

As Introduced

**131st General Assembly
Regular Session
2015-2016**

H. B. No. 547

Representative Smith, R.

A BILL

To amend sections 122.171, 124.152, 124.181, 124.382, 1
126.32, 127.19, 305.31, 305.42, 323.73, 3316.042, 2
4741.11, 5537.02, 5709.084, and 5747.51, to repeal 3
sections 324.01, 324.02, 324.021, 324.03, 324.04, 4
324.05, 324.06, 324.07, 324.08, 324.09, 324.10, 5
324.11, 324.12, and 324.99 of the Revised Code, to 6
amend Sections 207.190, 223.10, 229.10, 245.10, 7
263.50, 263.220, 305.30, 309.10, and 379.10 of Am. 8
Sub. H.B. 64 of the 131st General Assembly, to 9
amend Sections 263.10 and 371.10 of Am. Sub. H.B. 10
64 of the 131st General Assembly, as subsequently 11
amended, to amend Sections 273.10, 273.30, and 12
287.10 of Am. Sub. S.B. 260 of the 131st General 13
Assembly, and to amend Sections 207.10, 207.80, 14
207.90, 207.100, 207.220, 207.280, 207.290, 15
221.10, and 239.10 of S.B. 310 of the 131st 16
General Assembly to provide authorization and 17
conditions for the operation of state programs and 18
to make appropriations. 19

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

Section 101.01. That sections 122.171, 124.152, 124.181, 20
124.382, 126.32, 127.19, 305.31, 305.42, 323.73, 3316.042, 21

4741.11, 5537.02, 5709.084, and 5747.51 of the Revised Code be 22
amended to read as follows: 23

Sec. 122.171. (A) As used in this section: 24

(1) "Capital investment project" means a plan of investment 25
at a project site for the acquisition, construction, renovation, 26
or repair of buildings, machinery, or equipment, or for 27
capitalized costs of basic research and new product development 28
determined in accordance with generally accepted accounting 29
principles, but does not include any of the following: 30

(a) Payments made for the acquisition of personal property 31
through operating leases; 32

(b) Project costs paid before January 1, 2002; 33

(c) Payments made to a related member as defined in section 34
5733.042 of the Revised Code or to a consolidated elected taxpayer 35
or a combined taxpayer as defined in section 5751.01 of the 36
Revised Code. 37

(2) "Eligible business" means a taxpayer and its related 38
members with Ohio operations satisfying all of the following: 39

(a) The taxpayer employs at least five hundred full-time 40
equivalent employees or has an annual Ohio employee payroll of at 41
least thirty-five million dollars at the time the tax credit 42
authority grants the tax credit under this section; 43

(b) The taxpayer makes or causes to be made payments for the 44
capital investment project of one of the following: 45

(i) If the taxpayer is engaged at the project site primarily 46
as a manufacturer, at least fifty million dollars in the aggregate 47
at the project site during a period of three consecutive calendar 48
years, including the calendar year that includes a day of the 49
taxpayer's taxable year or tax period with respect to which the 50

credit is granted; 51

(ii) If the taxpayer is engaged at the project site primarily 52
in significant corporate administrative functions, as defined by 53
the director of development services by rule, at least twenty 54
million dollars in the aggregate at the project site during a 55
period of three consecutive calendar years including the calendar 56
year that includes a day of the taxpayer's taxable year or tax 57
period with respect to which the credit is granted. 58

(c) The taxpayer had a capital investment project reviewed 59
and approved by the tax credit authority as provided in divisions 60
(C), (D), and (E) of this section. 61

(3) "Full-time equivalent employees" means the quotient 62
obtained by dividing the total number of hours for which employees 63
were compensated for employment in the project by two thousand 64
eighty. "Full-time equivalent employees" shall exclude hours that 65
are counted for a credit under section 122.17 of the Revised Code. 66

(4) "Ohio employee payroll" has the same meaning as in 67
section 122.17 of the Revised Code. 68

(5) "Manufacturer" has the same meaning as in section 69
5739.011 of the Revised Code. 70

(6) "Project site" means an integrated complex of facilities 71
in this state, as specified by the tax credit authority under this 72
section, within a fifteen-mile radius where a taxpayer is 73
primarily operating as an eligible business. 74

(7) "Related member" has the same meaning as in section 75
5733.042 of the Revised Code as that section existed on the 76
effective date of its amendment by Am. Sub. H.B. 215 of the 122nd 77
general assembly, September 29, 1997. 78

(8) "Taxable year" includes, in the case of a domestic or 79
foreign insurance company, the calendar year ending on the 80

thirty-first day of December preceding the day the superintendent 81
of insurance is required to certify to the treasurer of state 82
under section 5725.20 or 5729.05 of the Revised Code the amount of 83
taxes due from insurance companies. 84

(B) The tax credit authority created under section 122.17 of 85
the Revised Code may grant a nonrefundable tax credit to an 86
eligible business under this section for the purpose of fostering 87
job retention in this state. Upon application by an eligible 88
business and upon consideration of the determination of the 89
director of budget and management, tax commissioner, and the 90
superintendent of insurance in the case of an insurance company, 91
and the recommendation and determination of the director of 92
development services under division (C) of this section, the tax 93
credit authority may grant the credit against the tax imposed by 94
section 5725.18, 5726.02, 5729.03, 5733.06, 5736.02, 5747.02, or 95
5751.02 of the Revised Code. 96

The credit authorized in this section may be granted for a 97
period up to fifteen taxable years or, in the case of the tax 98
levied by section 5736.02 or 5751.02 of the Revised Code, for a 99
period of up to fifteen calendar years. The credit amount for a 100
taxable year or a calendar year that includes the tax period for 101
which a credit may be claimed equals the Ohio employee payroll for 102
that year multiplied by the percentage specified in the agreement 103
with the tax credit authority. The credit shall be claimed in the 104
order required under section 5725.98, 5726.98, 5729.98, 5733.98, 105
5747.98, or 5751.98 of the Revised Code. In determining the 106
percentage and term of the credit, the tax credit authority shall 107
consider both the number of full-time equivalent employees and the 108
value of the capital investment project. The credit amount may not 109
be based on the Ohio employee payroll for a calendar year before 110
the calendar year in which the tax credit authority specifies the 111
tax credit is to begin, and the credit shall be claimed only for 112

the taxable years or tax periods specified in the eligible 113
business' agreement with the tax credit authority. In no event 114
shall the credit be claimed for a taxable year or tax period 115
terminating before the date specified in the agreement. 116

If a credit allowed under this section for a taxable year or 117
tax period exceeds the taxpayer's tax liability for that year or 118
period, the excess may be carried forward for the three succeeding 119
taxable or calendar years, but the amount of any excess credit 120
allowed in any taxable year or tax period shall be deducted from 121
the balance carried forward to the succeeding year or period. 122

(C) A taxpayer that proposes a capital investment project to 123
retain jobs in this state may apply to the tax credit authority to 124
enter into an agreement for a tax credit under this section. The 125
director of development services shall prescribe the form of the 126
application. After receipt of an application, the authority shall 127
forward copies of the application to the director of budget and 128
management, the tax commissioner, and the superintendent of 129
insurance in the case of an insurance company, each of whom shall 130
review the application to determine the economic impact the 131
proposed project would have on the state and the affected 132
political subdivisions and shall submit a summary of their 133
determinations ~~and recommendations~~ to the authority. The authority 134
shall also forward a copy of the application to the director of 135
development services, who shall review the application to 136
determine the economic impact the proposed project would have on 137
the state and the affected political subdivisions and shall submit 138
a summary of ~~their~~ the director's determinations and 139
recommendations to the authority. 140

(D) Upon review and consideration of the determinations and 141
recommendations described in division (C) of this section, the tax 142
credit authority may enter into an agreement with the taxpayer for 143
a credit under this section if the authority determines all of the 144

following:	145
(1) The taxpayer's capital investment project will result in the retention of employment in this state.	146 147
(2) The taxpayer is economically sound and has the ability to complete the proposed capital investment project.	148 149
(3) The taxpayer intends to and has the ability to maintain operations at the project site for at least the greater of (a) the term of the credit plus three years, or (b) seven years.	150 151 152
(4) Receiving the credit is a major factor in the taxpayer's decision to begin, continue with, or complete the project.	153 154
(E) An agreement under this section shall include all of the following:	155 156
(1) A detailed description of the project that is the subject of the agreement, including the amount of the investment, the period over which the investment has been or is being made, the number of full-time equivalent employees at the project site, and the anticipated Ohio employee payroll to be generated.	157 158 159 160 161
(2) The term of the credit, the percentage of the tax credit, the maximum annual value of tax credits that may be allowed each year, and the first year for which the credit may be claimed.	162 163 164
(3) A requirement that the taxpayer maintain operations at the project site for at least the greater of (a) the term of the credit plus three years, or (b) seven years.	165 166 167
(4) A requirement that the taxpayer retain at least five hundred full-time equivalent employees at the project site and within this state for the entire term of the credit, or a requirement that the taxpayer maintain an annual Ohio employee payroll of at least thirty-five million dollars for the entire term of the credit.	168 169 170 171 172 173
(5) A requirement that the taxpayer annually report to the	174

director of development services full-time equivalent employees, 175
Ohio employee payroll, capital investment, and other information 176
the director needs to perform the director's duties under this 177
section. 178

(6) A requirement that the director of development services 179
annually review the annual reports of the taxpayer to verify the 180
information reported under division (E)(5) of this section and 181
compliance with the agreement. Upon verification, the director 182
shall issue a certificate to the taxpayer stating that the 183
information has been verified and identifying the amount of the 184
credit for the taxable year or calendar year that includes the tax 185
period. In determining the number of full-time equivalent 186
employees, no position shall be counted that is filled by an 187
employee who is included in the calculation of a tax credit under 188
section 122.17 of the Revised Code. 189

(7) A provision providing that the taxpayer may not relocate 190
a substantial number of employment positions from elsewhere in 191
this state to the project site unless the director of development 192
services determines that the taxpayer notified the legislative 193
authority of the county, township, or municipal corporation from 194
which the employment positions would be relocated. 195

For purposes of this section, the movement of an employment 196
position from one political subdivision to another political 197
subdivision shall be considered a relocation of an employment 198
position unless the movement is confined to the project site. The 199
transfer of an employment position from one political subdivision 200
to another political subdivision shall not be considered a 201
relocation of an employment position if the employment position in 202
the first political subdivision is replaced by another employment 203
position. 204

(8) A waiver by the taxpayer of any limitations periods 205
relating to assessments or adjustments resulting from the 206

taxpayer's failure to comply with the agreement. 207

(F) If a taxpayer fails to meet or comply with any condition 208
or requirement set forth in a tax credit agreement, the tax credit 209
authority may amend the agreement to reduce the percentage or term 210
of the credit. The reduction of the percentage or term may take 211
effect in the current taxable or calendar year. 212

(G) Financial statements and other information submitted to 213
the department of development services or the tax credit authority 214
by an applicant for or recipient of a tax credit under this 215
section, and any information taken for any purpose from such 216
statements or information, are not public records subject to 217
section 149.43 of the Revised Code. However, the chairperson of 218
the authority may make use of the statements and other information 219
for purposes of issuing public reports or in connection with court 220
proceedings concerning tax credit agreements under this section. 221
Upon the request of the tax commissioner, or the superintendent of 222
insurance in the case of an insurance company, the chairperson of 223
the authority shall provide to the commissioner or superintendent 224
any statement or other information submitted by an applicant for 225
or recipient of a tax credit in connection with the credit. The 226
commissioner or superintendent shall preserve the confidentiality 227
of the statement or other information. 228

(H) A taxpayer claiming a tax credit under this section shall 229
submit to the tax commissioner or, in the case of an insurance 230
company, to the superintendent of insurance, a copy of the 231
director of development services' certificate of verification 232
under division (E)(6) of this section with the taxpayer's tax 233
report or return for the taxable year or for the calendar year 234
that includes the tax period. Failure to submit a copy of the 235
certificate with the report or return does not invalidate a claim 236
for a credit if the taxpayer submits a copy of the certificate to 237
the commissioner or superintendent within thirty days after the 238

commissioner or superintendent requests it. 239

(I) For the purposes of this section, a taxpayer may include 240
a partnership, a corporation that has made an election under 241
subchapter S of chapter one of subtitle A of the Internal Revenue 242
Code, or any other business entity through which income flows as a 243
distributive share to its owners. A partnership, S-corporation, or 244
other such business entity may elect to pass the credit received 245
under this section through to the persons to whom the income or 246
profit of the partnership, S-corporation, or other entity is 247
distributed. The election shall be made on the annual report 248
required under division (E)(5) of this section. The election 249
applies to and is irrevocable for the credit for which the report 250
is submitted. If the election is made, the credit shall be 251
apportioned among those persons in the same proportions as those 252
in which the income or profit is distributed. 253

(J)(1) If the director of development services determines 254
that a taxpayer that received a certificate under division (E)(6) 255
of this section is not complying with the requirements of the 256
agreement, the director shall notify the tax credit authority of 257
the noncompliance. After receiving such a notice, and after giving 258
the taxpayer an opportunity to explain the noncompliance, the 259
authority may terminate the agreement and require the taxpayer, or 260
any related member or members that claimed the tax credit under 261
division (N) of this section, to refund to the state all or a 262
portion of the credit claimed in previous years, as follows: 263

(a) If the taxpayer fails to comply with the requirement 264
under division (E)(3) of this section, an amount determined in 265
accordance with the following: 266

(i) If the taxpayer maintained operations at the project site 267
for less than or equal to the term of the credit, an amount not to 268
exceed one hundred per cent of the sum of any tax credits allowed 269
and received under this section. 270

(ii) If the taxpayer maintained operations at the project 271
site longer than the term of the credit, but less than the greater 272
of seven years or the term of the credit plus three years, the 273
amount required to be refunded shall not exceed seventy-five per 274
cent of the sum of any tax credits allowed and received under this 275
section. 276

(b) If the taxpayer fails to substantially maintain both the 277
number of full-time equivalent employees and the amount of Ohio 278
employee payroll required under the agreement at any time during 279
the term of the agreement or during the post-term reporting 280
period, an amount determined at the discretion of the authority. 281

(2) If a taxpayer files for bankruptcy and fails as described 282
in division (J)(1)(a) or (b) of this section, the director may 283
immediately commence an action to recoup an amount not exceeding 284
one hundred per cent of the sum of any credits received by the 285
taxpayer under this section. 286

(3) In determining the portion of the credit to be refunded 287
to this state, the authority shall consider the effect of market 288
conditions on the taxpayer's project and whether the taxpayer 289
continues to maintain other operations in this state. After making 290
the determination, the authority shall certify the amount to be 291
refunded to the tax commissioner or the superintendent of 292
insurance. If the taxpayer, or any related member or members who 293
claimed the tax credit under division (N) of this section, is not 294
an insurance company, the commissioner shall make an assessment 295
for that amount against the taxpayer under Chapter 5726., 5733., 296
5736., 5747., or 5751. of the Revised Code. If the taxpayer, or 297
any related member or members that claimed the tax credit under 298
division (N) of this section, is an insurance company, the 299
superintendent of insurance shall make an assessment under section 300
5725.222 or 5729.102 of the Revised Code. The time limitations on 301
assessments under those chapters and sections do not apply to an 302

assessment under this division, but the commissioner or 303
superintendent shall make the assessment within one year after the 304
date the authority certifies to the commissioner or superintendent 305
the amount to be refunded. 306

(K) The director of development services, after consultation 307
with the tax commissioner and the superintendent of insurance and 308
in accordance with Chapter 119. of the Revised Code, shall adopt 309
rules necessary to implement this section. The rules may provide 310
for recipients of tax credits under this section to be charged 311
fees to cover administrative costs of the tax credit program. The 312
fees collected shall be credited to the business assistance fund 313
created in section 122.174 of the Revised Code. At the time the 314
director gives public notice under division (A) of section 119.03 315
of the Revised Code of the adoption of the rules, the director 316
shall submit copies of the proposed rules to the chairpersons of 317
the standing committees on economic development in the senate and 318
the house of representatives. 319

(L) On or before the first day of August of each year, the 320
director of development services shall submit a report to the 321
governor, the president of the senate, and the speaker of the 322
house of representatives on the tax credit program under this 323
section. The report shall include information on the number of 324
agreements that were entered into under this section during the 325
preceding calendar year, a description of the project that is the 326
subject of each such agreement, and an update on the status of 327
projects under agreements entered into before the preceding 328
calendar year. 329

(M) The aggregate amount of nonrefundable tax credits issued 330
under this section during any calendar year for capital investment 331
projects reviewed and approved by the tax credit authority may not 332
exceed the following amounts: 333

(1) For 2010, thirteen million dollars; 334

(2) For 2011 through 2023, the amount of the limit for the 335
preceding calendar year plus thirteen million dollars; 336

(3) For 2024 and each year thereafter, one hundred 337
ninety-five million dollars. 338

The limitations in division (M) of this section do not apply 339
to credits for capital investment projects approved by the tax 340
credit authority before July 1, 2009. 341

(N) This division applies only to an eligible business that 342
is part of an affiliated group that includes a diversified savings 343
and loan holding company or a grandfathered unitary savings and 344
loan holding company, as those terms are defined in section 345
5726.01 of the Revised Code. Notwithstanding any contrary 346
provision of the agreement between such an eligible business and 347
the tax credit authority, any credit granted under this section 348
against the tax imposed by section 5725.18, 5729.03, 5733.06, 349
5747.02, or 5751.02 of the Revised Code to the eligible business, 350
at the election of the eligible business and without any action by 351
the tax credit authority, may be shared with any member or members 352
of the affiliated group that includes the eligible business, which 353
member or members may claim the credit against the taxes imposed 354
by section 5725.18, 5726.02, 5729.03, 5733.06, 5747.02, or 5751.02 355
of the Revised Code. Credits shall be claimed by the eligible 356
business in sequential order, as applicable, first claiming the 357
credits to the fullest extent possible against the tax that the 358
certificate holder is subject to, then against the tax imposed by, 359
sequentially, section 5729.03, 5725.18, 5747.02, 5751.02, and 360
lastly 5726.02 of the Revised Code. The credits may be allocated 361
among the members of the affiliated group in such manner as the 362
eligible business elects, but subject to the sequential order 363
required under this division. This division applies to credits 364
granted before, on, or after March 27, 2013, the effective date of 365
H.B. 510 of the 129th general assembly. Credits granted before 366

that effective date that are shared and allocated under this 367
division may be claimed in those calendar years in which the 368
remaining taxable years specified in the agreement end. 369

As used in this division, "affiliated group" means a group of 370
two or more persons with fifty per cent or greater of the value of 371
each person's ownership interests owned or controlled directly, 372
indirectly, or constructively through related interests by common 373
owners during all or any portion of the taxable year, and the 374
common owners. "Affiliated group" includes, but is not limited to, 375
any person eligible to be included in a consolidated elected 376
taxpayer group under section 5751.011 of the Revised Code or a 377
combined taxpayer group under section 5751.012 of the Revised 378
Code. 379

(O)(1) As used in division (O) of this section: 380

(a) "Eligible agreement" means an agreement approved by the 381
tax credit authority under this section on or before December 31, 382
2013. 383

(b) "Reporting period" means a period corresponding to the 384
annual report required under division (E)(5) of this section. 385

(c) "Income tax revenue" has the same meaning as under 386
division (S) of section 122.17 of the Revised Code. 387

(2) In calendar year 2016 and thereafter, the tax credit 388
authority shall annually determine a withholding adjustment factor 389
to be used in the computation of income tax revenue for eligible 390
agreements. The withholding adjustment factor shall be a numerical 391
percentage that equals the percentage that employer income tax 392
withholding rates have been increased or decreased as a result of 393
changes in the income tax rates prescribed by section 5747.02 of 394
the Revised Code by amendment of that section taking effect on or 395
after June 29, 2013. 396

(3) Except as provided in division (O)(4) of this section, 397

for reporting periods ending in 2015 and thereafter for taxpayers 398
subject to eligible agreements, the tax credit authority shall 399
adjust the income tax revenue reported on the taxpayer's annual 400
report by multiplying the withholding adjustment factor by the 401
taxpayer's income tax revenue and doing one of the following: 402

(a) If the income tax rates prescribed by section 5747.02 of 403
the Revised Code have decreased by amendment of this section 404
taking effect on or after June 29, 2013, add the product to the 405
taxpayer's income tax revenue. 406

(b) If the income tax rates prescribed by section 5747.02 of 407
the Revised Code have increased by amendment of this section 408
taking effect on or after June 29, 2013, subtract the product from 409
the taxpayer's income tax revenue. 410

(4) Division (O)(3) of this section shall not apply unless 411
all of the following apply with respect to the eligible agreement: 412

