report that is required under federal law. ODM is required to post the MLRs on its public web site
- Provides ADAMH boards the authority to contract with faith-based entities
- Requires ODM to include all appropriate Medicaid costs when adhering to the JMOC growth rate
- Reinstates a provision repealed by the Executive version that prohibits the Children’s Trust Fund Board's acceptance of federal or other funds
- Allows a court to order a defendant to undergo outpatient competency restoration treatment at a jail
- Requires ODH to use $500K in each FY to distribute funds to the Historic South Initiative for lead-based paint abatement, containment, and housing rehabilitation projects in the historic south neighborhoods of Toledo
- Specifies that the Medicaid payment rate for certain neonatal and newborn services must be at least 75% of the Medicare payment rate for the services, rather than equaling 75% of the Medicare payment rate
- Modifies Senior Community Services funding under ODA, including changes to an earmark for Senior Transportation Accessibility
- Modifies funding for Part C Early Intervention under the proposed Department of Children and Youth
- Modifies the funding for various line items in the newly proposed Department of Children and Youth
- Decreases the transfer to support the Tobacco Use Prevention, Cessation, and Enforcement program
- Reinstates current law repealed by the Executive version granting civil immunity to ODJS, CDJFSs, and PCSAs and their officers and employees for damages from releasing information
- Modifies language earmarking funding for the Ohio Association of Food Banks to be no more than $24.55M in each FY and removes a supplemental GRF transfer
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- Consistent with only providing TANF earmarks in FY 24, the amendment makes conforming changes to earmarks under the TANF State Maintenance of Effort line items and also related line items
- Eliminates an earmark for Brigid’s Path under ODJFS. Funding for Brigid’s Path was provided under the proposed Department of Children and Youth
- Removes provisions which allowed the OBM Director to re-appropriate the available balance to the following FY for the Joint Medicaid Oversight Committee thus allowing unused GRF to lapse
- Reduces the caps on the dollar add-on to the total amount to be spent on quality incentive payments in a year to $100M in each FY
- Adjusts the 525 line in Medicaid for the fact that proposed rate changes, in this case for Ambulance Transportation and FQHCs, will not be effective January 1, 2024
- Payment rates for Dental Service providers and ambulance transportation were reduced by 15% from House proposed levels
- Restores executive provision permitting the OBM Director to authorize additional expenditures to implement the programs establishing the hospital franchise fee
- Restores executive provisions which permit the OBM Director, at the request of the ODM Director, to authorize expenditures from the Health Insuring Corporation Class franchise fee
- Provides $250K in each FY for the Values-In-Action Foundation for the Kindl and initiative
- Provides $125K in FY 24 TANF for the HEART Pantry program
- Removes the inflation adjustment factor requirement for Medicaid Assisted Living Program payment rates
- Caps the fee for copies of medical records to $50 for requests for electronic access and transmission of records, when requested by the patient, the patient’s personal representative, or an individual with a valid power of attorney for the patient
- Appropriated $250K in FY 24 TANF for the Best Buddies Ohio program
- Eliminates language re-appropriating the unexpended, unencumbered balance under the Criminal Justice Services line item, for the Behavioral Health Drug Reimbursement Program earmark from FY 2023 to FY 2024
- Continues the earmark for OSU Brain Injury Program at FY 23 levels
- Appropriates $4.5M in FY24 to be used by the Fairfield County Commissioners to address urgent medical issues facing the residents of Fairfield County
- Permits the Director of the Board of Pharmacy, in each FY, to certify to the OBM Director an amount in cash to be transferred from Fund 5SY0 to Fund 5SG0, and upon Controlling Board approval, appropriates any transferred amounts

Department of Aging
Provision(s) returned to current law: AGEC14
House provision(s) removed: AGEC15
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Department of Developmental Disabilities
Provision(s) returned to current law: DDDCD4
House provision(s) removed: DDDCD25

Department of Mental Health and Addiction Services
Provision(s) returned to current law: MHACD3, MHACD4, MHACD9, MHACD6, MHACD21
House provision(s) removed: MHACD34, MHACD33, MHACD37, MHACD38