(a) The taxpayer has achieved one hundred per cent of the job 413
retention commitment identified in the agreement. 414

(b) If applicable, the taxpayer has achieved one hundred per 415
cent of the payroll retention commitment identified in the 416
agreement. 417

(c) If applicable, the taxpayer has achieved one hundred per 418
cent of the investment commitment identified in the agreement. 419

(5) Failure by a taxpayer to have achieved any of the 420
applicable commitments described in divisions (O)(4)(a) to (c) of 421
this section in a reporting period does not disqualify the 422
taxpayer for the adjustment under division (O) of this section for 423
an ensuing reporting period. 424

Sec. 124.152. (A)(1) Except as provided in divisions (A)(2) 425
and (3) of this section, each exempt employee shall be paid a 426
salary or wage in accordance with schedule E-1 or schedule E-2 of 427

division (B) of this section. 428

(2) Each exempt employee who holds a position in the 429
unclassified civil service pursuant to division (A)(26) or (30) of 430
section 124.11 of the Revised Code may be paid a salary or wage in 431
accordance with schedule E-1, schedule E-1 for step eight only, or 432
schedule E-2 of division (B) or (C) of this section, as 433
applicable. 434

(3)(a) Except as provided in division (A)(3)(b), (c), or (e) 435
of this section, each exempt employee who was paid a salary or 436
wage at step 7 in the employee's pay range on June 28, 2003, in 437
accordance with the applicable schedule E-1 of former section 438
124.152 of the Revised Code and who continued to be so paid on 439
June 29, 2003, shall be paid a salary or wage in the corresponding 440
pay range in schedule E-1 for step eight only of division (C) of 441
this section for as long as the employee remains in the position 442
the employee held as of July 1, 2003. Such an employee is not 443
eligible to be paid a salary or wage at step 7 in schedule E-1 for 444
as long as the employee remains in the position the employee held 445
as of July 1, 2003. 446

~~(b) Except as provided in division (A)(3)(c) of this section,~~ 447
~~if~~ If an exempt employee who is being paid a salary or wage in 448
accordance with schedule E-1 for step eight only of division (C) 449
of this section moves to another position, the employee shall not 450
receive a salary or wage for that position or any other position 451
in the future in accordance with that schedule. 452

~~(c) If an~~ Each exempt employee who is being paid a salary or 453
wage in ~~accordance with~~ pay range 12 through 16 of schedule E-1 454
for step eight only of division (C) of this section ~~moves to~~ 455
~~another position assigned to pay range 12 or above, the appointing~~ 456
~~authority may assign the employee to be paid a salary or wage in~~ 457
~~the appropriate pay range for that position in accordance with the~~ 458
~~schedule E-1 for step eight only of division (C) of this section,~~ 459

~~provided that the appointing authority so notifies the director of~~ 460
~~administrative services in writing at the time the employee is~~ 461
~~appointed to that position shall be paid a salary or wage in the~~ 462
~~corresponding pay range in schedule E-1 of division (B) of this~~ 463
~~section as follows:~~ 464

(i) If the employee has maintained satisfactory performance 465
in accordance with the criteria established by the employee's 466
appointing authority within the twelve-month period immediately 467
before July 1, 2016, at step 8 beginning on the first day of the 468
pay period that includes July 1, 2016; 469

(ii) If the employee has not maintained satisfactory 470
performance in accordance with the criteria established by the 471
employee's appointing authority within the twelve-month period 472
immediately before July 1, 2016, but attains satisfactory 473
performance in accordance with the criteria before July 1, 2017, 474
at step 8 beginning on the first day of the pay period that 475
follows the date the employee attains satisfactory performance; 476

(iii) If the employee does not attain satisfactory 477
performance in accordance with the criteria established by the 478
employee's appointing authority before July 1, 2017, at the 479
employee's base rate of pay as of the pay period immediately 480
before the pay period that includes July 1, 2017, beginning on the 481
first day of the pay period that includes July 1, 2017. 482

(d) If an employee described in division (A)(3)(c)(iii) of 483
this section attains satisfactory performance in accordance with 484
the criteria established by the employee's appointing authority, 485
the employee shall be paid a salary or wage at step 8 in the 486
corresponding pay range in schedule E-1 of division (B) of this 487
section beginning on the first day of the pay period that follows 488
the date the employee attains satisfactory performance. 489

(e) Except as otherwise provided in this chapter, each exempt 490

employee who is being paid a salary or wage in range 17 or 18 of 491
schedule E-1 for step eight only of division (C) of this section 492
on the first day of the pay period that includes July 1, 2016, 493
shall not receive an increase in salary or wage until the maximum 494
rate of pay for step 6 of the employee's corresponding pay range 495
in schedule E-1 of division (B) of this section exceeds the 496
employee's base rate of pay as of July 1, 2016. 497

(f) An employee who becomes eligible to receive an increase 498
in salary or wage under division (A)(3)(e) of this section shall 499
be paid a salary or wage in step 6 of the employee's corresponding 500
pay range in schedule E-1 of division (B) of this section. 501

(B)(1) Beginning on the first day of the pay period that 502
includes July 1, 2015, each exempt employee who must be paid in 503
accordance with schedule E-1 or schedule E-2 of this section shall 504
be paid a salary or wage in accordance with the following schedule 505
of rates: 506

Schedule E-1 507

Pay Ranges and Step Values 508

509

Step 1 Step 2 Step 3 Step 4 Step 5 Step 6 Step 7 510

Range 511

1 Hourly 10.32 10.78 11.24 11.73 512

Annually 21466 22422 23379 24398 513

2 Hourly 12.52 13.05 13.61 14.21 514

Annually 26042 27144 28309 29557 515

3 Hourly 13.11 13.70 14.31 14.93 516

Annually 27269 28496 29765 31054 517

4 Hourly 13.77 14.38 15.07 15.74 518

Annually 28642 29910 31346 32739 519

5 Hourly 14.44 15.10 15.74 16.43 520

Annually 30035 31408 32739 34174 521

6	Hourly	15.22	15.85	16.55	17.23				522
	Annually	31658	32968	34424	35838				523
7	Hourly	16.16	16.76	17.45	18.06	18.76			524
	Annually	33613	34861	36296	37565	39021			525
8	Hourly	17.08	17.84	18.60	19.44	20.37			526
	Annually	35526	37107	38688	40435	42370			527
9	Hourly	18.22	19.17	20.11	21.12	22.19			528
	Annually	37898	39874	41829	43930	46155			529
10	Hourly	19.67	20.74	21.85	23.11	24.35			530
	Annually	40914	43139	45448	48069	50648			531
11	Hourly	21.41	22.66	23.97	25.33	26.76			532
	Annually	44533	47133	49858	52686	55661			533
12	Hourly	23.62	24.95	26.29	27.75	29.29	30.88	33.66	534
	Annually	49130	51896	54683	57720	60923	64230	70013	535
13	Hourly	26.04	27.47	28.98	30.52	32.24	33.99	37.04	536
	Annually	54163	57138	60278	63482	67059	70699	77043	537
14	Hourly	28.63	30.25	31.88	33.62	35.52	37.50	40.88	538
	Annually	59550	62920	66310	69930	73882	78000	85030	539
15	Hourly	31.45	33.22	35.10	37.02	39.08	41.23	44.94	540
	Annually	65416	69098	73008	77002	81286	85758	93475	541
16	Hourly	34.68	36.60	38.61	40.78	43.03	45.49	49.58	542
	Annually	72134	76128	80309	84822	89502	94619	103126	543
17	Hourly	38.21	40.32	42.58	44.93	47.43	50.08		544
	Annually	79477	83866	88566	93454	98654	104166		545
18	Hourly	42.11	44.44	46.95	49.52	52.26	55.19		546
	Annually	87589	92435	97656	103002	108701	114795		547

An employee who is being paid a salary or wage at step 6 on 548
July 1, 2015, is eligible to move to step 7 beginning on the first 549
day of the pay period that immediately follows July 1, 2015, if 550
the employee has maintained satisfactory performance in accordance 551
with the criteria established by the employee's appointing 552
authority and the employee has not advanced a step within the 553
twelve-month period immediately preceding the advancement to step 554

7.				555
Schedule E-2				556
Range		Minimum	Maximum	557
41	Hourly	16.23	41.62	558
	Annually	33758	86570	559
42	Hourly	17.89	45.96	560
	Annually	37211	95597	561
43	Hourly	19.70	50.62	562
	Annually	40976	105290	563
44	Hourly	21.73	55.30	564
	Annually	45198	115024	565
45	Hourly	24.01	60.38	566
	Annually	49941	137248	567
46	Hourly	26.43	65.98	568
	Annually	54974	137238	569
47	Hourly	29.14	72.01	570
	Annually	60611	149781	571
48	Hourly	32.14	78.58	572
	Annually	66851	163446	573
49	Hourly	35.44	84.84	574
	Annually	73715	176467	575

(2) Beginning on the first day of the pay period that 576
 includes July 1, 2016, each exempt employee who must be paid in 577
 accordance with schedule E-1 or schedule E-2 of this section shall 578
 be paid a salary or wage in accordance with the following schedule 579
 of rates: 580

Schedule E-1 581

Pay Ranges and Step Values 582

Step 1 Step 2 Step 3 Step 4 Step 5 Step 6 Step 7 Step 8 583

Range 584

1 Hourly 10.58 11.05 11.52 12.02 585

Annually 22006 22984 23962 25002 586

2	Hourly	12.83	13.38	13.95	14.57					587
	Annually	26686	27830	29016	30306					588
3	Hourly	13.44	14.04	14.67	15.30					589
	Annually	27955	29203	30514	31824					590
4	Hourly	14.11	14.74	15.45	16.13					591
	Annually	29349	30659	32136	33550					592
5	Hourly	14.80	15.48	16.13	16.84					593
	Annually	30784	32198	33550	35027					594
6	Hourly	15.60	16.25	16.96	17.66					595
	Annually	32448	33800	35277	36733					596
7	Hourly	16.56	17.18	17.89	18.51	19.23				597
	Annually	34445	35734	37211	38501	39998				598
8	Hourly	17.51	18.29	19.07	19.93	20.88				599
	Annually	36421	38043	39666	41454	43430				600
9	Hourly	18.68	19.65	20.61	21.65	22.74				601
	Annually	38854	40872	42869	45032	47299				602
10	Hourly	20.16	21.26	22.40	23.69	24.96				603
	Annually	41933	44221	46592	49275	51917				604
11	Hourly	21.95	23.23	24.57	25.96	27.43				605
	Annually	45656	48318	51106	53997	57054				606
12	Hourly	24.21	25.57	26.95	28.44	30.02	31.65	34.50	<u>34.50</u>	607
								<u>32.95</u>		
	Annually	50357	53186	56056	59155	62442	65832	71760	<u>71760</u>	608
								<u>68536</u>		
13	Hourly	26.69	28.16	29.70	31.28	33.05	34.84	37.97	<u>37.97</u>	609
								<u>36.26</u>		
	Annually	55515	58573	61776	65062	68744	72467	78978	<u>78978</u>	610
								<u>75421</u>		
14	Hourly	29.35	31.01	32.68	34.46	36.41	38.44	41.90	<u>41.90</u>	611
								<u>40.01</u>		
	Annually	61048	64501	67974	71677	75733	79955	87152	<u>87152</u>	612
								<u>83221</u>		
15	Hourly	32.24	34.05	35.98	37.95	40.06	42.26	46.06	<u>46.06</u>	613

								<u>43.99</u>	
	Annually	67059	70824	74838	78936	83325	87901	95805 <u>95805</u>	614
								<u>91499</u>	
16	Hourly	35.55	37.52	39.58	41.80	44.11	46.63	50.82 <u>50.82</u>	615
								<u>48.53</u>	
	Annually	73944	78042	82326	86944	91749	96990	105706 <u>105706</u>	616
								<u>100942</u>	
17	Hourly	39.17	41.33	43.64	46.05	48.62	51.33		617
	Annually	81474	85966	90771	95784	101130	106766		618
18	Hourly	43.16	45.55	48.12	50.76	53.57	56.57		619
	Annually	89773	94744	100090	105581	111426	117666		620

Schedule E-2 621

Range		Minimum	Maximum	
41	Hourly	16.23	42.66	623
	Annually	33758	88733	624
42	Hourly	17.89	47.11	625
	Annually	37211	97989	626
43	Hourly	19.70	51.89	627
	Annually	40976	107931	628
44	Hourly	21.73	56.68	629
	Annually	45198	117894	630
45	Hourly	24.01	61.89	631
	Annually	49941	128731	632
46	Hourly	26.43	67.63	633
	Annually	54974	140670	634
47	Hourly	29.14	73.81	635
	Annually	60611	153525	636
48	Hourly	32.14	80.54	637
	Annually	66851	167523	638
49	Hourly	35.44	86.96	639
	Annually	73715	180877	640

(3) Beginning on the first day of the pay period that 641

includes July 1, 2017, each exempt employee who must be paid in 642

								<u>70242</u>		
13	Hourly	27.36	28.86	30.44	32.06	33.88	35.71	38.92	<u>38.92</u>	674
								<u>37.17</u>		
	Annually	56909	60029	63315	66685	70470	74277	80954	<u>80954</u>	675
								<u>77314</u>		
14	Hourly	30.08	31.79	33.50	35.32	37.32	39.40	42.95	<u>42.95</u>	676
								<u>41.02</u>		
	Annually	62566	66123	69680	73466	77626	81952	89336	<u>89336</u>	677
								<u>85322</u>		
15	Hourly	33.05	34.90	36.88	38.90	41.06	43.32	47.21	<u>47.21</u>	678
								<u>45.09</u>		
	Annually	68744	72592	76710	80912	85405	90106	98197	<u>98197</u>	679
								<u>93787</u>		
16	Hourly	36.44	38.46	40.57	42.85	45.21	47.80	52.09	<u>52.09</u>	680
								<u>49.75</u>		
	Annually	75795	79997	84386	89128	94037	99424	108347	<u>108347</u>	681
								<u>103480</u>		
17	Hourly	40.15	42.36	44.73	47.20	49.84	52.61			682
	Annually	83512	88109	93038	98176	103667	109429			683
18	Hourly	44.24	46.69	49.32	52.03	54.91	57.98			684
	Annually	92019	97115	102586	108222	114213	120598			685
	Schedule E-2									686
	Range				Minimum		Maximum			687
41	Hourly				16.23		43.73			688
	Annually				33758		90958			689
42	Hourly				17.89		48.29			690
	Annually				37211		100443			691
43	Hourly				19.70		53.19			692
	Annually				40976		110635			693
44	Hourly				21.73		58.10			694
	Annually				45198		120848			695
45	Hourly				24.01		63.44			696
	Annually				49941		131955			697

46	Hourly	26.43	69.32	698
	Annually	54974	144186	699
47	Hourly	29.14	75.66	700
	Annually	60611	157373	701
48	Hourly	32.14	82.55	702
	Annually	66851	171704	703
49	Hourly	35.44	89.13	704
	Annually	73715	185390	705

(C)(1) Beginning on the first day of the pay period that 706
includes July 1, 2015, each exempt employee who must be paid in 707
accordance with salary schedule E-1 for step eight only shall be 708
paid a salary or wage in accordance with the following schedule of 709
rates: 710

Schedule E-1 for Step Eight Only 711

Pay Ranges and Step Values 712

	Range			713
12	Hourly	32.60		714
	Annually	67808		715
13	Hourly	35.85		716
	Annually	74568		717
14	Hourly	39.53		718
	Annually	82222		719
15	Hourly	43.50		720
	Annually	90480		721
16	Hourly	47.98		722
	Annually	99798		723
17	Hourly	52.84		724
	Annually	109907		725
18	Hourly	58.22		726
	Annually	121098		727

(2) Beginning on the first day of the pay period that 728
includes July 1, 2016, each exempt employee who must be paid in 729

accordance with schedule E-1 for step eight only shall be paid a 730
salary or wage in accordance with the following schedule of rates: 731

Schedule E-1 for Step Eight Only 732

Pay Ranges and Step Values 733

Range 734

12	Hourly	33.42	735
	Annually	69514	736
13	Hourly	36.75	737
	Annually	76440	738
14	Hourly	40.52	739
	Annually	84282	740
15	Hourly	44.59	741
	Annually	92747	742
16	Hourly	49.18	743
	Annually	102294	744
17	Hourly	54.16	745
	Annually	112653	746
18	Hourly	59.68	747
	Annually	124134	748

~~(3) Beginning on the first day of the pay period that 749~~

~~includes July 1, 2017, each exempt employee who must be paid in 750~~

~~accordance with schedule E-1 for step eight only shall be paid a 751~~

~~salary or wage in accordance with the following schedule of rates: 752~~

~~Schedule E-1 for Step Eight Only 753~~

~~Pay Ranges and Step Values 754~~

~~Range 755~~

12	Hourly	34.26	756
	Annually	71261	757
13	Hourly	37.67	758
	Annually	78354	759
14	Hourly	41.53	760
	Annually	86382	761

15	Hourly	45.70	762
	Annually	95056	763
16	Hourly	50.41	764
	Annually	104853	765
17	Hourly	55.51	766
	Annually	115461	767
18	Hourly	61.17	768
	Annually	127234	769

(D) As used in this section, ~~"exempt:~~ 770

(1) "Exempt employee" means a permanent full-time or 771
permanent part-time employee paid directly by warrant of the 772
director of budget and management whose position is included in 773
the job classification plan established under division (A) of 774
section 124.14 of the Revised Code but who is not considered a 775
public employee for the purposes of Chapter 4117. of the Revised 776
Code. ~~As used in this section, "exempt~~ "Exempt employee" also 777
includes a permanent full-time or permanent part-time employee of 778
the secretary of state, auditor of state, treasurer of state, or 779
attorney general who has not been placed in an appropriate 780
bargaining unit by the state employment relations board. 781

(2) "Base rate of pay" means the rate of pay established 782
under schedule E-1 or schedule E-1 for step eight only of this 783
section, plus the supplement provided under division (E) of 784
section 124.181 of the Revised Code, plus any supplements enacted 785
into law that are added to schedule E-1 or schedule E-1 for step 786
eight only of this section. 787

Sec. 124.181. (A) Except as provided in divisions (M) and (P) 788
of this section, any employee paid in accordance with schedule B 789
of section 124.15 or schedule E-1 ~~or schedule E-1 for step eight~~ 790
~~only~~ of section 124.152 of the Revised Code is eligible for the 791
pay supplements provided in this section upon application by the 792

appointing authority substantiating the employee's qualifications 793
for the supplement and with the approval of the director of 794
administrative services except as provided in division (E) of this 795
section. 796

(B)(1) In computing any of the pay supplements provided in 797
this section for an employee paid in accordance with schedule B of 798
section 124.15 of the Revised Code, the classification salary base 799
shall be the minimum hourly rate of the pay range, provided in 800
that section, in which the employee is assigned at the time of 801
computation. 802

(2) In computing any of the pay supplements provided in this 803
section for an employee paid in accordance with schedule E-1 of 804
section 124.152 of the Revised Code, the classification salary 805
base shall be the minimum hourly rate of the pay range, provided 806
in that section, in which the employee is assigned at the time of 807
computation. 808

~~(3) In computing any of the pay supplements provided in this 809
section for an employee paid in accordance with schedule E-1 for 810
step eight only of section 124.152 of the Revised Code, the 811
classification salary base shall be the minimum hourly rate in the 812
corresponding pay range, provided in schedule E-1 of that section, 813
to which the employee is assigned at the time of the computation. 814~~

(C) The effective date of any pay supplement, except as 815
provided in section 124.183 of the Revised Code or unless 816
otherwise provided in this section, shall be determined by the 817
director. 818

(D) The director shall, by rule, establish standards 819
regarding the administration of this section. 820

(E)(1) Except as otherwise provided in this division, 821
beginning on the first day of the pay period within which the 822
employee completes five years of total service with the state 823

government or any of its political subdivisions, each employee in 824
positions paid in accordance with schedule B of section 124.15 of 825
the Revised Code or in accordance with schedule E-1 ~~or schedule~~ 826
~~E-1 for step eight only~~ of section 124.152 of the Revised Code 827
shall receive an automatic salary adjustment equivalent to two and 828
one-half per cent of the classification salary base, to the 829
nearest whole cent. Each employee shall receive thereafter an 830
annual adjustment equivalent to one-half of one per cent of the 831
employee's classification salary base, to the nearest whole cent, 832
for each additional year of qualified employment until a maximum 833
of ten per cent of the employee's classification salary base is 834
reached. The granting of longevity adjustments shall not be 835
affected by promotion, demotion, or other changes in 836
classification held by the employee, nor by any change in pay 837
range for the employee's class or grade. Longevity pay adjustments 838
shall become effective at the beginning of the pay period within 839
which the employee completes the necessary length of service, 840
except that when an employee requests credit for prior service, 841
the effective date of the prior service credit and of any 842
longevity adjustment shall be the first day of the pay period 843
following approval of the credit by the director of administrative 844
services. No employee, other than an employee who submits proof of 845
prior service within ninety days after the date of the employee's 846
hiring, shall receive any longevity adjustment for the period 847
prior to the director's approval of a prior service credit. Time 848
spent on authorized leave of absence shall be counted for this 849
purpose. 850

(2) An employee who has retired in accordance with the 851
provisions of any retirement system offered by the state and who 852
is employed by the state or any political subdivision of the state 853
on or after June 24, 1987, shall not have prior service with the 854
state or any political subdivision of the state counted for the 855
purpose of determining the amount of the salary adjustment 856

provided under this division. 857

(3) There shall be a moratorium on employees' receipt under 858
this division of credit for service with the state government or 859
any of its political subdivisions during the period from July 1, 860
2003, through June 30, 2005. In calculating the number of years of 861
total service under this division, no credit shall be included for 862
service during the moratorium. The moratorium shall apply to the 863
employees of the secretary of state, the auditor of state, the 864
treasurer of state, and the attorney general, who are subject to 865
this section unless the secretary of state, the auditor of state, 866
the treasurer of state, or the attorney general decides to exempt 867
the office's employees from the moratorium and so notifies the 868
director of administrative services in writing on or before July 869
1, 2003. 870

If an employee is exempt from the moratorium, receives credit 871
for a period of service during the moratorium, and takes a 872
position with another entity in the state government or any of its 873
political subdivisions, either during or after the moratorium, and 874
if that entity's employees are or were subject to the moratorium, 875
the employee shall continue to retain the credit. However, if the 876
moratorium is in effect upon the taking of the new position, the 877
employee shall cease receiving additional credit as long as the 878
employee is in the position, until the moratorium expires. 879

(F) When an exceptional condition exists that creates a 880
temporary or a permanent hazard for one or more positions in a 881
class paid in accordance with schedule B of section 124.15 of the 882
Revised Code or in accordance with schedule E-1 ~~or schedule E-1~~ 883
~~for step eight only~~ of section 124.152 of the Revised Code, a 884
special hazard salary adjustment may be granted for the time the 885
employee is subjected to the hazardous condition. All special 886
hazard conditions shall be identified for each position and 887
incidence from information submitted to the director on an 888

appropriate form provided by the director and categorized into 889
standard conditions of: some unusual hazard not common to the 890
class; considerable unusual hazard not common to the class; and 891
exceptional hazard not common to the class. 892

(1) A hazardous salary adjustment of five per cent of the 893
employee's classification salary base may be applied in the case 894
of some unusual hazardous condition not common to the class for 895
those hours worked, or a fraction of those hours worked, while the 896
employee was subject to the unusual hazard condition. 897

(2) A hazardous salary adjustment of seven and one-half per 898
cent of the employee's classification salary base may be applied 899
in the case of some considerable hazardous condition not common to 900
the class for those hours worked, or a fraction of those hours 901
worked, while the employee was subject to the considerable hazard 902
condition. 903

(3) A hazardous salary adjustment of ten per cent of the 904
employee's classification salary base may be applied in the case 905
of some exceptional hazardous condition not common to the class 906
for those hours worked, or a fraction of those hours worked, when 907
the employee was subject to the exceptional hazard condition. 908

(4) Each claim for temporary hazard pay shall be submitted as 909
a separate payment and shall be subject to an administrative audit 910
by the director as to the extent and duration of the employee's 911
exposure to the hazardous condition. 912

(G) When a full-time employee whose salary or wage is paid 913
directly by warrant of the director of budget and management and 914
who also is eligible for overtime under the "Fair Labor Standards 915
Act of 1938," 52 Stat. 1060, 29 U.S.C.A. 207, 213, as amended, is 916
ordered by the appointing authority to report back to work after 917
termination of the employee's regular work schedule and the 918
employee reports, the employee shall be paid for such time. The 919

employee shall be entitled to four hours at the employee's total 920
rate of pay or overtime compensation for the actual hours worked, 921
whichever is greater. This division does not apply to work that is 922
a continuation of or immediately preceding an employee's regular 923
work schedule. 924

(H) When a certain position or positions paid in accordance 925
with schedule B of section 124.15 of the Revised Code or in 926
accordance with schedule E-1 ~~or schedule E-1 for step eight only~~ 927
of section 124.152 of the Revised Code require the ability to 928
speak or write a language other than English, a special pay 929
supplement may be granted to attract bilingual individuals, to 930
encourage present employees to become proficient in other 931
languages, or to retain qualified bilingual employees. The 932
bilingual pay supplement provided in this division may be granted 933
in the amount of five per cent of the employee's classification 934
salary base for each required foreign language and shall remain in 935
effect as long as the bilingual requirement exists. 936

(I) The director of administrative services may establish a 937
shift differential for employees. The differential shall be paid 938
to employees in positions working in other than the regular or 939
first shift. In those divisions or agencies where only one shift 940
prevails, no shift differential shall be paid regardless of the 941
hours of the day that are worked. The director and the appointing 942
authority shall designate which positions shall be covered by this 943
division. 944

(J) An appointing authority may assign an employee to work in 945
a higher level position for a continuous period of more than two 946
weeks but no more than two years. The employee's pay shall be 947
established at a rate that is approximately four per cent above 948
the employee's current base rate for the period the employee 949
occupies the position, provided that this temporary assignment is 950
approved by the director. Employees paid under this division shall 951

continue to receive any of the pay supplements due them under 952
other divisions of this section based on the step one base rate 953
for their normal classification. 954

(K) If a certain position, or positions, within a class paid 955
in accordance with schedule B of section 124.15 of the Revised 956
Code or in accordance with schedule E-1 ~~or schedule E-1 for step~~ 957
~~eight only~~ of section 124.152 of the Revised Code are mandated by 958
state or federal law or regulation or other regulatory agency or 959
other certification authority to have special technical 960
certification, registration, or licensing to perform the functions 961
which are under the mandate, a special professional achievement 962
pay supplement may be granted. This special professional 963
achievement pay supplement shall not be granted when all 964
incumbents in all positions in a class require a license as 965
provided in the classification description published by the 966
department of administrative services; to licensees where no 967
special or extensive training is required; when certification is 968
granted upon completion of a stipulated term of in-service 969
training; when an appointing authority has required certification; 970
or any other condition prescribed by the director. 971

(1) Before this supplement may be applied, evidence as to the 972
requirement must be provided by the agency for each position 973
involved, and certification must be received from the director as 974
to the director's concurrence for each of the positions so 975
affected. 976

(2) The professional achievement pay supplement provided in 977
this division shall be granted in an amount up to ten per cent of 978
the employee's classification salary base and shall remain in 979
effect as long as the mandate exists. 980

(L) Those employees assigned to teaching supervisory, 981
principal, assistant principal, or superintendent positions who 982
have attained a higher educational level than a basic bachelor's 983

degree may receive an educational pay supplement to remain in 984
effect as long as the employee's assignment and classification 985
remain the same. 986

(1) An educational pay supplement of two and one-half per 987
cent of the employee's classification salary base may be applied 988
upon the achievement of a bachelor's degree plus twenty quarter 989
hours of postgraduate work. 990

(2) An educational pay supplement of an additional five per 991
cent of the employee's classification salary base may be applied 992
upon achievement of a master's degree. 993

(3) An educational pay supplement of an additional two and 994
one-half per cent of the employee's classification salary base may 995
be applied upon achievement of a master's degree plus thirty 996
quarter hours of postgraduate work. 997

(4) An educational pay supplement of five per cent of the 998
employee's classification salary base may be applied when the 999
employee is performing as a master teacher. 1000

(5) An educational pay supplement of five per cent of the 1001
employee's classification salary base may be applied when the 1002
employee is performing as a special education teacher. 1003

(6) Those employees in teaching supervisory, principal, 1004
assistant principal, or superintendent positions who are 1005
responsible for specific extracurricular activity programs shall 1006
receive overtime pay for those hours worked in excess of their 1007
normal schedule, at their straight time hourly rate up to a 1008
maximum of five per cent of their regular base salary in any 1009
calendar year. 1010

(M)(1) A state agency, board, or commission may establish a 1011
supplementary compensation schedule for those licensed physicians 1012
employed by the agency, board, or commission in positions 1013
requiring a licensed physician. The supplementary compensation 1014

schedule, together with the compensation otherwise authorized by 1015
this chapter, shall provide for the total compensation for these 1016
employees to range appropriately, but not necessarily uniformly, 1017
for each classification title requiring a licensed physician, in 1018
accordance with a schedule approved by the state controlling 1019
board. The individual salary levels recommended for each such 1020
physician employed shall be approved by the director. 1021
Notwithstanding section 124.11 of the Revised Code, such personnel 1022
are in the unclassified civil service. 1023

(2) The director of administrative services may approve 1024
supplementary compensation for the director of health, if the 1025
director is a licensed physician, in accordance with a 1026
supplementary compensation schedule approved under division (M)(1) 1027
of this section or in accordance with another supplementary 1028
compensation schedule the director of administrative services 1029
considers appropriate. The supplementary compensation shall not 1030
exceed twenty per cent of the director of health's base rate of 1031
pay. 1032

(N) Notwithstanding sections 117.28, 117.30, 117.33, 117.36, 1033
117.42, and 131.02 of the Revised Code, the state shall not 1034
institute any civil action to recover and shall not seek 1035
reimbursement for overpayments made in violation of division (E) 1036
of this section or division (C) of section 9.44 of the Revised 1037
Code for the period starting after June 24, 1987, and ending on 1038
October 31, 1993. 1039

(O) Employees of the office of the treasurer of state who are 1040
exempt from collective bargaining coverage may be granted a merit 1041
pay supplement of up to one and one-half per cent of their step 1042
rate. The rate at which this supplement is granted shall be based 1043
on performance standards established by the treasurer of state. 1044
Any supplements granted under this division shall be administered 1045
on an annual basis. 1046

(P) Intermittent employees appointed under section 124.30 of the Revised Code are not eligible for the pay supplements provided by this section.

Sec. 124.382. (A) As used in this section and sections 124.383, 124.386, 124.387, and 124.388 of the Revised Code:

(1) "Pay period" means the fourteen-day period of time during which the payroll is accumulated, as determined by the director of administrative services.

(2) "Active pay status" means the conditions under which an employee is eligible to receive pay, and includes, but is not limited to, vacation leave, sick leave, personal leave, bereavement leave, and administrative leave.

(3) "No pay status" means the conditions under which an employee is ineligible to receive pay and includes, but is not limited to, leave without pay, leave of absence, and disability leave.

(4) "Disability leave" means the leave granted pursuant to section 124.385 of the Revised Code.

(5) "Full-time permanent employee" means an employee whose regular hours of duty total eighty hours in a pay period in a state agency and whose appointment is not for a limited period of time.

(6) "Base rate of pay" means the rate of pay established under schedule B or C of section 124.15 of the Revised Code or under schedule E-1, ~~schedule E-1 for step eight only,~~ or schedule E-2 of section 124.152 of the Revised Code, plus any supplement provided under section 124.181 of the Revised Code, plus any supplements enacted into law which are added to schedule B or C of section 124.15 of the Revised Code or to schedule E-1, ~~schedule E-1 for step eight only,~~ or schedule E-2 of section 124.152 of the

Revised Code. 1077

(7) "Part-time permanent employee" means an employee whose 1078
regular hours of duty total less than eighty hours in a pay period 1079
in a state agency and whose appointment is not for a limited 1080
period of time. 1081

(B) Each full-time permanent and part-time permanent employee 1082
whose salary or wage is paid directly by warrant of the director 1083
of budget and management shall be credited with sick leave of 1084
three and one-tenth hours for each completed eighty hours of 1085
service, excluding overtime hours worked. Sick leave is not 1086
available for use until it appears on the employee's earning 1087
statement and the compensation described in the earning statement 1088
is available to the employee. 1089

(C) Any sick leave credit provided pursuant to division (B) 1090
of this section, remaining as of the last day of the pay period 1091
preceding the first paycheck the employee receives in December, 1092
shall be converted pursuant to section 124.383 of the Revised 1093
Code. 1094

(D) Employees may use sick leave, provided a credit balance 1095
is available, upon approval of the responsible administrative 1096
officer of the employing unit, for absence due to personal 1097
illness, pregnancy, injury, exposure to contagious disease that 1098
could be communicated to other employees, and illness, injury, or 1099
death in the employee's immediate family. When sick leave is used, 1100
it shall be deducted from the employee's credit on the basis of 1101
absence from previously scheduled work in such increments of an 1102
hour and at such a compensation rate as the director of 1103
administrative services determines. The appointing authority of 1104
each employing unit may require an employee to furnish a 1105
satisfactory, signed statement to justify the use of sick leave. 1106

If, after having utilized the credit provided by this 1107

section, an employee utilizes sick leave that was accumulated 1108
prior to November 15, 1981, compensation for such sick leave used 1109
shall be at a rate as the director determines. 1110

(E)(1) The previously accumulated sick leave balance of an 1111
employee who has been separated from the public service, for which 1112
separation payments pursuant to section 124.384 of the Revised 1113
Code have not been made, shall be placed to the employee's credit 1114
upon the employee's reemployment in the public service, if the 1115
reemployment takes place within ten years of the date on which the 1116
employee was last terminated from public service. 1117

(2) The previously accumulated sick leave balance of an 1118
employee who has separated from a school district shall be placed 1119
to the employee's credit upon the employee's appointment as an 1120
unclassified employee of the state department of education, if all 1121
of the following apply: 1122

(a) The employee accumulated the sick leave balance while 1123
employed by the school district. 1124

(b) The employee did not receive any separation payments for 1125
the sick leave balance. 1126

(c) The employee's employment with the department takes place 1127
within ten years after the date on which the employee separated 1128
from the school district. 1129

(F) An employee who transfers from one public agency to 1130
another shall be credited with the unused balance of the 1131
employee's accumulated sick leave. 1132

(G) The director of administrative services shall establish 1133
procedures to uniformly administer this section. No sick leave may 1134
be granted to a state employee upon or after the employee's 1135
retirement or termination of employment. 1136

(H) As used in this division, "active payroll" means 1137

conditions under which an employee is in active pay status or 1138
eligible to receive pay for an approved leave of absence, 1139
including, but not limited to, occupational injury leave, 1140
disability leave, or workers' compensation. 1141

(1) Employees who are in active payroll status on June 18, 1142
2011, shall receive a one-time credit of additional sick leave in 1143
the pay period that begins on July 1, 2011. Full-time employees 1144
shall receive the lesser of either a one-time credit of thirty-two 1145
hours of additional sick leave or a one-time credit of additional 1146
sick leave equivalent to half the hours of personal leave the 1147
employee lost during the moratorium established under either 1148
division (A) of section 124.386 of the Revised Code or pursuant to 1149
a rule of the director of administrative services. Part-time 1150
employees shall receive a one-time credit of sixteen hours of 1151
additional sick leave. 1152

(2) Employees who are not in active payroll status due to 1153
military leave or an absence taken in accordance with the federal 1154
"Family and Medical Leave Act" are eligible to receive the 1155
one-time additional sick leave credit. 1156

(3) The one-time additional sick leave credit does not apply 1157
to employees of the supreme court, general assembly, legislative 1158
service commission, secretary of state, auditor of state, 1159
treasurer of state, or attorney general unless the supreme court, 1160
general assembly, legislative service commission, secretary of 1161
state, auditor of state, treasurer of state, or attorney general 1162
participated in the moratorium under division (H) or (I) of 1163
section 124.386 of the Revised Code and notifies in writing the 1164
director of administrative services on or before June 1, 2011, of 1165
the decision to participate in the one-time additional sick leave 1166
credit. Written notice under this division shall be signed by the 1167
appointing authority for employees of the supreme court, general 1168
assembly, or legislative service commission, as the case may be. 1169

Sec. 126.32. (A) Any officer of any state agency may 1170
authorize reimbursement for travel, including the costs of 1171
transportation, for lodging, and for meals to any person who is 1172
interviewing for a position that is classified in pay range 13 or 1173
above in schedule E-1 ~~or schedule E-1 for step eight only~~, or is 1174
classified in schedule E-2~~7~~ of section 124.152 of the Revised 1175
Code. 1176

(B) If a person is appointed to a position listed in section 1177
121.03 of the Revised Code, to the position of chairperson of the 1178
industrial commission, adjutant general, chancellor of the Ohio 1179
board of regents, superintendent of public instruction, 1180
chairperson of the public utilities commission of Ohio, or 1181
director of the state lottery commission, to a position holding a 1182
fiduciary relationship to the governor, to a position of an 1183
appointing authority of the department of mental health and 1184
addiction services, developmental disabilities, or rehabilitation 1185
and correction, to a position of superintendent in the department 1186
of youth services, or to a position under section 122.05 of the 1187
Revised Code, and if that appointment requires a permanent change 1188
of residence, the appropriate state agency may reimburse the 1189
person for the person's actual and necessary expenses, including 1190
the cost of in-transit storage of household goods and personal 1191
effects, of moving the person and members of the person's 1192
immediate family residing in the person's household, and of moving 1193
their household goods and personal effects, to the person's new 1194
location. 1195

Until that person moves the person's permanent residence to 1196
the new location, but not for a period that exceeds thirty 1197
consecutive days, the state agency may reimburse the person for 1198
the person's temporary living expenses at the new location that 1199
the person has incurred on behalf of the person and members of the 1200
person's immediate family residing in the person's household. In 1201

addition, the state agency may reimburse that person for the 1202
person's travel expenses between the new location and the person's 1203
former residence during this period for a maximum number of trips 1204
specified by rule of the director of budget and management, but 1205
the state agency shall not reimburse the person for travel 1206
expenses incurred for those trips by members of the person's 1207
immediate family. With the prior written approval of the director, 1208
the maximum thirty-day period for temporary living expenses may be 1209
extended for a person appointed to a position under section 122.05 1210
of the Revised Code. 1211

The director of development services may reimburse a person 1212
appointed to a position under section 122.05 of the Revised Code 1213
for the person's actual and necessary expenses of moving the 1214
person and members of the person's immediate family residing in 1215
the person's household back to the United States and may reimburse 1216
a person appointed to such a position for the cost of storage of 1217
household goods and personal effects of the person and the 1218
person's immediate family while the person is serving outside the 1219
United States, if the person's office outside the United States is 1220
the person's primary job location. 1221

(C) All reimbursement under division (A) or (B) of this 1222
section shall be made in the manner, and at rates that do not 1223
exceed those, provided by rule of the director of budget and 1224
management in accordance with section 111.15 of the Revised Code. 1225
Reimbursements may be made under division (B) of this section 1226
directly to the persons who incurred the expenses or directly to 1227
the providers of goods or services the persons receive, as 1228
determined by the director of budget and management. 1229

Sec. 127.19. There is hereby created in the state treasury 1230
the controlling board emergency purposes/contingencies fund, 1231
consisting of transfers from the general revenue fund and any 1232

other funds appropriated by the general assembly. Moneys in the 1233
fund may be used by the controlling board at the request of a 1234
state agency or the director of budget and management for the 1235
purpose of providing disaster and emergency aid to state agencies 1236
and political subdivisions or for other purposes approved by the 1237
controlling board. 1238

Sec. 305.31. The procedure for submitting to a referendum a 1239
resolution adopted by a board of county commissioners under 1240
division (H) of section 307.695 of the Revised Code that is not 1241
submitted to the electors of the county for their approval or 1242
disapproval; any resolution adopted by a board of county 1243
commissioners pursuant to division (D)(1) of section 307.697, 1244
section 322.02, or 322.06, ~~or 324.02~~, sections 940.31 and 940.33, 1245
division (B)(1) of section 4301.421, section 4504.02, 5739.021, or 1246
5739.026, division (A)(6), (A)(10), or (M) of section 5739.09, 1247
section 5741.021 or 5741.023, or division (C)(1) of section 1248
5743.024 of the Revised Code; or a rule adopted pursuant to 1249
section 307.79 of the Revised Code shall be as prescribed by this 1250
section. 1251