Department of Health
Provision(s) returned to current law: DOHCD33, DOHCD27, DOHCD28
House provision(s) removed: DOHCD51, DOHCD43, DOHCD40, DOHCD50, DOHCD52, DOHCD48, DOHCD39, OBM DOHCD37, DOHCD46, DOHCD47, ODHCD36

Department of Medicaid
Provision(s) returned to current law: MCDCD1, MCDCD34
House provision removed: MCDCD71, MCDCD69, MCDCD52, MCDCD56, MCDCD51, MCDCD30, MCDCD43, MCDCD18, MCDCD50, OBM MCDCD53, MCDCD65, MCDCD66, SC2142 MCDCD46, MCDCD9

Department of Job and Family Services
Provision(s) returned to current law: JFSCD6, JFSCD50, JFSCD44, JFSCD43, JFSCD68, JFSCD65, JFSCD60 remove rulemaking authority), JFSCD1 remove rulemaking authority, JFSCD58, JFSCD10, JFSCD67, JFSCD2, JFSCD12, JFSCD32, JFSCD11, JFSCD47, JFSCD48, JFSCD49
House provision(s) removed: JFSCD70, JFSCD69, JFSCD74, JFSCD73, JFSCD72

Opportunities for Ohioans with Disabilities Agency
House provision(s) removed: OODCD9

State Medical Board
House provision(s) removed: MEDCD1, MEDCD3

Board of Nursing
House provision(s) removed: NURCD1

Counselor, Social Worker, and Marriage and Family Therapist Board
House provision(s) removed: CSWCD2

State Board of Embalmers and Funeral Directors
House provision(s) removed: FUNCD1, FUNCD2, FUNCD4
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**Highlights (Workforce and Higher Education)**

- Increases the allocation for OCOG to $400M over the biennium allowing for increases in award amounts for all OCOG recipients and raises the expected family contribution to $3,000. This funding level reflects an 82% increase over the previous biennium, bringing support for Ohio’s only needs-based financial aid program to the highest funding levels in well over a decade
- Restores funding for all clinical teaching lines to As Introduced levels providing a 3% increase each FY of the biennium
- Prohibits universities that offer tuition guarantee programs from increasing tuition and fees by more than 3% over the cost of the previous year
- Prohibits state institutions of higher education from requiring students to live in on-campus housing beginning January 1, 2024
- Restores Teach Computer Science grant program with an appropriation of $4M per FY
- Provides $100M for SUPER RAPIDS, supporting programs that collaborate with local workforce entities and institutions of higher education to train students and existing workers to meet specific regional workforce needs
- Provides $1M each FY creating FAFSA support teams to encourage FAFSA completion
- Maintains support for public institutions of higher education by providing a 1% increase each FY for SSI over the FY 23 levels
- Provides $1.5M each FY for the Aerospace Medicine Program at Wright State University