Except as otherwise provided in this paragraph, when a 1252
petition, signed by ten per cent of the number of electors who 1253
voted for governor at the most recent general election for the 1254
office of governor in the county, is filed with the county auditor 1255
within thirty days after the date the resolution is passed or rule 1256
is adopted by the board of county commissioners, or is filed 1257
within forty-five days after the resolution is passed, in the case 1258
of a resolution adopted pursuant to section 5739.021 of the 1259
Revised Code that is passed within one year after a resolution 1260
adopted pursuant to that section has been rejected or repealed by 1261
the electors, requesting that the resolution be submitted to the 1262
electors of the county for their approval or rejection, the county 1263
auditor shall, after ten days following the filing of the 1264

petition, and not later than four p.m. of the ninetieth day before 1265
the day of election, transmit a certified copy of the text of the 1266
resolution or rule to the board of elections. In the case of a 1267
petition requesting that a resolution adopted under division 1268
(D)(1) of section 307.697, division (B)(1) of section 4301.421, or 1269
division (C)(1) of section 5743.024 of the Revised Code be 1270
submitted to electors for their approval or rejection, the 1271
petition shall be signed by seven per cent of the number of 1272
electors who voted for governor at the most recent election for 1273
the office of governor in the county. The county auditor shall 1274
transmit the petition to the board together with the certified 1275
copy of the resolution or rule. The board shall examine all 1276
signatures on the petition to determine the number of electors of 1277
the county who signed the petition. The board shall return the 1278
petition to the auditor within ten days after receiving it, 1279
together with a statement attesting to the number of such electors 1280
who signed the petition. The board shall submit the resolution or 1281
rule to the electors of the county, for their approval or 1282
rejection, at the succeeding general election held in the county 1283
in any year, or on the day of the succeeding primary election held 1284
in the county in even-numbered years, occurring subsequent to 1285
ninety days after the auditor certifies the sufficiency and 1286
validity of the petition to the board of elections. 1287

No resolution shall go into effect until approved by the 1288
majority of those voting upon it. However, a rule shall take 1289
effect and remain in effect unless and until a majority of the 1290
electors voting on the question of repeal approve the repeal. 1291
Sections 305.31 to 305.41 of the Revised Code do not prevent a 1292
county, after the passage of any resolution or adoption of any 1293
rule, from proceeding at once to give any notice or make any 1294
publication required by the resolution or rule. 1295

The board of county commissioners shall make available to any 1296

person, upon request, a certified copy of any resolution or rule 1297
subject to the procedure for submitting a referendum under 1298
sections 305.31 to 305.42 of the Revised Code beginning on the 1299
date the resolution or rule is adopted by the board. The board may 1300
charge a fee for the cost of copying the resolution or rule. 1301

As used in this section, "certified copy" means a copy 1302
containing a written statement attesting that it is a true and 1303
exact reproduction of the original resolution or rule. 1304

Sec. 305.42. Sections 305.32 to 305.41 and 305.99 of the 1305
Revised Code apply to petitions authorized by sections 307.791, 1306
322.021, ~~324.021~~, 4504.021, and 5739.022 of the Revised Code. 1307

Sec. 323.73. (A) Except as provided in division (G) of this 1308
section or section 323.78 of the Revised Code, a parcel of 1309
abandoned land that is to be disposed of under this section shall 1310
be disposed of at a public auction scheduled and conducted as 1311
described in this section. At least twenty-one days prior to the 1312
date of the public auction, the clerk of court or sheriff of the 1313
county shall advertise the public auction in a newspaper of 1314
general circulation that meets the requirements of section 7.12 of 1315
the Revised Code in the county in which the land is located. The 1316
advertisement shall include the date, time, and place of the 1317
auction, the permanent parcel number of the land if a permanent 1318
parcel number system is in effect in the county as provided in 1319
section 319.28 of the Revised Code or, if a permanent parcel 1320
number system is not in effect, any other means of identifying the 1321
parcel, and a notice stating that the abandoned land is to be sold 1322
subject to the terms of sections 323.65 to 323.79 of the Revised 1323
Code. 1324

(B) The sheriff of the county or a designee of the sheriff 1325
shall conduct the public auction at which the abandoned land will 1326

be offered for sale. To qualify as a bidder, a person shall file 1327
with the sheriff on a form provided by the sheriff a written 1328
acknowledgment that the abandoned land being offered for sale is 1329
to be conveyed in fee simple to the successful bidder. At the 1330
auction, the sheriff of the county or a designee of the sheriff 1331
shall begin the bidding at an amount equal to the total of the 1332
impositions against the abandoned land, plus the costs apportioned 1333
to the land under section 323.75 of the Revised Code. The 1334
abandoned land shall be sold to the highest bidder. The county 1335
sheriff or designee may reject any and all bids not meeting the 1336
minimum bid requirements specified in this division. 1337

(C) Except as otherwise permitted under section 323.74 of the 1338
Revised Code, the successful bidder at a public auction conducted 1339
under this section shall pay the sheriff of the county or a 1340
designee of the sheriff a deposit of at least ten per cent of the 1341
purchase price in cash, or by bank draft or official bank check, 1342
at the time of the public auction, and shall pay the balance of 1343
the purchase price within thirty days after the day on which the 1344
auction was held. At the time of the public auction and before the 1345
successful bidder pays the deposit, the sheriff or a designee of 1346
the sheriff may provide notice to the successful bidder that 1347
failure to pay the balance of the purchase price within the 1348
prescribed period shall be considered a default under the terms of 1349
the sale and shall result in retention of the deposit as payment 1350
for the costs associated with advertising and offering the 1351
abandoned land for sale at a future public auction. If such a 1352
notice is provided to the successful bidder and the bidder fails 1353
to pay the balance of the purchase price within the prescribed 1354
period, the sale shall be deemed rejected by the county board of 1355
revision due to default, and the sheriff shall retain the full 1356
amount of the deposit. In such a case, rejection of the sale shall 1357
occur automatically without any action necessary on the part of 1358
the sheriff, county prosecuting attorney, or board. If the amount 1359

retained by the sheriff is less than the total costs of 1360
advertising and offering the abandoned land for sale at a future 1361
public auction, the sheriff or county prosecuting attorney may 1362
initiate an action to recover the amount of any deficiency from 1363
the bidder in the court of common pleas of the county or in a 1364
municipal court with jurisdiction. 1365

Following a default and rejection of sale under this 1366
division, the abandoned land involved in the rejected sale shall 1367
be disposed of in accordance with sections 323.65 to 323.79 of the 1368
Revised Code or as otherwise prescribed by law. The defaulting 1369
bidder, any member of the bidder's immediate family, any person 1370
with a power of attorney granted by the bidder, and any 1371
pass-through entity, trust, corporation, association, or other 1372
entity directly or indirectly owned or controlled by the bidder or 1373
a member of the defaulting bidder's immediate family shall be 1374
prohibited from bidding on the abandoned land at any future public 1375
auction for five years from the date of the bidder's default. 1376

Notwithstanding section 321.261 of the Revised Code, with 1377
respect to any proceedings initiated pursuant to sections 323.65 1378
to 323.79 of the Revised Code, from the total proceeds arising 1379
from the sale, transfer, or redemption of abandoned land, twenty 1380
per cent of such proceeds shall be deposited to the credit of the 1381
county treasurer's delinquent tax and assessment collection fund 1382
to reimburse the fund for costs paid from the fund for the 1383
transfer, redemption, or sale of abandoned land at public auction. 1384
Not more than one-half of the twenty per cent may be used by the 1385
treasurer for community development, nuisance abatement, 1386
foreclosure prevention, demolition, and related services or 1387
distributed by the treasurer to a land reutilization corporation. 1388
The balance of the proceeds, if any, shall be distributed to the 1389
appropriate political subdivisions and other taxing units in 1390
proportion to their respective claims for taxes, assessments, 1391

interest, and penalties on the land. Upon the sale of foreclosed 1392
lands, the clerk of court shall hold any surplus proceeds in 1393
excess of the impositions until the clerk receives an order of 1394
priority and amount of distribution of the surplus that are 1395
adjudicated by a court of competent jurisdiction or receives a 1396
certified copy of an agreement between the parties entitled to a 1397
share of the surplus providing for the priority and distribution 1398
of the surplus. Any party to the action claiming a right to 1399
distribution of surplus shall have a separate cause of action in 1400
the county or municipal court of the jurisdiction in which the 1401
land reposes, provided the board confirms the transfer or 1402
regularity of the sale. Any dispute over the distribution of the 1403
surplus shall not affect or revive the equity of redemption after 1404
the board confirms the transfer or sale. 1405

(D) Upon the confirmation of sale or transfer of abandoned 1406
land pursuant to this section, the owner's fee simple interest in 1407
the land shall be conveyed to the purchaser. A conveyance under 1408
this division is free and clear of any liens and encumbrances of 1409
the parties named in the complaint for foreclosure attaching 1410
before the sale or transfer, and free and clear of any liens for 1411
taxes, except for federal tax liens and covenants and easements of 1412
record attaching before the sale. 1413

(E) The county board of revision shall reject the sale of 1414
abandoned land to any person if it is shown by a preponderance of 1415
the evidence that the person is delinquent in the payment of taxes 1416
levied by or pursuant to Chapter 307., 322., ~~324.~~ 5737., 5739., 1417
5741., or 5743. of the Revised Code or any real property taxing 1418
provision of the Revised Code. The board also shall reject the 1419
sale of abandoned land to any person if it is shown by a 1420
preponderance of the evidence that the person is delinquent in the 1421
payment of property taxes on any parcel in the county, or to a 1422
member of any of the following classes of parties connected to 1423

that person: 1424

(1) A member of that person's immediate family; 1425

(2) Any other person with a power of attorney appointed by
that person; 1426
1427

(3) A sole proprietorship owned by that person or a member of
that person's immediate family; 1428
1429

(4) A partnership, trust, business trust, corporation,
association, or other entity in which that person or a member of 1430
that person's immediate family owns or controls directly or 1431
indirectly any beneficial or legal interest. 1432
1433

(F) If the purchase of abandoned land sold pursuant to this 1434
section or section 323.74 of the Revised Code is for less than the 1435
sum of the impositions against the abandoned land and the costs 1436
apportioned to the land under division (A) of section 323.75 of 1437
the Revised Code, then, upon the sale or transfer, all liens for 1438
taxes due at the time the deed of the property is conveyed to the 1439
purchaser following the sale or transfer, and liens subordinate to 1440
liens for taxes, shall be deemed satisfied and discharged. 1441

(G) If the county board of revision finds that the total of 1442
the impositions against the abandoned land are greater than the 1443
fair market value of the abandoned land as determined by the 1444
auditor's then-current valuation of that land, the board, at any 1445
final hearing under section 323.70 of the Revised Code, may order 1446
the property foreclosed and, without an appraisal or public 1447
auction, order the sheriff to execute a deed to the certificate 1448
holder or county land reutilization corporation that filed a 1449
complaint under section 323.69 of the Revised Code, or to a 1450
community development organization, school district, municipal 1451
corporation, county, or township, whichever is applicable, as 1452
provided in section 323.74 of the Revised Code. Upon a transfer 1453
under this division, all liens for taxes due at the time the deed 1454

of the property is transferred to the certificate holder, 1455
community development organization, school district, municipal 1456
corporation, county, or township following the conveyance, and 1457
liens subordinate to liens for taxes, shall be deemed satisfied 1458
and discharged. 1459

Sec. 3316.042. The auditor of state, on the auditor of 1460
state's initiative, may conduct a performance audit of a school 1461
district that is under a fiscal caution under section 3316.031 of 1462
the Revised Code, in a state of fiscal watch, or in a state of 1463
fiscal emergency, in which the auditor of state reviews any 1464
programs or areas of operation in which the auditor of state 1465
believes that greater operational efficiencies or enhanced program 1466
results can be achieved. 1467

The auditor of state, in consultation with the department of 1468
education and the office of budget and management, shall determine 1469
for which school districts to conduct a performance audit of a 1470
school district that is under a fiscal caution, in a state of 1471
fiscal watch, or in a state of fiscal emergency if requested by 1472
the state superintendent of public instruction audits under this 1473
section. Priority shall be given to districts in fiscal distress, 1474
including districts employing fiscal practices or experiencing 1475
budgetary conditions that could produce a state of fiscal watch or 1476
fiscal emergency, as determined by the auditor of state, in 1477
consultation with the department and the office of budget and 1478
management. 1479

The cost of a performance audit conducted under this section 1480
shall be paid by the ~~department of education~~ auditor of state. 1481

A performance audit under this section shall not include 1482
review or evaluation of school district academic performance. 1483

Sec. 4741.11. Whenever an applicant for a license to practice 1484

veterinary medicine has graduated from a veterinary college 1485
approved by the state veterinary medical licensing board or 1486
accredited by the American veterinary medical association or has 1487
been issued a certificate on or after May 1, 1987, by the 1488
education commission for foreign veterinary graduates of the 1489
American veterinary medical association or by the program for the 1490
assessment of veterinary education equivalence of the American 1491
association of veterinary state boards, has passed the nationally 1492
recognized examination approved by the state veterinary medical 1493
licensing board in accordance with rules adopted by the board, and 1494
is not in violation of this chapter, the board shall issue a 1495
certificate of license to that effect, signed by the members and 1496
bearing the seal of the board. The certificate shall show that the 1497
successful applicant has qualified under the laws of this state 1498
and the requirements of the board and that the applicant is duly 1499
licensed and qualified to practice veterinary medicine. 1500

Sec. 5537.02. (A) There is hereby created a commission to be 1501
known on and after July 1, 2013, as the "Ohio turnpike and 1502
infrastructure commission." The commission is a body both 1503
corporate and politic, constituting an instrumentality of the 1504
state, and the exercise by it of the powers conferred by this 1505
chapter in the construction, operation, and maintenance of the 1506
Ohio turnpike system, and also in entering into agreements with 1507
the department of transportation to pay the cost or a portion of 1508
the costs of infrastructure projects, are and shall be held to be 1509
essential governmental functions of the state, but the commission 1510
shall not be immune from liability by reason thereof. Chapter 1511
2744. of the Revised Code applies to the commission and the 1512
commission is a political subdivision of the state for purposes of 1513
that chapter. The commission is subject to all provisions of law 1514
generally applicable to state agencies which do not conflict with 1515
this chapter. 1516

(B)(1) The commission shall consist of ten members as 1517
follows: 1518

(a) Six members appointed by the governor with the advice and 1519
consent of the senate, no more than three of whom shall be members 1520
of the same political party; 1521

(b) The director of transportation, or the director's 1522
designee, who shall be a voting member, and the director of budget 1523
and management, ~~both of whom~~ or the director's designee. The 1524
directors or their designees, as applicable, shall serve as ex 1525
officio members, without compensation; 1526

(c) One member of the senate, appointed by the president of 1527
the senate, who shall represent either a district in which is 1528
located or through which passes a portion of a turnpike project 1529
that is part of the Ohio turnpike system or a district located in 1530
the vicinity of a turnpike project that is part of the Ohio 1531
turnpike system; 1532

(d) One member of the house of representatives, appointed by 1533
the speaker of the house of representatives, who shall represent 1534
either a district in which is located or through which passes a 1535
portion of a turnpike project that is part of the Ohio turnpike 1536
system or a district located in the vicinity of a turnpike project 1537
that is part of the Ohio turnpike system. 1538

(2) The members appointed by the governor shall be residents 1539
of the state, shall have been qualified electors therein for a 1540
period of at least five years next preceding their appointment. In 1541
making the appointments, the governor may appoint persons who 1542
reside in different geographic areas of the state, taking into 1543
consideration the various turnpike and infrastructure projects in 1544
the state. Members appointed to the commission prior to July 1, 1545
2013, shall serve terms of eight years commencing on the first day 1546
of July and ending on the thirtieth day of June. Thereafter, 1547

members appointed by the governor shall serve terms of five years 1548
commencing on the first day of July and ending on the thirtieth 1549
day of June. Those members appointed by the president of the 1550
senate or the speaker of the house of representatives shall serve 1551
a term of the remainder of the general assembly during which the 1552
senator or representative is appointed. Each appointed member 1553
shall hold office from the date of appointment until the end of 1554
the term for which the member was appointed. If a commission 1555
member dies or resigns, or if a senator or representative who is a 1556
member of the commission ceases to be a senator or representative, 1557
or if an ex officio member ceases to hold the applicable office, 1558
the vacancy shall be filled in the same manner as provided in 1559
division (B)(1) of this section. Any member who fills a vacancy 1560
occurring prior to the end of the term for which the member's 1561
predecessor was appointed shall, if appointed by the governor, 1562
hold office for the remainder of such term or, if appointed by the 1563
president of the senate or the speaker of the house of 1564
representatives, shall hold office for the remainder of the term 1565
or for a shorter period of time as determined by the president or 1566
the speaker. Any member appointed by the governor shall continue 1567
in office subsequent to the expiration date of the member's term 1568
until the member's successor takes office, or until a period of 1569
sixty days has elapsed, whichever occurs first. A member of the 1570
commission is eligible for reappointment. Each member of the 1571
commission appointed by the governor, before entering upon the 1572
member's duties, shall take an oath as provided by Section 7 of 1573
Article XV, Ohio Constitution. The governor, the president of the 1574
senate, or the speaker of the house of representatives, may at any 1575
time remove their respective appointees to the commission for 1576
misfeasance, nonfeasance, or malfeasance in office. 1577

(3)(a) A member of the commission who is appointed by the 1578
president of the senate or the speaker of the house of 1579
representatives shall not participate in any vote of the 1580

commission. Serving as an appointed member of the commission under 1581
divisions (B)(1)(c), (1)(d), or (2) of this section does not 1582
constitute grounds for resignation from the senate or the house of 1583
representatives under section 101.26 of the Revised Code. 1584

(b) The director of budget and management shall not 1585
participate in any vote of the commission. 1586

(C) The voting members of the commission shall elect one of 1587
the voting members as chairperson and another as vice-chairperson, 1588
and shall appoint a secretary-treasurer who need not be a member 1589
of the commission. Four of the voting members of the commission 1590
constitute a quorum, and the affirmative vote of four voting 1591
members is necessary for any action taken by the commission. No 1592
vacancy in the membership of the commission impairs the rights of 1593
a quorum to exercise all the rights and perform all the duties of 1594
the commission. 1595

(D) Each member of the commission appointed by the governor 1596
shall give a surety bond to the commission in the penal sum of 1597
twenty-five thousand dollars and the secretary-treasurer shall 1598
give such a bond in at least the penal sum of fifty thousand 1599
dollars. The commission may require any of its officers or 1600
employees to file surety bonds including a blanket bond as 1601
provided in section 3.06 of the Revised Code. Each such bond shall 1602
be in favor of the commission and shall be conditioned upon the 1603
faithful performance of the duties of the office, executed by a 1604
surety company authorized to transact business in this state, 1605
approved by the governor, and filed in the office of the secretary 1606
of state. The costs of the surety bonds shall be paid or 1607
reimbursed by the commission from revenues. Each member of the 1608
commission appointed by the governor shall receive an annual 1609
salary of five thousand dollars, payable in monthly installments. 1610
Each member shall be reimbursed for the member's actual expenses 1611
necessarily incurred in the performance of the member's duties. 1612

All costs and expenses incurred by the commission in carrying out 1613
this chapter shall be payable solely from revenues and state 1614
taxes, and no liability or obligation shall be incurred by the 1615
commission beyond the extent to which revenues have been provided 1616
for pursuant to this chapter. 1617

Sec. 5709.084. Real and personal property comprising a 1618
convention center that is constructed or, in the case of personal 1619
property, acquired, after January 1, 2010, are exempt from 1620
taxation if the convention center is located in a county having a 1621
population, when construction of the convention center commences, 1622
of more than one million two hundred thousand according to the 1623
most recent federal decennial census, and if the convention 1624
center, or the land upon which the convention center is situated, 1625
is owned or leased by the county. For the purposes of this 1626
section, construction of the convention center commences upon the 1627
earlier of issuance of debt to finance all or a portion of the 1628
convention center, demolition of existing structures on the site, 1629
or grading of the site in preparation for construction. 1630

Real and personal property comprising a convention center 1631
owned by the largest city in a county having a population greater 1632
than seven hundred thousand but less than nine hundred thousand 1633
according to the most recent federal decennial census is exempt 1634
from taxation, regardless of whether the property is leased to or 1635
otherwise operated or managed by a person other than the city. 1636

Real and personal property comprising a convention center or 1637
arena owned by a convention facilities authority in a county 1638
having a population greater than one million according to the most 1639
recent federal decennial census is exempt from taxation, 1640
regardless of whether the property is leased to or otherwise 1641
operated or managed by a person other than the convention 1642
facilities authority, notwithstanding section 351.12 of the 1643

Revised Code. 1644

Real and personal property comprising a convention center or 1645
arena owned by the largest city in a county having a population 1646
greater than two hundred thirty-five thousand but less than three 1647
hundred thousand according to the most recent federal decennial 1648
census at the time of the construction of the convention center or 1649
arena is exempt from taxation, regardless of whether the property 1650
is leased to or otherwise operated or managed by a person other 1651
than the city. 1652

Real and personal property comprising a convention center or 1653
arena owned by the city in which the convention center or arena is 1654
located, and located in a county having a population greater than 1655
five hundred thousand but less than six hundred thousand according 1656
to the most recent federal decennial census at the time of the 1657
construction of the convention center or arena, is exempt from 1658
taxation, regardless of whether the property is leased to or 1659
otherwise operated or managed by a person other than the city. 1660

As used in this section, "convention center" and "arena" have 1661
the same meanings as in section 307.695 of the Revised Code. 1662

Sec. 5747.51. (A) On or before the twenty-fifth day of July 1663
of each year, the tax commissioner shall make and certify to the 1664
county auditor of each county an estimate of the amount of the 1665
local government fund to be allocated to the undivided local 1666
government fund of each county for the ensuing calendar year, 1667
adjusting the total as required to account for subdivisions 1668
receiving local government funds under section 5747.502 of the 1669
Revised Code. 1670

(B) At each annual regular session of the county budget 1671
commission convened pursuant to section 5705.27 of the Revised 1672
Code, each auditor shall present to the commission the certificate 1673
of the commissioner, the annual tax budget and estimates, and the 1674

records showing the action of the commission in its last preceding 1675
regular session. The commission, after extending to the 1676
representatives of each subdivision an opportunity to be heard, 1677
under oath administered by any member of the commission, and 1678
considering all the facts and information presented to it by the 1679
auditor, shall determine the amount of the undivided local 1680
government fund needed by and to be apportioned to each 1681
subdivision for current operating expenses, as shown in the tax 1682
budget of the subdivision. This determination shall be made 1683
pursuant to divisions (C) to (I) of this section, unless the 1684
commission has provided for a formula pursuant to section 5747.53 1685
of the Revised Code. The commissioner shall reduce or increase the 1686
amount of funds from the undivided local government fund to a 1687
subdivision required to receive reduced or increased funds under 1688
section 5747.502 of the Revised Code. 1689

Nothing in this section prevents the budget commission, for 1690
the purpose of apportioning the undivided local government fund, 1691
from inquiring into the claimed needs of any subdivision as stated 1692
in its tax budget, or from adjusting claimed needs to reflect 1693
actual needs. For the purposes of this section, "current operating 1694
expenses" means the lawful expenditures of a subdivision, except 1695
those for permanent improvements and except payments for interest, 1696
sinking fund, and retirement of bonds, notes, and certificates of 1697
indebtedness of the subdivision. 1698

(C) The commission shall determine the combined total of the 1699
estimated expenditures, including transfers, from the general fund 1700
and any special funds other than special funds established for 1701
road and bridge; street construction, maintenance, and repair; 1702
state highway improvement; and gas, water, sewer, and electric 1703
public utilities operated by a subdivision, as shown in the 1704
subdivision's tax budget for the ensuing calendar year. 1705

(D) From the combined total of expenditures calculated 1706

pursuant to division (C) of this section, the commission shall 1707
deduct the following expenditures, if included in these funds in 1708
the tax budget: 1709

(1) Expenditures for permanent improvements as defined in 1710
division (E) of section 5705.01 of the Revised Code; 1711

(2) In the case of counties and townships, transfers to the 1712
road and bridge fund, and in the case of municipalities, transfers 1713
to the street construction, maintenance, and repair fund and the 1714
state highway improvement fund; 1715

(3) Expenditures for the payment of debt charges; 1716

(4) Expenditures for the payment of judgments. 1717

(E) In addition to the deductions made pursuant to division 1718
(D) of this section, revenues accruing to the general fund and any 1719
special fund considered under division (C) of this section from 1720
the following sources shall be deducted from the combined total of 1721
expenditures calculated pursuant to division (C) of this section: 1722

(1) Taxes levied within the ten-mill limitation, as defined 1723
in section 5705.02 of the Revised Code; 1724

(2) The budget commission allocation of estimated county 1725
public library fund revenues to be distributed pursuant to section 1726
5747.48 of the Revised Code; 1727

(3) Estimated unencumbered balances as shown on the tax 1728
budget as of the thirty-first day of December of the current year 1729
in the general fund, but not any estimated balance in any special 1730
fund considered in division (C) of this section; 1731

(4) Revenue, including transfers, shown in the general fund 1732
and any special funds other than special funds established for 1733
road and bridge; street construction, maintenance, and repair; 1734
state highway improvement; and gas, water, sewer, and electric 1735
public utilities, from all other sources except those that a 1736

subdivision receives from an additional tax or service charge 1737
voted by its electorate or receives from special assessment or 1738
revenue bond collection. For the purposes of this division, where 1739
the charter of a municipal corporation prohibits the levy of an 1740
income tax, an income tax levied by the legislative authority of 1741
such municipal corporation pursuant to an amendment of the charter 1742
of that municipal corporation to authorize such a levy represents 1743
an additional tax voted by the electorate of that municipal 1744
corporation. For the purposes of this division, any measure 1745
adopted by a board of county commissioners pursuant to section 1746
322.02, ~~324.02~~, 4504.02, or 5739.021 of the Revised Code, 1747
including those measures upheld by the electorate in a referendum 1748
conducted pursuant to section 322.021, ~~324.021~~, 4504.021, or 1749
5739.022 of the Revised Code, shall not be considered an 1750
additional tax voted by the electorate. 1751

Subject to division (G) of section 5705.29 of the Revised 1752
Code, money in a reserve balance account established by a county, 1753
township, or municipal corporation under section 5705.13 of the 1754
Revised Code shall not be considered an unencumbered balance or 1755
revenue under division (E)(3) or (4) of this section. Money in a 1756
reserve balance account established by a township under section 1757
5705.132 of the Revised Code shall not be considered an 1758
unencumbered balance or revenue under division (E)(3) or (4) of 1759
this section. 1760

If a county, township, or municipal corporation has created 1761
and maintains a nonexpendable trust fund under section 5705.131 of 1762
the Revised Code, the principal of the fund, and any additions to 1763
the principal arising from sources other than the reinvestment of 1764
investment earnings arising from such a fund, shall not be 1765
considered an unencumbered balance or revenue under division 1766
(E)(3) or (4) of this section. Only investment earnings arising 1767
from investment of the principal or investment of such additions 1768

to principal may be considered an unencumbered balance or revenue 1769
under those divisions. 1770

(F) The total expenditures calculated pursuant to division 1771
(C) of this section, less the deductions authorized in divisions 1772
(D) and (E) of this section, shall be known as the "relative need"
of the subdivision, for the purposes of this section. 1773
1774

(G) The budget commission shall total the relative need of 1775
all participating subdivisions in the county, and shall compute a 1776
relative need factor by dividing the total estimate of the 1777
undivided local government fund by the total relative need of all 1778
participating subdivisions. 1779

(H) The relative need of each subdivision shall be multiplied 1780
by the relative need factor to determine the proportionate share 1781
of the subdivision in the undivided local government fund of the 1782
county; provided, that the maximum proportionate share of a county 1783
shall not exceed the following maximum percentages of the total 1784
estimate of the undivided local government fund governed by the 1785
relationship of the percentage of the population of the county 1786
that resides within municipal corporations within the county to 1787
the total population of the county as reported in the reports on 1788
population in Ohio by the department of development as of the 1789
twentieth day of July of the year in which the tax budget is filed 1790
with the budget commission: 1791

Percentage of municipal	Percentage share of the county	1792
population within the county:	shall not exceed:	

1793

Less than forty-one per cent	Sixty per cent	1794
------------------------------	----------------	------

Forty-one per cent or more but	Fifty per cent	1795
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less than eighty-one per cent

Eighty-one per cent or more	Thirty per cent	1796
-----------------------------	-----------------	------

Where the proportionate share of the county exceeds the 1797

limitations established in this division, the budget commission 1798

shall adjust the proportionate shares determined pursuant to this 1799
division so that the proportionate share of the county does not 1800
exceed these limitations, and it shall increase the proportionate 1801
shares of all other subdivisions on a pro rata basis. In counties 1802
having a population of less than one hundred thousand, not less 1803
than ten per cent shall be distributed to the townships therein. 1804

(I) The proportionate share of each subdivision in the 1805
undivided local government fund determined pursuant to division 1806
(H) of this section for any calendar year shall not be less than 1807
the product of the average of the percentages of the undivided 1808
local government fund of the county as apportioned to that 1809
subdivision for the calendar years 1968, 1969, and 1970, 1810
multiplied by the total amount of the undivided local government 1811
fund of the county apportioned pursuant to former section 5735.23 1812
of the Revised Code for the calendar year 1970. For the purposes 1813
of this division, the total apportioned amount for the calendar 1814
year 1970 shall be the amount actually allocated to the county in 1815
1970 from the state collected intangible tax as levied by section 1816
5707.03 of the Revised Code and distributed pursuant to section 1817
5725.24 of the Revised Code, plus the amount received by the 1818
county in the calendar year 1970 pursuant to division (B)(1) of 1819
former section 5739.21 of the Revised Code, and distributed 1820
pursuant to former section 5739.22 of the Revised Code. If the 1821
total amount of the undivided local government fund for any 1822
calendar year is less than the amount of the undivided local 1823
government fund apportioned pursuant to former section 5739.23 of 1824
the Revised Code for the calendar year 1970, the minimum amount 1825
guaranteed to each subdivision for that calendar year pursuant to 1826
this division shall be reduced on a basis proportionate to the 1827
amount by which the amount of the undivided local government fund 1828
for that calendar year is less than the amount of the undivided 1829
local government fund apportioned for the calendar year 1970. 1830

(J) On the basis of such apportionment, the county auditor shall compute the percentage share of each such subdivision in the undivided local government fund and shall at the same time certify to the tax commissioner the percentage share of the county as a subdivision. No payment shall be made from the undivided local government fund, except in accordance with such percentage shares.

Within ten days after the budget commission has made its apportionment, whether conducted pursuant to section 5747.51 or 5747.53 of the Revised Code, the auditor shall publish a list of the subdivisions and the amount each is to receive from the undivided local government fund and the percentage share of each subdivision, in a newspaper or newspapers of countywide circulation, and send a copy of such allocation to the tax commissioner.

The county auditor shall also send by certified mail, return receipt requested, a copy of such allocation to the fiscal officer of each subdivision entitled to participate in the allocation of the undivided local government fund of the county. This copy shall constitute the official notice of the commission action referred to in section 5705.37 of the Revised Code.

All money received into the treasury of a subdivision from the undivided local government fund in a county treasury shall be paid into the general fund and used for the current operating expenses of the subdivision.

If a municipal corporation maintains a municipal university, such municipal university, when the board of trustees so requests the legislative authority of the municipal corporation, shall participate in the money apportioned to such municipal corporation from the total local government fund, however created and constituted, in such amount as requested by the board of trustees, provided such sum does not exceed nine per cent of the total amount paid to the municipal corporation.

If any public official fails to maintain the records required 1863
by sections 5747.50 to 5747.55 of the Revised Code or by the rules 1864
issued by the tax commissioner, the auditor of state, or the 1865
treasurer of state pursuant to such sections, or fails to comply 1866
with any law relating to the enforcement of such sections, the 1867
local government fund money allocated to the county may be 1868
withheld until such time as the public official has complied with 1869
such sections or such law or the rules issued pursuant thereto. 1870

Section 101.02. That existing sections 122.171, 124.152, 1871
124.181, 124.382, 126.32, 127.19, 305.31, 305.42, 323.73, 1872
3316.042, 4741.11, 5537.02, 5709.084, and 5747.51 and sections 1873
324.01, 324.02, 324.021, 324.03, 324.04, 324.05, 324.06, 324.07, 1874
324.08, 324.09, 324.10, 324.11, 324.12, and 324.99 of the Revised 1875
Code are hereby repealed. 1876

Section 501.10. All items in this section are hereby 1877
appropriated as designated out of any moneys in the state treasury 1878
to the credit of the designated fund. The appropriations made in 1879
this section are for the biennium ending June 30, 2018. The 1880
appropriations made in this section are in addition to any other 1881
appropriations made for the FY 2017-FY 2018 biennium. 1882

FCC FACILITIES CONSTRUCTION COMMISSION 1883

Public School Building Fund (Fund 7021) 1884

C230X9 Lead Plumbing Fixture \$ 10,000,000 1885
Replacement Assistance
Grants

TOTAL Public School Building Fund \$ 10,000,000 1886

Cultural and Sports Facilities Building Fund (Fund 7030) 1887

C230EF Dayton Aviation Heritage \$ 1,000,000 1888
National Historic Park

TOTAL Cultural and Sports \$ 1,000,000 1889

Facilities Building Fund

TOTAL ALL BUDGET FUND GROUPS \$ 11,000,000 1890

LEAD PLUMBING FIXTURE REPLACEMENT ASSISTANCE GRANTS 1891

The foregoing appropriation item C230X9, Lead Plumbing 1892
Fixture Replacement Assistance Grants, shall be used by the 1893
Facilities Construction Commission to provide funding to eligible 1894
public and chartered nonpublic schools for the reimbursement of 1895
the cost of the replacement of drinking fountains, water coolers, 1896
plumbing fixtures, and limited connected piping that are found to 1897
be a cause of lead above the federal action level in drinking 1898
water. The foregoing appropriation item may also be used by the 1899
Commission to reimburse eligible chartered nonpublic schools for 1900
the cost of the drinking water assessments described in the 1901
following paragraph. For the purposes of this grant program, an 1902
eligible school is a traditional public school, community school, 1903
or chartered nonpublic school that is housed in a building 1904
constructed before 1990. 1905

An eligible public school may request to have its buildings 1906
assessed for lead content in drinking water through the Ohio Water 1907
Development Authority assessment program. An eligible chartered 1908
nonpublic school may request to have its buildings assessed for 1909
lead content in drinking water through a firm that uses the same 1910
protocols as those used by the Ohio Water Development Authority. 1911
An eligible chartered nonpublic school may apply to the Facilities 1912
Construction Commission for reimbursement of the cost of an 1913
assessment that follows the Ohio Water Development Authority 1914
testing protocols. 1915

If the assessment finds that a drinking fountain, water 1916
cooler, plumbing fixture, or limited connected piping is found to 1917
be a cause of lead above the federal action level in drinking 1918
water, the Ohio Water Development Authority shall review the 1919
results and notify the Facilities Construction Commission of the 1920

results and the number of drinking fountains, water coolers, 1921
plumbing fixtures, and limited connected piping that need to be 1922
replaced. An eligible school may then apply to the Facilities 1923
Construction Commission for reimbursement up to \$15,000 per 1924
building for the material cost of the replacement of drinking 1925
fountains, water coolers, plumbing fixtures, and limited connected 1926
piping. The Commission, in consultation with the Ohio 1927
Environmental Protection Agency and Ohio Water Development 1928
Authority may develop guidelines for the administration, phasing, 1929
and distribution of the grants. 1930

Section 501.11. Within the limits set forth in this act, the 1931
Director of Budget and Management shall establish accounts 1932
indicating the source and amount of funds for each appropriation 1933
made in Section 501.10 of this act, and shall determine the form 1934
and manner in which appropriation accounts shall be maintained. 1935
Expenditures from appropriations contained in Section 501.10 of 1936
this act shall be accounted for as though made in the capital 1937
appropriations act of the 131st General Assembly. 1938

The appropriations made in Section 501.10 of this act are 1939
subject to all provisions of the capital appropriations act of the 1940
131st General Assembly that are generally applicable to such 1941
appropriations. 1942

Section 515.10. Notwithstanding divisions (B) and (C) of 1943
section 131.44 of the Revised Code, the Director of Budget and 1944
Management shall determine the amount by which the unencumbered 1945
balance in the General Revenue Fund on June 30, 2016, exceeds the 1946
sum of amounts described in divisions (A)(3)(b) and (c) of section 1947
131.44 of the Revised Code, and allocate up to \$25,000,000 of that 1948
amount, to the extent so determined, to the Emergency 1949
Purposes/Contingencies Fund (Fund 5KM0). 1950

Section 601.10. That Sections 207.190, 223.10, 229.10, 1951
245.10, 263.50, 263.220, 305.30, 309.10, and 379.10 of Am. Sub. 1952
H.B. 64 of the 131st General Assembly be amended to read as 1953
follows: 1954

Sec. 207.190. PROFESSIONS LICENSING SYSTEM 1955

The foregoing appropriation item, 100658, Ohio Professionals 1956
Licensing System, shall be used to purchase the equipment, 1957
products, and services necessary to develop and maintain a 1958
replacement automated licensing system for the professional 1959
licensing boards. 1960

Upon request by the Director of Administrative Services, the 1961
Director of Budget and Management may transfer up to ~~\$6,037,000~~ 1962
\$22,836,200 in cash during the FY 2016-FY 2017 biennium from the 1963
Occupational Licensing and Regulatory Fund (Fund 4K90), the State 1964
Medical Board Operating Fund (Fund 5C60), and the Casino Control 1965
Commission - Operating Fund (Fund 5HS0), to the Professions 1966
Licensing System Fund (Fund 5JQ0). The amount transferred from 1967
each fund shall be in proportion to the number of current licenses 1968
issued by the licensing boards and commissions that use each fund, 1969
and for the Casino Control Commission, the number of current and 1970
anticipated licenses. The transferred amounts shall be used by the 1971
Director of Administrative Services for the initial acquisition 1972
and development of the Professions Licensing System. The 1973
transferred amounts are hereby appropriated to appropriation item 1974
100658, Professionals Licensing System. The unobligated, 1975
unexpended amount of the cash transferred in FY 2016 is hereby 1976
reappropriated for the same purpose in FY 2017. 1977

Effective with the implementation of the replacement 1978
licensing system, the Department of Administrative Services shall 1979
establish charges for recovering the costs of ongoing maintenance 1980

of the system. The charges shall be billed to the professional 1981
licensing boards and the Casino Control Commission, and deposited 1982
via intrastate transfer vouchers to the credit of the Professions 1983
Licensing System Fund (Fund 5JQ0), which is hereby created in the 1984
state treasury. 1985

Sec. 223.10. AUD AUDITOR OF STATE 1986

General Revenue Fund 1987

GRF 070321 Operating Expenses \$ 28,751,872 \$ 28,751,872 1988

GRF 070403 Fiscal \$ 800,000 \$ 800,000 1989

Watch/Emergency
Technical Assistance

GRF 070409 School District \$ 0 \$ 1,000,000 1990

Performance Audits

TOTAL GRF General Revenue Fund \$ 29,551,872 \$ ~~29,551,872~~ 1991
30,551,872

Dedicated Purpose Fund Group 1992

1090 070601 Public Audit Expense \$ 9,600,181 \$ 9,600,181 1993

- Intra-State

4220 070602 Public Audit Expense \$ 33,509,944 \$ 33,715,944 1994

- Local Government

5840 070603 Training Program \$ 403,750 \$ 403,750 1995

5JZ0 070606 LEAP Revolving Loans \$ 400,000 \$ 400,000 1996

6750 070605 Uniform Accounting \$ 3,187,637 \$ 3,187,637 1997

Network

TOTAL DPF Dedicated Purpose Fund 1998

Group \$ 47,101,512 \$ 47,307,512 1999

TOTAL ALL BUDGET FUND GROUPS \$ 76,653,384 \$ ~~76,859,384~~ 2000
77,859,384

SCHOOL DISTRICT PERFORMANCE AUDITS 2001

The foregoing appropriation item 070409, School District 2002

Performance Audits, shall be used by the Auditor of State, in 2003

<u>consultation with the Department of Education and the Office of</u>					2004
<u>Budget and Management, for expenses incurred in the Auditor of</u>					2005
<u>State's role relating to fiscal caution, fiscal watch, and fiscal</u>					2006
<u>emergency activities pursuant to section 3316.042 of the Revised</u>					2007
<u>Code.</u>					2008
Sec. 229.10. CSR CAPITOL SQUARE REVIEW AND ADVISORY BOARD					2009
General Revenue Fund					2010
GRF 874100 Personal Services	\$	2,417,467	\$	2,417,467	2011
GRF 874320 Maintenance and	\$	1,161,098	\$	1,161,098	2012
Equipment				<u>1,211,098</u>	
TOTAL GRF General Revenue Fund	\$	3,578,565	\$	3,578,565	2013
				<u>3,628,565</u>	
Dedicated Purpose Fund Group					2014
2080 874601 Underground Parking	\$	3,496,740	\$	3,496,740	2015
Garage Operations					
4G50 874603 Capitol Square	\$	6,000	\$	6,000	2016
Education Center and					
Arts					
TOTAL DPF Dedicated Purpose					2017
Fund Group	\$	3,502,740	\$	3,502,740	2018
Internal Service Activity Fund Group					2019
4S70 874602 Statehouse Gift	\$	700,000	\$	700,000	2020
Shop/Events					
TOTAL ISA Internal Service Activity					2021
Fund Group	\$	700,000	\$	700,000	2022
TOTAL ALL BUDGET FUND GROUPS	\$	7,781,305	\$	7,781,305	2023
				<u>7,831,305</u>	
<u>HISTORICAL UNITED STATES AND OHIO FLAGS DISPLAY</u>					2024
<u>Of the foregoing appropriation item 874320, Maintenance and</u>					2025
<u>Equipment, up to \$50,000 in fiscal year 2017 shall be used to</u>					2026

display inside the Statehouse borrowed or purchased United States, 2027
Ohio, or Ohio military flags that have historical significance to 2028
the State of Ohio. The use of these funds is subject to the 2029
approval of the members of the Capitol Square Review and Advisory 2030
Board. The Board shall consult with the Ohio History Connection 2031
regarding the display. 2032