**Additional Provisions (Workforce and Higher Education)**

- Designates Wright State University as the recipient of appropriations contained under the Federal Research Network
- Requires state institutions of higher education to comply with Chapter 119 rulemaking
- Renames the War Orphans Scholarship and requires ODHE and the Board to notify eligible applicants of the federal Fry Scholarship
- Removes provisions that generally expand the Second Chance Grant Program and maintain current focus of the successful program
- Removes uncodified law permitting the transfer and restoration of funds from any appropriation item used by the Adjutant General to pay for national guard benefits
- Increases the percentage of the Medical I set-aside in the SSI formula and earmarks $3.4M each FY for the Kent State College of Podiatric Medicine
- Requires the Articulation and Transfer Advisory Council to create standards for state institutions of higher education to award course credit for scores attained on International Baccalaureate examinations
- Reduces support for Talent Ready Grant Program to $20M over the biennium
• Provides an additional $282K over the biennium to support the Hayes Presidential Center
• Removes the cost cap on performance audits of state universities, providing parity with other performance audits conducted by the Auditor
• Provides $200K each FY to the Maltz Museum of Jewish Heritage
• **OBM** Authorizes the re-appropriation of any unexpended, unencumbered FY 23 appropriations supporting the Rural Practice Incentive Program, allowing ODHE to fully implement the new program by the start of academic year 2023
• Establishes procedures for Hocking College to offer certificate, associate’s and bachelor’s degree programs in Fairfield County, so long as certain criteria are met
• Provides $1.55M in FY 24 to support the IT Workforce Accelerator Training Center at Youngstown State University
• Permits students to decline a vaccination for reasons of conscious, including religious convictions or medical contraindications if the vaccine is required by a private college or state institution of higher education to attend class or live in on-campus housing
• Increases support for the Fairfield County Workforce Center, bringing total funding to $4.5M in FY 24
• Modifies several earmarks under the Holocaust and Genocide Memorial and Education Commission
• Modifies numerous earmarks under State Historical Grants
• Delays the implementation of the Ohio Work Ready Grant for one year until FY 25
• Folds funding and responsibilities for IT Security Enhancements into ODHE’s Operating Expenses line item with slightly reduced funding
• Modifies funding to support a NEOMED dental school to provide $4M in FY24 only
• Ensures data collected from state universities that is used for SSI calculations coincides with academic years instead of calendar years
• Provides $250K in FY24 for the Little Brown Jug
• Eliminates or reduces funding for several earmarked projects in the Higher Education Program Support line item
• Reinstates boiler plate language requiring the Ohio Agriculture Research and Development Center to internally allocate money on a competitive basis
• Adjusts appropriations for The Washington Center to equal funding in prior biennium
• Removes language expanding the Chancellor’s ability to extend the period in which certain debt must be paid
**Adjutant General**
Provision(s) returned to current law:
House provision(s) removed: ADJCD8

**Department of Higher Education**
Provision(s) returned to current law: BORCD50, BORCD33, BORCD56, BORCD57, BORCD67
House provision(s) removed: BORCD102 & BORCD103, BORCD98, BORCD104, BORCD99, BORCD107
Highlights (General Government)

- Provides $500M for a second round of Brownfield Remediation ($350M) and Demolition and Site Revitalization ($150M)
- Provides an additional $2M each FY to support the People Working Cooperatively Safe and Healthy at Home Initiative bringing total funding to $8M over the biennium
- Provides $50M for a broadband pole replacement program. These funds are appropriated from 5CV3 ARPA
- Makes $50M available for the development of new Innovation Hubs outside of the 3 major metro areas
- Appropriates $145M for another round of Water and Sewer Quality Program grants in FY24 ARPA. These funds are appropriated from 5CV3 ARPA
- Provides nearly $92.5M for Statewide Next-Gen 911 and 988 Suicide Prevention infrastructure

Additional Provisions (General Government)