UNDERGROUND PARKING GARAGE FUND 2033

Notwithstanding division (G) of section 105.41 of the Revised 2034
Code and any other provision to the contrary, moneys in the 2035
Underground Parking Garage Fund (Fund 2080) may be used for 2036
personnel and operating costs related to the operations of the 2037
Statehouse and the Statehouse Underground Parking Garage. 2038

HOUSE AND SENATE PARKING REIMBURSEMENT 2039

On July 1 of each fiscal year, or as soon as possible 2040
thereafter, the Director of Budget and Management shall transfer 2041
\$500,000 cash from the General Revenue Fund to the Underground 2042
Parking Garage Fund (Fund 2080). The amounts transferred under 2043
this section shall be used to reimburse the Capitol Square Review 2044
and Advisory Board for legislative parking costs. 2045

Sec. 245.10. CEB CONTROLLING BOARD 2046

General Revenue Fund 2047

GRF	911441	Ballot Advertising	\$	475,000	\$	475,000	2048
		Costs					

TOTAL GRF	General Revenue Fund	\$	475,000	\$	475,000	2049
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Dedicated Purpose Fund Group 2050

5RU0	911617	Absent Voter's Ballot	\$	0	\$	1,250,000	2051
		Mailings					

TOTAL DPF	Dedicated Purpose Fund	\$	0	\$	1,250,000	2052
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Group

Internal Service Activity Fund Group 2053

5KM0 911614	CB Emergency	\$	10,000,000	\$	10,000,000	2054
	<u>Purposes/Contingencies</u>					
TOTAL ISA	Internal Service Activity					2055
Fund Group		\$	10,000,000	\$	10,000,000	2056
TOTAL ALL BUDGET FUND GROUPS		\$	10,475,000	\$	11,725,000	2057
	FEDERAL SHARE					2058
	In transferring appropriations to or from appropriation items					2059
	that have federal shares identified in this act, the Controlling					2060
	Board shall add or subtract corresponding amounts of federal					2061
	matching funds at the percentages indicated by the state and					2062
	federal division of the appropriations in this act <u>Am. Sub. H.B.</u>					2063
	<u>64 of the 131st General Assembly</u> . Such changes are hereby					2064
	appropriated.					2065
	ABSENT VOTER'S BALLOT APPLICATION MAILING					2066
	Pursuant to section 111.31 of the Revised Code and upon the					2067
	request of the Secretary of State, the Controlling Board shall					2068
	approve cash transfers from the Absent Voter's Ballot Fund (Fund					2069
	5RU0), which is hereby created, under the foregoing appropriation					2070
	item 911617, Absent Voter's Ballot Mailings, to the Absent Voter's					2071
	Ballot Application Mailing Fund (Fund 5RG0) used by the Secretary					2072
	of State to pay the cost of printing and mailing unsolicited					2073
	applications for absent voters' ballots for the general election					2074
	to be held on November 8, 2016.					2075
	BALLOT ADVERTISING COSTS					2076
	Pursuant to section 3501.17 of the Revised Code, and upon					2077
	requests submitted by the Secretary of State, the Controlling					2078
	Board shall approve transfers from the foregoing appropriation					2079
	item 911441, Ballot Advertising Costs, to appropriation item					2080
	050621, Statewide Ballot Advertising, in order to pay for the cost					2081
	of public notices associated with statewide ballot initiatives.					2082
	CAPITAL APPROPRIATION INCREASE FOR FEDERAL STIMULUS					2083

ELIGIBILITY 2084

A state agency director shall request that the Controlling Board increase the amount of the agency's capital appropriations if the director determines such an increase is necessary for the agency to receive and use funds under the federal American Recovery and Reinvestment Act of 2009. The Controlling Board may increase the capital appropriations pursuant to the request up to the exact amount necessary under the federal act if the Board determines it is necessary for the agency to receive and use those federal funds.

DISASTER SERVICES 2094

Pursuant to requests submitted by the Department of Public Safety, the Controlling Board may approve transfers from the Disaster Services Fund (Fund 5E20) to a fund and appropriation item used by the Department of Public Safety to provide for assistance to political subdivisions made necessary by natural disasters or emergencies. These transfers may be requested and approved prior to the occurrence of any specific natural disasters or emergencies in order to facilitate the provision of timely assistance. The Emergency Management Agency of the Department of Public Safety shall use the funding to fund the State Disaster Relief Program for disasters that have a written Governor's authorization, and the State Individual Assistance Program for disasters that have a written Governor's authorization and is declared by the federal Small Business Administration. The Ohio Emergency Management Agency shall publish and make available application packets outlining procedures for the State Disaster Relief Program and the State Individual Assistance Program.

Fund 5E20 shall be used by the Controlling Board, pursuant to requests submitted by state agencies, to transfer cash and appropriations to any fund and appropriation item for the payment of state agency disaster relief program expenses for disasters

that have a written Governor's authorization, if the Director of 2116
Budget and Management determines that sufficient funds exist. 2117

Sec. 263.50. SCHOOL MANAGEMENT ASSISTANCE 2118

Of the foregoing appropriation item 200422, School Management 2119
Assistance, \$1,000,000 in ~~each~~ fiscal year 2016 shall be used by 2120
the Auditor of State in consultation with the Department of 2121
Education for expenses incurred in the Auditor of State's role 2122
relating to fiscal caution, fiscal watch, and fiscal emergency 2123
activities as defined in Chapter 3316. of the Revised Code, unless 2124
an amount less than \$1,000,000 is needed and mutually agreed to by 2125
the Department and the Auditor of State. This set-aside may also 2126
be used by the Auditor of State to conduct performance audits of 2127
other school districts with priority given to districts in fiscal 2128
distress. Districts in fiscal distress shall be determined by the 2129
Auditor of State and shall include districts that the Auditor of 2130
State, in consultation with the Department of Education, 2131
determines are employing fiscal practices or experiencing 2132
budgetary conditions that could produce a state of fiscal watch or 2133
fiscal emergency. 2134

The remainder of appropriation item 200422, School Management 2135
Assistance, shall be used by the Department of Education to 2136
provide fiscal technical assistance and inservice education for 2137
school district management personnel and to administer, monitor, 2138
and implement the fiscal caution, fiscal watch, and fiscal 2139
emergency provisions under Chapter 3316. of the Revised Code. 2140

Sec. 263.220. FOUNDATION FUNDING 2141

Of the foregoing appropriation item 200550, Foundation 2142
Funding, up to \$40,000,000 in each fiscal year shall be used to 2143
provide additional state aid to school districts, joint vocational 2144
school districts, community schools, and STEM schools for special 2145

education students under division (C)(3) of section 3314.08, 2146
section 3317.0214, division (B) of section 3317.16, and section 2147
3326.34 of the Revised Code, except that the Controlling Board may 2148
increase these amounts if presented with such a request from the 2149
Department of Education at the final meeting of the fiscal year. 2150

Of the foregoing appropriation item 200550, Foundation 2151
Funding, up to \$3,800,000 in each fiscal year shall be used to 2152
fund gifted education at educational service centers. The 2153
Department shall distribute the funding through the unit-based 2154
funding methodology in place under division (L) of section 2155
3317.024, division (E) of section 3317.05, and divisions (A), (B), 2156
and (C) of section 3317.053 of the Revised Code as they existed 2157
prior to fiscal year 2010. 2158

Of the foregoing appropriation item 200550, Foundation 2159
Funding, up to \$37,950,000 in fiscal year 2016 and up to 2160
\$41,400,000 in fiscal year 2017 shall be reserved to fund the 2161
state reimbursement of educational service centers under the 2162
section of this act entitled "EDUCATIONAL SERVICE CENTERS 2163
FUNDING"; and up to \$3,500,000 in each fiscal year shall be 2164
distributed to educational service centers for School Improvement 2165
Initiatives and for the provision of technical assistance as 2166
required by the Elementary and Secondary Education Act Flexibility 2167
waivers approved for Ohio by the United States Department of 2168
Education. Educational service centers shall be required to 2169
support districts in the development and implementation of their 2170
continuous improvement plans as required in section 3302.04 of the 2171
Revised Code and to provide technical assistance and support in 2172
accordance with Title I of the "No Child Left Behind Act of 2001," 2173
115 Stat. 1425, 20 U.S.C. 6317, as administered pursuant to the 2174
Elementary and Secondary Education Act Flexibility waivers 2175
approved for Ohio by the United States Department of Education. 2176

Of the foregoing appropriation item 200550, Foundation 2177

Funding, up to \$20,000,000 in each fiscal year shall be reserved 2178
for payments under sections 3317.026, 3317.027, and 3317.028 of 2179
the Revised Code. If this amount is not sufficient, the Department 2180
of Education shall prorate the payment amounts so that the 2181
aggregate amount allocated in this paragraph is not exceeded. 2182

Of the foregoing appropriation item 200550, Foundation 2183
Funding, up to \$1,000,000 in each fiscal year shall be used to pay 2184
career-technical planning districts for the amounts reimbursed to 2185
students, as prescribed in this paragraph. Each career-technical 2186
planning district shall reimburse individuals taking the online 2187
General Educational Development (GED) test for the first time for 2188
application/test fees in excess of \$40. Each career-technical 2189
planning district shall designate a site or sites where 2190
individuals may register and take the exam. For each individual 2191
that registers for the exam, the career-technical planning 2192
district shall make available and offer career counseling 2193
services, including information on adult education programs that 2194
are available. Any remaining funds in each fiscal year shall be 2195
reimbursed to the Department of Youth Services and the Department 2196
of Rehabilitation and Correction for individuals in these 2197
facilities who have taken the GED for the first time. The amounts 2198
reimbursed shall not exceed the per-individual amounts reimbursed 2199
to other individuals under this section for each section of the 2200
GED. 2201

Of the foregoing appropriation item 200550, Foundation 2202
Funding, up to \$29,900,000 in fiscal year 2016 and up to 2203
\$38,000,000 in fiscal year 2017 shall be used to support school 2204
choice programs. 2205

Of the portion of the funds distributed to the Cleveland 2206
Municipal School District under this section, up to \$11,901,887 in 2207
each fiscal year shall be used to operate the school choice 2208
program in the Cleveland Municipal School District under sections 2209

3313.974 to 3313.979 of the Revised Code. Notwithstanding 2210
divisions (B) and (C) of section 3313.978 and division (C) of 2211
section 3313.979 of the Revised Code, up to \$1,000,000 in each 2212
fiscal year of this amount shall be used by the Cleveland 2213
Municipal School District to provide tutorial assistance as 2214
provided in division (H) of section 3313.974 of the Revised Code. 2215
The Cleveland Municipal School District shall report the use of 2216
these funds in the district's three-year continuous improvement 2217
plan as described in section 3302.04 of the Revised Code in a 2218
manner approved by the Department of Education. 2219

Of the foregoing appropriation item 200550, Foundation 2220
Funding, up to ~~\$500,000~~ \$1,500,000 in each fiscal year may be used 2221
for payment of the College Credit Plus Program for students 2222
instructed at home pursuant to section 3321.04 of the Revised 2223
Code. 2224

Of the foregoing appropriation item 200550, Foundation 2225
Funding, an amount shall be available in each fiscal year to be 2226
paid to joint vocational school districts in accordance with 2227
division (A) of section 3317.16 of the Revised Code, and the 2228
section of this act entitled "TEMPORARY TRANSITIONAL AID FOR JOINT 2229
VOCATIONAL SCHOOL DISTRICTS." 2230

Of the foregoing appropriation item 200550, Foundation 2231
Funding, up to \$700,000 in each fiscal year shall be used by the 2232
Department of Education for a program to pay for educational 2233
services for youth who have been assigned by a juvenile court or 2234
other authorized agency to any of the facilities described in 2235
division (A) of the section of this act entitled "PRIVATE 2236
TREATMENT FACILITY PROJECT." 2237

Of the foregoing appropriation item 200550, Foundation 2238
Funding, a portion may be used to pay college-preparatory boarding 2239
schools the per pupil boarding amount pursuant to section 3328.34 2240
of the Revised Code. 2241

Of the foregoing appropriation item 200550, Foundation 2242
Funding, up to \$2,000,000 in each fiscal year shall be used for 2243
the Bright New Leaders for Ohio Schools Program created and 2244
implemented by the nonprofit corporation incorporated pursuant to 2245
Section 733.40 of Am. Sub. H.B. 59 of the 130th General Assembly, 2246
to provide an alternative path for individuals to receive training 2247
and development in the administration of primary and secondary 2248
education and leadership, enable those individuals to earn degrees 2249
and obtain licenses in public school administration, and promote 2250
the placement of those individuals in public schools that have a 2251
poverty percentage greater than fifty per cent. 2252

Of the foregoing appropriation item 200550, Foundation 2253
Funding, \$750,000 in fiscal year 2016 shall be used as matching 2254
funds to support efforts by the Accelerate Great Schools 2255
public-private partnership to increase the number of 2256
high-performing schools in Cincinnati; to attract and develop 2257
excellent school leaders and teachers; and to engage families and 2258
communities in fostering educational improvement. 2259

Of the foregoing appropriation item 200550, Foundation 2260
Funding, \$200,000 in each fiscal year shall be used to support 2261
Bellefaire JCB's Social Advocates for Youth Program. 2262

Of the foregoing appropriation item 200550, Foundation 2263
Funding, \$150,000 in each fiscal year shall be used to support 2264
programming at the Cleveland Museum of Natural History. 2265

Of the foregoing appropriation item 200550, Foundation 2266
Funding, a portion in each fiscal year shall be used to pay 2267
community schools the amounts calculated for the graduation and 2268
third-grade reading bonuses under section 3314.085 and to pay STEM 2269
schools the amounts calculated for the graduation bonus under 2270
section 3326.41 of the Revised Code. 2271

Of the foregoing appropriation item 200550, Foundation 2272

Funding, up to \$930,000 in fiscal year 2016 and up to \$2,000,000 2273
in fiscal year 2017 may be used by the Department of Education for 2274
duties and activities related to the establishment of academic 2275
distress commissions under section 3302.10 of the Revised Code. A 2276
portion of the funds may be used as matching funds for any 2277
monetary contributions made by a school district for which an 2278
academic distress commission is established or by the district's 2279
local community to support innovative education programs or a 2280
high-quality school accelerator as provided for in section 3302.10 2281
of the Revised Code. 2282

The remainder of appropriation item 200550, Foundation 2283
Funding, shall be used to distribute the amounts calculated for 2284
formula aid under ~~sections~~ section 3317.022 of the Revised Code 2285
and the section of this act entitled "TEMPORARY TRANSITIONAL AID 2286
FOR CITY, LOCAL, AND EXEMPTED VILLAGE SCHOOL DISTRICTS." 2287

Appropriation items 200502, Pupil Transportation, 200540, 2288
Special Education Enhancements, and 200550, Foundation Funding, 2289
other than specific set-asides, are collectively used in each 2290
fiscal year to pay state formula aid obligations for school 2291
districts, community schools, STEM schools, college preparatory 2292
boarding schools, and joint vocational school districts under this 2293
act. The first priority of these appropriation items, with the 2294
exception of specific set-asides, is to fund state formula aid 2295
obligations. It may be necessary to reallocate funds among these 2296
appropriation items or use excess funds from other general revenue 2297
fund appropriation items in the Department of Education's budget 2298
in each fiscal year in order to meet state formula aid 2299
obligations. If it is determined that it is necessary to transfer 2300
funds among these appropriation items or to transfer funds from 2301
other General Revenue Fund appropriations in the Department of 2302
Education's budget to meet state formula aid obligations, the 2303
Superintendent of Public Instruction shall seek approval from the 2304

Director of Budget and Management to transfer funds as needed. 2305

The Superintendent of Public Instruction shall make payments, 2306
transfers, and deductions, as authorized by Title XXXVIII of the 2307
Revised Code in amounts substantially equal to those made in the 2308
prior year, or otherwise, at the discretion of the Superintendent, 2309
until at least the effective date of the amendments and enactments 2310
made to Title XXXVIII by this act. Any funds paid to districts or 2311
schools under this section shall be credited toward the annual 2312
funds calculated for the district or school after the changes made 2313
to Title XXXVIII in this act are effective. Upon the effective date 2314
of changes made to Title XXXVIII in this act, funds shall be 2315
calculated as an annual amount. 2316

Sec. 305.30. COUNTY ADMINISTRATIVE FUNDS 2317

(A) The foregoing appropriation item 600521, Family 2318
Assistance - Local, may be provided to county departments of job 2319
and family services to administer food assistance and disability 2320
assistance programs. 2321

(B) The foregoing appropriation item 655522, Medicaid Program 2322
Support - Local, may be provided to county departments of job and 2323
family services to administer the Medicaid program and the State 2324
Children's Health Insurance program. 2325

(C) The foregoing appropriation item 655523, Medicaid Program 2326
Support - Local Transportation, may be provided to county 2327
departments of job and family services to administer the Medicaid 2328
transportation program. 2329

(D) At the request of the Director of Job and Family 2330
Services, the Director of Budget and Management may transfer 2331
appropriations between the following appropriation items to ensure 2332
county administrative funds are expended from the proper 2333
appropriation item: 2334

(1) Appropriation item 600521, Family Assistance - Local, and 2335
appropriation item 655522, Medicaid Program Support - Local; and 2336

(2) Appropriation item 655523, Medicaid Program Support - 2337
Local Transportation, and appropriation item 655522, Medicaid 2338
Program Support - Local. 2339

(E) If receipts credited to the Medicaid Program Support Fund 2340
(Fund 3F01) and the Supplemental Nutrition Assistance Program Fund 2341
(Fund 3840) exceed the amounts appropriated, the Director of Job 2342
and Family Services shall request the Director of Budget and 2343
Management to authorize expenditures from those funds in excess of 2344
the amounts appropriated. Upon approval of the Director of Budget 2345
and Management, the additional amounts are hereby appropriated. 2346

HEALTHIER BUCKEYE GRANT PILOT PROGRAM 2347

(A) There is hereby created the Healthier Buckeye Grant Pilot 2348
Program. The purpose of the Program is to promote financial 2349
self-sufficiency and reduced reliance on public assistance through 2350
a community environment that maximizes opportunities for 2351
individuals and families to achieve optimal health in all aspects, 2352
including care coordination among providers of physical and 2353
behavioral health services and community providers of social, 2354
employment, education, and housing services. The Program shall 2355
award grants to local healthier buckeye councils established under 2356
section 355.02 of the Revised Code and to any other individual or 2357
organization that meets the goals and objectives set forth in this 2358
section. 2359

(B) The Ohio Healthier Buckeye Advisory Council shall 2360
recommend to the Director of Job and Family Services eligibility 2361
criteria, application processes, and maximum grant amounts for the 2362
Program. Eligibility criteria established for the Program shall 2363
give priority to proposals including the following factors: 2364

(1) Prior effectiveness in providing services that achieve 2365

lasting self-sufficiency for low-income individuals;	2366
(2) Alignment and coordination of public and private resources to assist low-income individuals achieve self-sufficiency;	2367 2368 2369
(3) Maintenance of continuous mentoring support and coordinated community-level participation for participants as they resolve barriers;	2370 2371 2372
(4) Use of local matching funds;	2373
(5) Use of volunteers and peer supports;	2374
(6) Evidence of previous experience managing or providing similar services with public funds;	2375 2376
(7) Evidence of capability to effectively evaluate program outcomes, including success at assisting individuals and families in achieving and maintaining financial self-sufficiency, and to report relevant participant data;	2377 2378 2379 2380
(8) Creation through local assessment and planning processes;	2381
(9) Collaboration between entities that participate in assessment and planning processes.	2382 2383
(C) Not later than 180 days after the effective date of this section, the Department of Job and Family Services, in collaboration with the Ohio Healthier Buckeye Advisory Council, shall issue a request for grant proposals that meet the goals and objectives set forth in this section or that propose means to measure and achieve those goals and objectives. Each grant proposal shall specify how the council, individual, or organization plans to test and evaluate effective models of intensive case management to achieve the purpose set forth in division (A) of this section. The case management may include mentoring, coordinated community level partnerships, and comprehensive assessments to identify barriers and gaps to	2384 2385 2386 2387 2388 2389 2390 2391 2392 2393 2394 2395

achieving self-sufficiency. 2396

(D) The Director, in collaboration with the Council, shall 2397
review all grant proposals submitted and shall select recipients 2398
to receive grants through the Program in the remainder of fiscal 2399
year 2016 and in fiscal year 2017. Grant recipients may contract 2400
with public and private entities, community-based organizations, 2401
and individuals to provide the services outlined in the grant 2402
proposals. 2403

(E) Funds for grants awarded under the Program shall be made 2404
from the Healthier Buckeye Fund, which is hereby created in the 2405
state treasury for fiscal year 2016 and fiscal year 2017. The Fund 2406
shall consist of moneys appropriated to it and any grants or 2407
donations received. Interest earned on the money in the Fund shall 2408
be credited to the Fund. 2409

(F) On July 1, 2016, or as soon as possible thereafter, the 2410
Director of the Ohio Department of Job and Family Services shall 2411
certify to the Director of Budget and Management the amount of the 2412
unexpended, unencumbered balance of the foregoing appropriation 2413
item 600669, Healthier Buckeye Grant Pilot Program, at the end of 2414
fiscal year 2016 to be reappropriated to fiscal year 2017. The 2415
amount certified is hereby reappropriated to the same 2416
appropriation item for fiscal year 2017 for the same purpose. 2417

Sec. 309.10. JCO JUDICIAL CONFERENCE OF OHIO 2418

General Revenue Fund 2419

GRF 018321	Operating Expenses	\$	749,250	\$	389,250	2420
					<u>684,250</u>	

TOTAL GRF	General Revenue Fund	\$	749,250	\$	389,250	2421
					<u>684,250</u>	

Dedicated Purpose Fund Group 2422

4030 018601	Ohio Jury	\$	252,750	\$	126,375	2423
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Instructions

TOTAL DPF Dedicated Purpose Fund Group	\$	252,750	\$	126,375	2424
TOTAL ALL BUDGET FUND GROUPS	\$	1,002,000	\$	515,625 <u>810,625</u>	2425

STATE COUNCIL OF UNIFORM STATE LAWS 2426

Notwithstanding section 105.26 of the Revised Code, of the 2427
foregoing appropriation item 018321, Operating Expenses, up to 2428
\$88,300 in fiscal year 2016 and up to \$91,832 in fiscal year 2017 2429
shall be used to pay the expenses of the State Council of Uniform 2430
State Laws, including membership dues to the National Conference 2431
of Commissioners on Uniform State Laws. 2432

OHIO JURY INSTRUCTIONS FUND 2433

The Ohio Jury Instructions Fund (Fund 4030) shall consist of 2434
grants, royalties, dues, conference fees, bequests, devises, and 2435
other gifts received for the purpose of supporting costs incurred 2436
by the Judicial Conference of Ohio in its activities as a part of 2437
the judicial system of the state as determined by the Judicial 2438
Conference Executive Committee. Fund 4030 shall be used by the 2439
Judicial Conference of Ohio to pay expenses incurred in its 2440
activities as a part of the judicial system of the state as 2441
determined by the Judicial Conference Executive Committee. All 2442
moneys accruing to Fund 4030 in excess of \$491,350 in fiscal year 2443
2016 and in excess of \$292,000 in fiscal year 2017 are hereby 2444
appropriated for the purposes authorized. No money in Fund 4030 2445
shall be transferred to any other fund by the Director of Budget 2446
and Management or the Controlling Board. 2447

Sec. 379.10. OSB OHIO STATE SCHOOL FOR THE BLIND 2448

General Revenue Fund					2449
GRF 226321 Operations	\$	8,100,000	\$	8,100,000	2450

				<u>9,499,542</u>	
TOTAL GRF General Revenue Fund	\$	8,100,000	\$	8,100,000	2451
				<u>9,499,542</u>	
Dedicated Purpose Fund Group					2452
4H80 226602 Education Reform	\$	27,000	\$	27,000	2453
Grants					
4M50 226601 Work Study and	\$	461,521	\$	461,521	2454
Technology Investment					
5NJ0 226622 Food Service Program	\$	9,000	\$	9,000	2455
TOTAL DPF Dedicated Purpose					2456
Fund Group	\$	497,521	\$	497,521	2457
Federal Fund Group					2458
3100 226626 Coordinating Unit	\$	2,527,104	\$	2,527,104	2459
3DT0 226621 Ohio Transition	\$	650,000	\$	650,000	2460
Collaborative					
3P50 226643 Medicaid Professional	\$	50,000	\$	50,000	2461
Services					
Reimbursement					
TOTAL FED Federal Fund Group	\$	3,227,104	\$	3,227,104	2462
TOTAL ALL BUDGET FUND GROUPS	\$	11,824,625	\$	11,824,625	2463
				<u>13,224,167</u>	

Section 601.11. That existing Sections 207.190, 223.10, 2465
 229.10, 245.10, 263.50, 263.220, 305.30, 309.10, and 379.10 of Am. 2466
 Sub. H.B. 64 of the 131st General Assembly are hereby repealed. 2467

Section 601.21. That Sections 263.10 and 371.10 of Am. Sub. 2468
 H.B. 64 of the 131st General Assembly, as subsequently amended by 2469
 Sub. H.B. 340 of the 131st General Assembly, be amended to read as 2470
 follows: 2471

Sec. 263.10. EDU DEPARTMENT OF EDUCATION 2472
 General Revenue Fund 2473

GRF 200321	Operating Expenses	\$	13,967,708	\$	14,267,708	2474
GRF 200408	Early Childhood Education	\$	60,268,341	\$	70,268,341	2475
GRF 200420	Information Technology Development and Support	\$	3,841,296	\$	3,841,296	2476
GRF 200421	Alternative Education Programs	\$	10,753,998	\$	10,753,998	2477
GRF 200422	School Management Assistance	\$	3,000,000	\$	3,000,000 <u>2,000,000</u>	2478
GRF 200424	Policy Analysis	\$	428,558	\$	428,558	2479
GRF 200425	Tech Prep Consortia Support	\$	260,542	\$	260,542	2480
GRF 200426	Ohio Educational Computer Network	\$	16,200,000	\$	16,200,000	2481
GRF 200427	Academic Standards	\$	3,800,000	\$	3,800,000	2482
GRF 200437	Student Assessment	\$	60,241,438	\$	59,830,050	2483
GRF 200439	Accountability/Report Cards	\$	4,897,310	\$	4,897,310	2484
GRF 200442	Child Care Licensing	\$	1,822,500	\$	1,822,500	2485
GRF 200446	Education Management Information System	\$	6,833,070	\$	6,833,070	2486
GRF 200447	GED Testing	\$	324,000	\$	324,000	2487
GRF 200448	Educator Preparation	\$	1,689,237	\$	1,689,237	2488
GRF 200455	Community Schools and Choice Programs	\$	3,651,395	\$	3,731,395	2489
GRF 200457	STEM Initiatives	\$	150,000	\$	0	2490
GRF 200465	Education Technology Resources	\$	3,170,976	\$	3,170,976	2491
GRF 200502	Pupil Transportation	\$	567,723,920	\$	603,486,409	2492
GRF 200505	School Lunch Match	\$	9,100,000	\$	9,100,000	2493
GRF 200511	Auxiliary Services	\$	144,254,342	\$	149,909,112	2494
GRF 200532	Nonpublic	\$	65,165,374	\$	67,719,856	2495

		Administrative Cost				
		Reimbursement				
GRF	200540	Special Education	\$	162,871,292	\$	162,871,292
		Enhancements				2496
GRF	200545	Career-Technical	\$	11,922,418	\$	11,947,418
		Education Enhancements				2497
GRF	200550	Foundation Funding	\$	6,398,844,920	\$	6,655,755,799
GRF	200566	Literacy Improvement	\$	750,000	\$	750,000
GRF	200572	Adult Diploma	\$	3,750,000	\$	5,000,000
GRF	200573	EdChoice Expansion	\$	23,500,000	\$	31,500,000
GRF	200574	Half-Mill Maintenance	\$	18,750,000	\$	19,250,000
		Equalization				
GRF	200576	Adaptive Sports	\$	50,000	\$	50,000
		Program				2503
GRF	200588	Competency Based	\$	1,000,000	\$	1,000,000
		Education Pilot				2504
GRF	200597	Education Program	\$	2,750,000	\$	2,500,000
		Support				2505
TOTAL GRF		General Revenue Fund	\$	7,605,732,635	\$	7,925,958,867
						<u>7,924,958,867</u>
		Dedicated Purpose Fund Group				2507
4520	200638	Fees and Refunds	\$	1,000,000	\$	1,000,000
4540	200610	GED Testing	\$	250,000	\$	250,000
4550	200608	Commodity Foods	\$	24,000,000	\$	24,000,000
4L20	200681	Teacher Certification	\$	14,150,000	\$	14,250,000
		and Licensure				2511
5980	200659	Auxiliary Services	\$	1,328,910	\$	1,328,910
		Reimbursement				2512
5H30	200687	School District	\$	10,000,000	\$	10,000,000
		Solvency Assistance				2513
5KX0	200691	Ohio School	\$	487,419	\$	528,600
		Sponsorship Program				2514
5MM0	200677	Child Nutrition	\$	550,000	\$	550,000
						2515

		Refunds				
5RB0	200644	Straight A Fund	\$	27,250,000	\$	15,000,000 2516
5RE0	200697	School District TPP	\$	56,500,000	\$	44,000,000 2517
		Supplement				
5U20	200685	National Education	\$	300,000	\$	300,000 2518
		Statistics				
6200	200615	Educational	\$	175,000	\$	175,000 2519
		Improvement Grants				
TOTAL DPF		Dedicated Purpose Fund	\$	135,991,329	\$	111,382,510 2520
Group						
Internal Service Activity Fund Group						2521
1380	200606	Information	\$	6,850,090	\$	6,850,090 2522
		Technology				
		Development and				
		Support				
4R70	200695	Indirect Operational	\$	7,600,000	\$	7,600,000 2523
		Support				
4V70	200633	Interagency Program	\$	500,000	\$	500,000 2524
		Support				
TOTAL ISA		Internal Service Activity				2525
Fund Group			\$	14,950,090	\$	14,950,090 2526
State Lottery Fund Group						2527
7017	200612	Foundation Funding	\$	987,650,000	\$	1,042,700,000 2528
7017	200629	Community Connectors	\$	10,000,000	\$	10,000,000 2529
7017	200684	Community School	\$	14,900,000	\$	20,700,000 2530
		Facilities				
TOTAL SLF		State Lottery				2531
Fund Group			\$	1,012,550,000	\$	1,073,400,000 2532
Federal Fund Group						2533
3090	200601	Neglected and	\$	1,600,000	\$	1,600,000 2534
		Delinquent Education				
3670	200607	School Food Services	\$	9,240,111	\$	9,794,517 2535

3700	200624	Education of Exceptional Children	\$	1,702,040	\$	1,274,040	2536
3AF0	200603	Schools Medicaid Administrative Claims	\$	750,000	\$	750,000	2537
3AN0	200671	School Improvement Grants	\$	32,400,000	\$	32,400,000	2538
3C50	200661	Early Childhood Education	\$	14,554,749	\$	14,554,749	2539
3CG0	200646	Teacher Incentive	\$	12,500,000	\$	200,000	2540
3D10	200664	Drug Free Schools	\$	521,000	\$	282,000	2541
3D20	200667	Math Science Partnerships	\$	7,500,000	\$	7,500,000	2542
3EH0	200620	Migrant Education	\$	2,900,000	\$	2,900,000	2543
3EJ0	200622	Homeless Children Education	\$	2,600,000	\$	2,600,000	2544
3EK0	200637	Advanced Placement	\$	432,444	\$	498,484	2545
3FD0	200665	Race to the Top	\$	12,000,000	\$	0	2546
3FN0	200672	Early Learning Challenge - Race to the Top	\$	8,000,000	\$	3,400,000	2547
3GE0	200674	Summer Food Service Program	\$	14,423,915	\$	14,856,635	2548
3GF0	200675	Miscellaneous Nutrition Grants	\$	3,000,000	\$	3,000,000	2549
3GG0	200676	Fresh Fruit and Vegetable Program	\$	5,026,545	\$	5,177,340	2550
3GP0	200600	School Climate Transformation	\$	252,420	\$	252,420	2551
3GQ0	200679	Project Aware	\$	1,907,423	\$	1,907,423	2552
3H90	200605	Head Start Collaboration Project	\$	225,000	\$	225,000	2553
3L60	200617	Federal School Lunch	\$	371,960,060	\$	383,118,860	2554
3L70	200618	Federal School	\$	117,332,605	\$	122,025,909	2555

		Breakfast					
3L80	200619	Child/Adult Food Programs	\$	113,508,500	\$	116,913,755	2556
3L90	200621	Career-Technical Education Basic Grant	\$	44,663,900	\$	44,663,900	2557
3M00	200623	ESEA Title 1A	\$	590,000,000	\$	600,000,000	2558
3M20	200680	Individuals with Disabilities Education Act	\$	444,000,000	\$	445,000,000	2559
3Y20	200688	21st Century Community Learning Centers	\$	50,000,000	\$	50,000,000	2560
3Y60	200635	Improving Teacher Quality	\$	90,000,000	\$	90,000,000	2561
3Y70	200689	English Language Acquisition	\$	10,101,411	\$	10,101,411	2562
3Y80	200639	Rural and Low Income Technical Assistance	\$	3,300,000	\$	3,300,000	2563
3Z20	200690	State Assessments	\$	10,263,000	\$	10,263,000	2564
3Z30	200645	Consolidated Federal Grant Administration	\$	10,000,000	\$	10,000,000	2565
TOTAL FED		Federal Fund Group	\$	1,986,665,123	\$	1,988,559,443	2566
TOTAL ALL BUDGET FUND GROUPS			\$	10,755,889,177	\$	11,114,250,910	2567
						<u>11,113,250,910</u>	

Sec. 371.10. DRC DEPARTMENT OF REHABILITATION AND CORRECTION 2569

		General Revenue Fund					2570
GRF	501321	Institutional Operations	\$	955,095,937	\$	975,215,085	2571
						<u>987,800,384</u>	
GRF	501405	Halfway House	\$	54,369,687	\$	56,541,437	2572
GRF	501406	Adult Correctional Facilities Lease Rental Bond Payments	\$	76,255,700	\$	79,702,800	2573
GRF	501407	Community	\$	51,477,390	\$	53,365,890	2574

		Nonresidential				
		Programs				
GRF	501408	Community Misdemeanor	\$	14,356,800	\$	14,356,800
		Programs				2575
GRF	501501	Community Residential	\$	74,491,705	\$	78,329,955
		Programs - CBCF				2576
GRF	501503	Residential Grant	\$	100,000	\$	100,000
		Program				2577
GRF	503321	Parole and Community	\$	73,346,119	\$	75,149,295
		Operations				2578
GRF	504321	Administrative	\$	21,475,332	\$	21,999,343
		Operations				2579
GRF	505321	Institution Medical	\$	241,459,148	\$	249,000,000
		Services				<u>254,211,763</u>
GRF	506321	Institution Education	\$	24,586,681	\$	30,454,204
		Services				<u>30,666,114</u>
TOTAL GRF	General Revenue Fund		\$	1,587,014,499	\$	1,634,214,809
						<u>1,652,223,781</u>
		Dedicated Purpose Fund Group				2583
4B00	501601	Sewer Treatment	\$	2,393,506	\$	2,420,848
		Services				2584
4D40	501603	Prisoner Programs	\$	5,490,000	\$	500,000
						2585
4L40	501604	Transitional Control	\$	700,000	\$	700,000
						2586
4S50	501608	Education Services	\$	3,432,164	\$	3,490,471
						2587
5AF0	501609	State and Non-Federal	\$	2,000,000	\$	2,000,000
		Awards				2588
5H80	501617	Offender Financial	\$	2,000,000	\$	2,000,000
		Responsibility				2589
TOTAL DPF	Dedicated Purpose Fund		\$	16,015,670	\$	11,111,319
	Group					2590
		Internal Service Activity Fund Group				2591
1480	501602	Institutional	\$	3,139,577	\$	3,139,577
						2592

		Services				
2000	501607	Ohio Penal Industries	\$	54,492,119	\$	54,925,441 2593
4830	501605	Leased Property	\$	467,844	\$	469,540 2594
		Maintenance & Operating				
5710	501606	Corrections Training	\$	500,000	\$	500,000 2595
		Maintenance & Operating				
5L60	501611	Information	\$	500,000	\$	500,000 2596
		Technology Services				
TOTAL ISA Internal Activity						2597
Fund Group			\$	59,099,540	\$	59,534,558 2598
Federal Fund Group						2599
3230	501619	Federal Grants	\$	4,200,000	\$	4,200,000 2600
3CW0	501622	Federal Equitable	\$	400,000	\$	400,000 2601
		Sharing				
TOTAL FED Federal						2602
Fund Group			\$	4,600,000	\$	4,600,000 2603
TOTAL ALL BUDGET FUND GROUPS			\$	1,666,729,709	\$	1,709,460,686 2604
						<u>1,727,469,658</u>

ADULT CORRECTIONAL FACILITIES LEASE RENTAL BOND PAYMENTS 2605

The foregoing appropriation item 501406, Adult Correctional 2606
 Facilities Lease Rental Bond Payments, shall be used to meet all 2607
 payments during the period from July 1, 2015, through June 30, 2608
 2017, by the Department of Rehabilitation and Correction under the 2609
 primary leases and agreements for those buildings made under 2610
 Chapters 152. and 154. of the Revised Code. These appropriations 2611
 are the source of funds pledged for bond service charges on 2612
 related obligations issued under Chapters 152. and 154. of the 2613
 Revised Code. 2614

RESIDENTIAL GRANT PROGRAM 2615

The foregoing appropriation item 501503, Residential Grant 2616

Program, shall be used by the Department of Rehabilitation and 2617
Correction to conduct a one-year pilot program to award grants in 2618
support of community-based residential programs in several 2619
prisons. The Department shall establish guidelines, procedures, 2620
and forms by which applicants may apply for grants. These 2621
guidelines shall establish that grant eligibility is limited to 2622
faith-based character programs that have been in existence for 2623
five years or longer, that are not operated by the state of Ohio, 2624
and that have a demonstrated record of successful implementation 2625
of residential programs that have been shown to reduce violent 2626
behavior and disciplinary reports of inmate participants while in 2627
prison and significantly reduce recidivism among graduates once 2628
they reenter the outside community. 2629

In administering the one-year pilot program, the Department 2630
shall establish a partnership with an Ohio university or college 2631
which would provide all necessary and appropriate statistical 2632
information concerning the implementation of the program. The 2633
Department shall submit a quarterly report containing that 2634
information to the Speaker of the House of Representatives and the 2635
President of the Senate. 2636

OSU MEDICAL CHARGES 2637

Notwithstanding section 341.192 of the Revised Code, at the 2638
request of the Department of Rehabilitation and Correction, The 2639
Ohio State University Medical Center, including the Arthur G. 2640
James Cancer Hospital and Richard J. Solove Research Institute and 2641
the Richard M. Ross Heart Hospital, shall provide necessary care 2642
to persons who are confined in state adult correctional 2643
facilities. The provision of necessary inpatient care shall be 2644
billed to the Department or the Department of Medicaid at a rate 2645
not to exceed the authorized reimbursement rate for the same 2646
service established by the Department of Medicaid under the 2647
Medicaid Program. 2648

Section 601.22. That existing Sections 263.10 and 371.10 of Am. Sub. H.B. 64 of the 131st General Assembly, as subsequently amended by Sub. H.B. 340 of the 131st General Assembly, are hereby repealed.