- Allows counties to amend their initial application to the Brownfield Remediation Fund for funds reserved for that county
- OBM Corrects changes to insurance navigator fees made in HB 509 of the 134th General Assembly to clarify that the fees apply to businesses, not individuals
- Permits a county sheriff to use profits from a jail commissary fund for facility improvements and to provide medical and mental health services
- Authorizes the boards of CICs and JEDZs to meet virtually consistent with port authorities
- Requires county commissioners to adopt a policy regarding the use of county credit cards and restricts the use of those cards to public purposes
- Sets the signature requirement for placing the repeal of a township voting plan on the ballot at 25% of the total vote cast for governor in that township in the most recent election
- Clarifies that imagination districts are ineligible for innovation hub funding
- Requires the Ohio Casino Control Commission to contract with a state university, yearly, to prepare a report on problem sports gaming
- Prohibits a municipal corporation from using state funds or charging fees to maintain a registry of rental properties
- Removes requirement that county engineers be a registered surveyor while retaining the requirement that they be a registered engineer
- Clarifies that county commissioners act as the lead entity in submitting applications through the Brownfield Remediation and Demolition & Site Revitalization programs
• Removes various House-passed exemptions from continuing law requirements for state agencies to reduce and limit the number of regulatory restrictions
• Requires OBM to conduct a statewide assessment of financial fraud on state programs and pension funds
• Allows municipal corporations to publish various notices either via newspaper, on the state’s public notice website or other methods
• Increases CSRAB’s operating expenses by $50K in FY24 for the CSG Midwestern Legislative Conference to be held in Columbus with activities at the Statehouse
• Increases CSRAB’s operating expenses by $50K in FY24 and earmarks those funds for the display of historically significant United States, Ohio, and military flags in the Statehouse
• Creates the Capitol Square Improvements Fund with $3.5M over the biennium
• **OBM** Allows for participation in the Federal Industries Enhancement Certification Program without potentially changing other BWC benefits that would not otherwise apply to incarcerated individuals
• Sunsets various boards and commissions
• Clarifies the procedures for when and how the Director of Commerce reimburses a holder of unclaimed funds and provides legal protection for incorrect actions not made by the state
• Specifies how the newly-created Division of Marijuana Control accesses the OARRS database
• **OBM** Aligns the timelines for fees for elevator, escalator, and moving walkway certificates of operations with that of inspections
• **OBM** Specifies that the Elevator Safety Review Board must meet at least quarterly
• Allows the Director of Development to provide grants and loans from the All Ohio Future Fund to counties for land acquisition
• Allows residents of other states to obtain a CPA certificate if they comply with existing certificate requirements
• Streamlines the educational programming provided by the Accountancy Board and prorates the surcharge assessed by the Board for permits and registrations issued for less than three years
• Prorates the fee for a D-8 liquor permit if the licensee doesn’t sell all of the permitted products
• Retains increased funding for JLEC while allowing the funds to be spent for any JLEC purpose
• Allows the county commissioners of an “optional” county under the Ohio Mine Subsidence Insurance program to require homeowner insurance policies include mine subsidence insurance
• Earmarks $250K from Minority Business Development fund for a study of the current business landscape for women, minority, and veteran owned businesses
• Increases the Department of Development Roadwork Development Grant by $10M in FY24, and earmarks $6.2M for Fayette County road improvements related to Honda investments
• Removes an earmark for a single fire department
• Makes changes to the scoring rubric for the Residential Broadband Expansion Grant Program to make it more competitive and geographically distributed
• Increases the permissible infrastructure development rider levied by natural gas companies to $3, permits a $1.50/month infrastructure development costs recovery (or $3 with PUCO approval), and makes other changes associated with gas infrastructure for economic development projects
• Earmarks $500K for the Expedited Pardon Initiative
• Allocates $75M for local jail construction using the framework from previous capital budgets through DRC
• Establishes a One Time Priority Projects Fund in Department of Development (DEV) for various projects added by the House and Senate
• Reduces the Tourism Ohio transfer by $5M over the biennium
• In the Public Defender’s budget - consolidates the Training Account line item into operating line
• Increases earmark for legal aid to economically disadvantaged families from $250K to $500K per FY
• Restores the $95M in General Obligation Bond Debt service payments for both the Third Frontier and the Coal Research Program
• Reduces the transfer to the Capital Access Loan Fund to $1M per year
• Reduces allocation but still provides $5M per FY for Industry Sector Partnerships
• Appropriates $4M in FY 24 only for the Cleveland Water Alliance Sustainable Water Technologies Initiative
• Preserves the Ohio Construction Industry Licensing Board's ability to issue reciprocal specialty contractor licenses in accordance with existing reciprocity agreements
• Adds General Assembly-appointed nonvoting members to the New African Immigrants Commission and establishes a fund for the Commission to accept grants and gifts
• Makes various changes to transfers out of the Facilities Establishment Fund
• Allows electronic disclosure of required information in lease-purchase agreements
• Applies existing limit on Controlling Board authority to approve expenditures of unanticipated or excess revenue to the All Ohio Future Fund
• As of January 1, 2024, creates the Governor’s Office of Housing Transformation in the Department of Development and places the Ohio Housing Finance Agency under the new office
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Office of Budget and Management
Returned to current law: OBMCD39

Casino Control Commission
Provision(s) returned to current law: CACCD2 (partially kept)
House provision(s) removed: CACCD7

Commerce
Provision(s) returned to current law: COMCD12, COMCD16, COMCD8, COMCD1, COMCD11, SC2231 COMCD2, COMCD3, COMCD10, COMCD21, COMCD26, COMCD23 (parts)
House provision(s) removed: COMCD28, COMCD31, COMCD35, COMCD36

Department of Development
House provision(s) removed: DEVCD4 Only first paragraph, DEVCD51, DEVCD53, DEVCD54, DEVCD69 and DEVCD68, DEVCD49, DEVCD66, DEVCD55, DEVCD56, DEVCD59, DEVCD60, DEVCD61, DEVCD62, DEVCD63, DEVCD67, DEVCD38 Paragraph 2

Inspector General
House provision(s) removed: IGOCD2

Public Defender
Returned to current law: PUBCD5, PUBCD7
House provision removed: PUBCD2

Public Utilities Commission
Provision(s) returned to current law: PUCCD1, PUCCD7
House provision(s) removed:

Department of Rehab and Corrections
Returned to current law: DRCCD12
House provision removed: DRCCD20, DRCCD21, DRCCD23

Department of Veterans Services
Provision(s) returned to current law: OBM DVSCD2
House provision(s) removed: DVSCD5
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**Highlights (Agriculture and Natural Resources)**

- Provides $125M for a Rail Safety Crossing program to match available federal dollars
- Largely restores GRF funding in the Department of Natural Resources
- Creates a one-time $10M wayside detector grant program in ODOT/Rail Commission and establishes methods of state matches for the three classes of railways
- Requires the Rail Safety Commission to establish the Orphan Rail Crossing Program and appropriates $1M

**Additional Provisions (Agriculture and Natural Resources)**

- Removes provisions regarding publicly available EV charging stations
- Allows the Motor Vehicle Dealers board to conduct meetings or hearings via teleconference or video conference
- Lowers reinstatement fee with noncompliance driver’s license suspensions to $40 proportionately lowers the fee distributed to the Indigent Defense Support Fund to $10
- Prohibits (unless exempted) DAS from requiring an individual to have a post-secondary degree to apply to be employed in a position in the classified service of the state
- Prohibits parks from being included in special improvement districts
- Requires OPWC to work with Clean Ohio Conservation Fund grant recipients
- Reduces the required training hours for a barbers license from 1,800 to 1,000, cosmetologist license from 1,500 to 1,000 and hair designer license from 1,200 to 1,000
- Authorizes the Registrar of Motor Vehicles to establish a more frequent payment schedule to local deputy registrars than current law (monthly)
- Modifies parental leave benefits by eliminating the two week waiting period and providing eight weeks of paid leave—100% for the first two weeks and 70% for the remaining six weeks—for all eligible employees
- Updates ODNR non-GRF spreadsheet items for provision maintained in this current version
- Excludes the Oil and Gas Well Fund from those funds the OBM director has authority to make transfers out of
- Provides flat funding for County Agricultural Societies based on FY23 levels
- Removes multiple exemptions in regards to online auctioneer license law
- **OBM** Restores deleted language from "As Introduced" bill which authorizes the department to investigate alleged violations of the Secondhand Dealer Law and establishes various procedures for the department related to the investigations.
- Amends HB 687-13th GA to redirect Capital appropriations of $2M Cleveland Tower City Bedrock Development
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- Requires the Governor to appoint two alternate members to the Board of Tax Appeals to serve in the event a member is disqualified for a certain proceeding
- Reduces the transfer for Professional Development Fund and the Ohio Digital Academy to $2M over the biennium
- Makes multiple changes to the stratigraphic wells provisions in the bill
- Renames the Ohio Oil and Gas Energy Education Program license plate to the Ohio Natural Energy Institute license plate
- Eliminates a provision which would prohibit all public entities from subdividing a purchase, lease, project or other expenditure to avoid competitive bidding requirements
- Excludes wineries which are allowed to distribute to retail liquor permit holders from regulation by Dept. of Agriculture regarding food processing establishment
- Corrects erroneous cross reference of emergency services responder
- Increases validity period from 180 to 210 days for CDL in the farm-related industry
- Makes minor changes to Loyal Order of the Moose license plate
- Removes study related to the Ohio State Fairgrounds location
- Allows the governing board of a Regional Transportation Improvement Project (RTIP) to enter into a memorandum of understanding with ODOT concerning infrastructure improvements and economic development activities on a regional highway within the RTIP
- Requires ODNR to establish permits and fees for specific projects for owners of property which abuts Rocky Fork State Park
- Eliminates rollover language in DASCD11
- Strikes legislative membership from steering committee in DASCD28
- Permits electronic procurement at DAS and but only declares that procurements competitive in certain circumstances
- Eliminate $3M landlord transfer and $190M EXPO transfer from the GRF
- Returns to current law in regards to DAS evaluating Buy Ohio product bids, whether the purchases will be in the best interest of the state, DAS establishing rules for veteran friendly businesses, and codifying Buy Ohio products
- AGRCD3 removes other regions designated by AGR director and reduces earmark to $6.1M each FY
- Increases to $1M per year the funding for continuing efforts at Indian Lake
- AGRCD5 Deletes the proposed earmark inside H2Ohio and reduces the appropriation to $270M over the biennium, lowering AGR, DNR and EPA proportionally
- Makes non GRF spreadsheet changes to Air Quality Development Authority
- Removes provision exempting these rules from current law regulatory reduction restrictions in EPACD14
- Remove language which allows EPA to put liens on houses to recover costs from clearing a property
- Removes provision regarding exemption of certain rules in JCRCD4
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- Allows JCARR to rollover appropriations for FY23/24 but not for FY24/25
- Reinstates current law regarding the cancellation of liquor licenses but changes shall to may
- Removes funding from Parks and Watercraft Federal Grants Fund
- Deletes an earmark for the Rock and Roll Hall of Fame
- DNRC9 Clarifies that new authority cannot be used to build new facilities, structures or lodges
- DPSCD33 Changes violation to 3rd degree misdemeanor rather than 1st degree misdemeanor
- Removes end of year balance rollover language for numerous programs
- **OBM** Amendment to allow Deputy Registrar’s to do certain online services
- LSC technical amendment
- LSC technical amendment #2

**Department of Public Safety**
Provision(s) returned to current law:
DPSCD45, DPSCD48, DPSCD26, DPSCD75, DPSCD41, DPSCD78, DPSCD79 & DASCD80, DPSCD54,
DPSC35, DPSCD32, DPSCD36, DPSCD31, DPSCD72, DPSCD76, DPSCD73, **OBM** DPSCD71,
DPSCD82
House provision(s) removed: DPSCD74, DPSCD77

**Air Quality development Authority**
Provision(s) returned to current law:
House provision(s) removed: AIRCD3

**Department of Transportation**
Provision(s) returned to current law: DOTCD50
House provision(s) removed: DOTCD51, DOTCD52, DOTCD53

**Department of Natural Resources**
Provision(s) returned to current law: DNRCD28, DNRCD31
House provision(s) removed:

**Department of Administrative Services**
Provision(s) returned to current law: DASCD37, DASCD25, OBM:DASCD43, DASCD44
House provision(s) removed:
Department of Agriculture
Provision(s) returned to current law: AGRC1D12
House provision(s) removed:

Environmental Protection Agency
Provision(s) returned to current law: EPACD15
House provision(s) removed:

- **Note:** This is not a complete list of changes made by the sub-bill. Please refer to official LSC / LBO documents and the bill text to see all changes. Additionally, numerous appropriation modifications were made that only appear on the spreadsheet and in the bill itself
- **Note:** In some summaries above, rounded numbers were used. Please refer to the bill text, the spreadsheet and COMP DOC for additional details and exact numbers