Section 601.31. That Sections 273.10, 273.30, and 287.10 of Am. Sub. S.B. 260 of the 131st General Assembly be amended to read as follows:

Reappropriations

Sec. 273.10.	DNR DEPARTMENT OF NATURAL RESOURCES		2656
	Wildlife Fund (Fund 7015)		2657
C725B6	Upgrade Underground Fuel Tanks	\$ 20,597	2658
C725K9	Wildlife Area Building Development/Renovation	\$ 6,964,893	2659
C725L9	Dam Rehabilitation	\$ 279,077	2660
	TOTAL Wildlife Fund	\$ 7,264,567	2661
	Administrative Building Fund (Fund 7026)		2662
C725D5	Fountain Square Building and Telephone System Improvements	\$ 1,748,583	2663
C725D7	Multi-Agency Radio Communications Equipment	\$ 371,268	2664
C725E0	DNR Fairgrounds Areas Upgrading	\$ 59,930	2665
C725N7	District Office Renovations	\$ 263,088	2666
	TOTAL Administrative Building Fund	\$ 2,442,869	2667
	Ohio Parks and Natural Resources Fund (Fund 7031)		2668
C72512	Land Acquisition	\$ 265,309	2669
C72549	Facilities Development	\$ 469,083	2670
C725B7	Upgrade Underground Fuel Tanks	\$ 578,250	2671
C725C0	Cap Abandoned Water Wells	\$ 110,932	2672
C725C2	Rehabilitate Canals, Hydraulic Works, and Support Facilities	\$ 447,160	2673

C725C5	Grand Lake St. Marys State Park	\$	25,000	2674
C725E1	Local Parks Projects - Statewide	\$	3,953,070	2675
C725E5	Project Planning	\$	267,510	2676
C725J0	Natural Areas and Preserves Maintenance	\$	616,967	2677
	Facility Development - Springville			
	Carbon Cod Removal			
C725K0	State Park Renovations/Upgrading	\$	55,761	2678
C725M0	Dam Rehabilitation	\$	917,685	2679
C725N5	Wastewater/Water Systems Upgrades	\$	805,084	2680
C725N8	Operations Facilities Development	\$	854,000	2681
TOTAL Ohio Parks and Natural Resources Fund		\$	9,365,811	2682
	Parks and Recreation Improvement Fund (Fund 7035)			2683
C72513	Land Acquisition	\$	5,434	2684
C725A0	State Parks Campgrounds/Lodges/Cabins	\$	10,786,308	2685
C725B2	State Park Maintenance Facility	\$	1,976,887	2686
	Development			
C725B5	Buckeye Lake Dam Rehabilitation	\$	4,515,636	2687
C725D8	MARCS Equipment	\$	76,854	2688
C725E2	Local Parks Projects	\$	8,052,920	2689
			<u>7,952,920</u>	
C725E6	Project Planning	\$	152,504	2690
C725L8	Statewide Trails Program	\$	99,115	2691
C725R3	State Parks Renovations/Upgrades	\$	244,682	2692
C725R4	Dam Rehabilitation - Parks	\$	1,004,723	2693
C725R5	Lake White State Park - Dam	\$	1,436,443	2694
	Rehabilitation			
TOTAL Parks and Recreation Improvement Fund		\$	28,351,506	2695
			<u>28,251,506</u>	
	Clean Ohio Trail Fund (Fund 7061)			2696
C72514	Clean Ohio Trail Fund	\$	5,858,613	2697
TOTAL Clean Ohio Trail Fund		\$	5,858,613	2698
	Waterways Safety Fund (Fund 7086)			2699
C725A7	Cooperative Funding for Boating	\$	3,885,359	2700

	Facilities		
C725N9	Operations Facilities	\$ 809,989	2701
C725Q6	Facilities Development	\$ 697,514	2702
TOTAL	Waterways Safety Fund	\$ 5,392,862	2703
TOTAL ALL FUNDS		\$ 58,676,228	2704
		<u>58,576,228</u>	

FEDERAL REIMBURSEMENT 2705

All reimbursements received from the federal government for 2706
any expenditures made pursuant to this section shall be deposited 2707
in the state treasury to the credit of the fund from which the 2708
expenditure originated. 2709

Sec. 273.30. LOCAL PARKS PROJECTS 2710

The amount reappropriated for appropriation item C725E2, 2711
Local Parks Projects, is the unencumbered and unallotted balance 2712
on June 30, 2016, in appropriation item C725E2, Local Parks 2713
Projects, plus \$99,758. Prior to the expenditure of this 2714
appropriation, the Department of Natural Resources shall certify 2715
to the Director of Budget and Management canceled encumbrances in 2716
the amount of at least \$99,758. 2717

Of the foregoing appropriation item C725E2, Local Parks 2718
Projects, \$50,000 plus an amount equal to two per cent of the 2719
projects listed may be used by the Department of Natural Resources 2720
for the administration of local projects; \$3,500,000 shall be used 2721
for the Public Square Redevelopment Project in Cleveland; 2722
\$1,500,000 shall be used for the City of Cleveland - Lakefront 2723
Access Project; \$1,000,000 shall be used for the Middletown River 2724
Center; \$250,000 shall be used for the Muskingum River Lock and 2725
Dam; \$250,000 shall be used for the City of Toledo Promenade Park; 2726
\$250,000 shall be used for the Montgomery County Agricultural 2727
Facility Improvements; \$191,000 shall be used for Deerfield 2728
Township Simpson Creek Erosion Mitigation and Bank Control; 2729

\$100,000 shall be used for the Euclid Beach Pier; \$100,000 shall 2730
 be used for the Liberty Park Expansion - Twinsburg; \$100,000 shall 2731
 be used for the Mudbrook Trail and Greenway Project; \$100,000 2732
 shall be used for the Ohio to Erie Trail; ~~\$100,000 shall be used~~ 2733
~~for the Midtown Cleveland Mountain Bike Park;~~ \$90,000 shall be 2734
 used for Addyston Park Improvements; \$75,000 shall be used for 2735
 Scippo Creek Conservation; \$60,000 shall be used for the Josiah 2736
 Hedges Park Trail of Tiffin; \$45,000 shall be used for the Bruce 2737
 L. Chapin Bridge - Northcoast Inland Trail; \$25,000 shall be used 2738
 for the Newbury Veterans' Memorial Park; and \$10,000 shall be used 2739
 for Village of Albany Bike Paths. 2740

Reappropriations

Sec. 287.10. FCC FACILITIES CONSTRUCTION COMMISSION 2741

Capital Donations Fund (Fund 5A10) 2742

C230E2	Capital Donations	\$	1,004,929	2743	
TOTAL Capital Donations Fund			\$	1,004,929	2744

Lottery Profits Education Fund (Fund 7017) 2745

C23014	Classroom Facilities Assistance Program	\$	377,991	2746	
- Lottery Profits					
TOTAL Lottery Profits Education Fund			\$	377,991	2747

Public School Building Fund (Fund 7021) 2748

C23001	Public School Buildings	\$	78,377,788	2749	
C23004	Exceptional Needs	\$	1,440,286	2750	
C23008	Emergency School Building Assistance	\$	9,685,579	2751	
C230V9	School Security Grants	\$	7,345,000	2752	
C230W4	Community School Classroom Facilities	\$	25,000,000	2753	
Assistance					
TOTAL Public School Building Fund			\$	121,848,653	2754

Administrative Building Fund (Fund 7026) 2755

C23016	Energy Conservation Project	\$	2,462,389	2756
C230E3	Hazardous Substance Abatement	\$	687,462	2757
C230E4	Americans with Disabilities Act	\$	834,239	2758

C230E5	State Agency Planning/Assessment	\$	500,000	2759
	TOTAL Administrative Building Fund	\$	4,484,090	2760
	Cultural and Sports Facilities Building Fund (Fund 7030)			2761
C23022	Woodward Opera House Renovation	\$	1,300,000	2762
C23028	OHS - Basic Renovations and Emergency Repairs	\$	242,214	2763
C23029	OHS - Buffington Island State Memorial	\$	33,475	2764
C23033	OHS - Stowe House State Memorial	\$	270,000	2765
C23036	The Anchorage	\$	50,000	2766
C23037	Galion Historic Big Four Depot Restoration	\$	200,000	2767
C23039	Malinta Historical Society Caboose Exhibit	\$	6,000	2768
C23040	Broad Street Historical Renovation	\$	300,000	2769
C23041	Aurora Outdoor Amphitheatre	\$	50,000	2770
C23045	OHS - Lockington Locks Stabilization	\$	358,900	2771
C23048	First Lunar Flight Project	\$	25,000	2772
C23050	The Octagon House	\$	100,000	2773
C23051	Paul Brown Museum	\$	75,000	2774
C23052	Little Brown Jug Facility Improvements	\$	50,000	2775
C23053	Applecreek Historical Society	\$	50,000	2776
C23054	Bucyrus Historic Depot Renovations	\$	30,000	2777
C23055	Portland Civil War Museum and Historical Displays	\$	25,000	2778
C23059	Lake Erie Nature and Science Center	\$	300,000	2779
C23060	Hallsville Historical Society	\$	100,000	2780
C23061	Madeira Historical Society/Miller House	\$	60,000	2781
C23062	Village of Edinburg Veterans Memorial	\$	35,000	2782
C23063	Redbrick Center for the Arts	\$	200,000	2783
C23064	BalletTech	\$	200,000	2784
C23065	Rickenbacker Boyhood Home	\$	139,000	2785
C23066	Variety Theater	\$	85,000	2786
C23067	Belle's Opera House Improvements	\$	50,000	2787

C23068	Huntington Playhouse	\$	40,000	2788
C23069	Cambridge Performing Arts Center	\$	37,500	2789
C23070	Mohawk Veterans' Memorial	\$	15,000	2790
C23072	Madisonville Arts Center of Hamilton County	\$	36,000	2791
C23073	Marietta Citizens Armory Cultural Center	\$	200,000	2792
C23098	Twin City Opera House	\$	400,000	2793
C230C7	OHS - Statewide Site Exhibit Renovations	\$	50,000	2794
C230F2	Second Century Project	\$	200,000	2795
C230F4	The Gordon, Hauss, Folk Company Mill	\$	250,000	2796
C230F5	Thatcher Temple Art Building	\$	37,500	2797
C230F6	Fitton Center for Creative Arts	\$	100,000	2798
C230F8	Gammon House Improvements	\$	75,000	2799
C230F9	Clark State Community College Performing Arts Center	\$	275,000	2800
C230G1	Murphy Theatre	\$	26,185	2801
C230G3	Public artPARK	\$	200,000	2802
C230G6	Rainey Institute - Safe Parking	\$	125,000	2803
C230G7	Ukrainian Museum - Archives	\$	125,000	2804
C230G8	Cleveland African-American Museum Restoration and Expansion	\$	150,000	2805
C230G9	Great Lakes Science Center Omnimax Theatre	\$	500,000	2806
C230H2	Cozad Bates House	\$	365,131	2807
C230H3	Beck Center	\$	402,349	2808
C230J4	Cleveland Museum of Natural History	\$	2,500,000	2809
C230J5	Phillis Wheatley - Hunter's Cove House	\$	350,000	2810
C230J6	West Side Market Renovation	\$	500,000	2811
C230J7	Cardinal Center	\$	75,000	2812
C230K3	African-American Legacy Project	\$	75,000	2813
C230K4	Ohio Glass Museum Furnace System	\$	4,267	2814
C230K6	Victoria Opera House Restoration Phase 2	\$	30,000	2815
C230K8	Sherman House Museum	\$	35,000	2816

C230L3	Harmony Project	\$	300,000	2817
C230L4	CCAD Cinematic Arts and Motion Capture Studio and Auditorium	\$	750,000	2818
C230L7	Sauder Village - 1920 Homestead	\$	131,274	2819
C230L8	Fulton County Visitor and Heritage Center	\$	1,000,000	2820
C230M3	Chardon Lyric Theatre	\$	50,000	2821
C230M5	Incline Theater Project	\$	550,000	2822
C230M7	Hamilton County Memorial Hall	\$	2,000,000	2823
C230M8	Cincinnati Zoo	\$	2,000,000	2824
C230M9	Union Terminal Restoration	\$	5,000,000	2825
C230N1	Cincinnati Music Hall Revitalization	\$	5,000,000	2826
C230N2	Kan Du Community Arts Center	\$	520,000	2827
C230N4	Appalachian Forest Museum	\$	100,000	2828
C230N5	Logan Theater	\$	25,000	2829
C230N6	Willard Train Viewing Platform	\$	50,000	2830
C230P3	Sterling Theater Revitalization Project	\$	200,000	2831
C230P6	Avon Isle Renovation Phase 2	\$	82,775	2832
C230P7	Oberlin Gasholder Building/Underground Railroad Center	\$	200,000	2833
C230Q1	Imagination Station Improvements	\$	695,000	2834
C230Q3	Columbus Zoo and Aquarium	\$	1,000,000	2835
C230Q4	Toledo Repertoire Theatre	\$	150,000	2836
C230Q8	Stambaugh Auditorium	\$	500,000	2837
C230R1	Bradford Rail Museum	\$	275,000	2838
C230R5	Wright Company Factory Project	\$	250,000	2839
C230R8	National Ceramic Museum and Heritage Center Renovation	\$	100,000	2840
C230S1	Tecumseh Theater - Opera House Restoration	\$	140,000	2841
C230S2	Perry County Historical and Cultural Arts Center	\$	341,600	2842
C230S5	Lucy Webb Hayes Heritage Center Exterior	\$	100,000	2843

	Replacement and Restoration			
C230S6	Pumphouse Center for the Arts	\$	130,000	2844
C230S8	Pro Football Hall of Fame	\$	10,000,000	2845
C230S9	Park Theater Renovation	\$	159,078	2846
C230T1	Akron Civic Theater	\$	530,261	2847
C230T2	John Brown House and Grounds	\$	50,000	2848
C230T5	Mason Historical Society	\$	350,000	2849
C230T6	Cincinnati Zoo - Big Cat Facility	\$	1,000,000	2850
C230T9	Pemberville Opera House Elevator Project	\$	220,000	2851
C230U3	DeYor Performing Arts Center	\$	100,000	2852
TOTAL Cultural and Sports Facilities Building Fund		\$	45,563,509	2853
			<u>45,363,509</u>	
School Building Program Assistance Fund (Fund 7032)				2854
C23002	School Building Program Assistance	\$	249,369,425	2855
C23005	Exceptional Needs	\$	5,402,528	2856
C23010	Vocation Facilities Assistance Program	\$	2,660,326	2857
C23011	Corrective Action Program Grants	\$	21,082,454	2858
TOTAL School Building Program Assistance Fund		\$	278,514,733	2859
TOTAL ALL FUNDS		\$	451,793,905	2860
			<u>451,593,905</u>	

SCHOOL BUILDING PROGRAM ASSISTANCE 2861

The amount reappropriated for the foregoing appropriation 2862
item C23002, School Building Program Assistance, is the 2863
unencumbered and unallotted balance as of June 30, 2016, in 2864
appropriation item C23002, School Building Program Assistance, 2865
plus the unencumbered and unallotted balance as of June 30, 2016, 2866
in appropriation item C23019, College Prep Boarding School 2867
Facility. 2868

CORRECTIVE ACTION PROGRAM GRANTS 2869

The foregoing appropriation item C23011, Corrective Action 2870
Program Grants, may be used to provide funding to bring facilities 2871
up to Ohio School Design Manual standards for a project funded 2872

pursuant to sections 3318.01 to 3318.20 or 3318.40 to 3318.45 of 2873
the Revised Code for the correction of work that is found after 2874
occupancy of the facility to be defective, or to have been 2875
omitted. Funding shall only be provided for work if the impacted 2876
school district notifies the Executive Director of the Ohio School 2877
Facilities Commission within five years after occupancy of the 2878
facility for which the district seeks the funding. The Commission 2879
may provide funding assistance necessary to take corrective 2880
measures after evaluating defective or omitted work. If the work 2881
to be corrected or remediated is part of a project not yet 2882
completed, the Commission may amend the project agreement to 2883
increase the project budget and use corrective action funding to 2884
provide the state portion of the amendment. If the work to be 2885
corrected or remediated was part of a completed project and funds 2886
were retained or transferred pursuant to division (C) of section 2887
3318.12 of the Revised Code, the Commission may enter into a new 2888
agreement to address the necessary corrective action. The 2889
Commission shall assess responsibility for the defective or 2890
omitted work and seek cost recovery from responsible parties, if 2891
applicable. Any funds recovered shall be applied first to the 2892
district portion of the cost of the corrective action. Any 2893
remaining funds shall be applied to the state portion and 2894
deposited into the School Building Program Assistance Fund (Fund 2895
7032). 2896

HAZARDOUS SUBSTANCE ABATEMENT IN STATE FACILITIES 2897

The foregoing appropriation item C230E3, Hazardous Substance 2898
Abatement, shall be used to fund the removal of asbestos, PCB, 2899
radon gas, and other contamination hazards from state facilities. 2900

Prior to the release of funds for asbestos abatement, the 2901
Ohio Facilities Construction Commission shall review proposals 2902
from state agencies to use these funds for asbestos abatement 2903
projects based on criteria developed by the Ohio Facilities 2904

Construction Commission. Upon a determination by the Ohio 2905
Facilities Construction Commission that the requesting agency 2906
cannot fund the asbestos abatement project or other toxic 2907
materials removal through existing capital and operating 2908
appropriations, the Commission may request the release of funds 2909
for such projects by the Controlling Board. State agencies 2910
intending to fund asbestos abatement or other toxic materials 2911
removal through existing capital and operating appropriations 2912
shall notify the Executive Director of the Ohio Facilities 2913
Construction Commission of the nature and scope prior to 2914
commencing the project. 2915

Only agencies that have received appropriations for capital 2916
projects from the Administrative Building Fund (Fund 7026) are 2917
eligible to receive funding from this item. Public school 2918
districts are not eligible. 2919

ENERGY CONSERVATION PROJECT 2920

The foregoing appropriation item C23016, Energy Conservation 2921
Project, shall be used to perform energy conservation renovations, 2922
including the United States Environmental Protection Agency's 2923
Energy Star Program, in state-owned facilities. Prior to the 2924
release of funds for renovation, state agencies shall have 2925
performed a comprehensive energy audit for each project. The Ohio 2926
Facilities Construction Commission shall review and approve 2927
proposals from state agencies to use these funds for energy 2928
conservation. Public school districts and state-supported and 2929
state-assisted institutions of higher education are not eligible 2930
for funding from this item. 2931

IMPLEMENTATION OF AMERICANS WITH DISABILITIES ACT 2932

The foregoing appropriation item C230E4, Americans with 2933
Disabilities Act, shall be used to renovate state-owned facilities 2934
to provide access for physically disabled persons in accordance 2935

with Title II of the Americans with Disabilities Act. 2936

Prior to the release of funds for renovation, state agencies 2937
shall perform self-evaluations of state-owned facilities 2938
identifying barriers to access to service. State agencies shall 2939
prioritize access barriers and develop a transition plan for the 2940
removal of these barriers. The Ohio Facilities Construction 2941
Commission shall review proposals from state agencies to use these 2942
funds for Americans with Disabilities Act renovations. 2943

Only agencies that have received appropriations for capital 2944
projects from the Administrative Building Fund (Fund 7026) are 2945
eligible to receive funding from this item. Public school 2946
districts are not eligible. 2947

Section 601.32. That existing Sections 273.10, 273.30, and 2948
287.10 of Am. Sub. S.B. 260 of the 131st General Assembly are 2949
hereby repealed. 2950

Section 601.41. That Sections 207.10, 207.80, 207.90, 2951
207.100, 207.220, 207.280, 207.290, 221.10, and 239.10 of S.B. 310 2952
of the 131st General Assembly be amended to read as follows: 2953

Sec. 207.10. DEPARTMENT OF HIGHER EDUCATION AND STATE 2954
INSTITUTIONS OF HIGHER EDUCATION 2955
BOR DEPARTMENT OF HIGHER EDUCATION 2956

Higher Education Improvement Fund (Fund 7034) 2957

C23501	Ohio Supercomputer Center	\$	6,000,000	2958
C23502	Research Facility Action and Investment	\$	1,000,000	2959
	Funds			
C23516	Ohio Library and Information Network	\$	13,415,000	2960
C23524	Supplemental Renovations - Library	\$	1,150,000	2961
	Depositories			
C23529	Workforce Based Training and Equipment	\$	8,000,000	2962

C23530	Technology Initiatives	\$	2,500,000	2963
C23532	OARnet	\$	9,100,000	2964
C23551	Research Portal	\$	1,650,000	2965
C23560	HEI Critical Maintenance and Upgrades	\$	7,200,000	2966
<u>C23561</u>	<u>Capital Improvements - Central State</u>	<u>\$</u>	<u>1,979,700</u>	2967
	<u>Campus Security and Lighting</u>			
C23562	Capital Improvements - Central State	\$	6,000,000	2968
	<u>Hallie O. Brown Library Upgrades and</u>		<u>4,020,300</u>	
	<u>Repairs</u>			
TOTAL	Higher Education Improvement Fund	\$	56,015,000	2969
TOTAL	ALL FUNDS	\$	56,015,000	2970

RESEARCH FACILITY ACTION AND INVESTMENT FUNDS 2971

The foregoing appropriation item C23502, Research Facility 2972
 Action and Investment Funds, shall be used for a program of grants 2973
 to be administered by the Department of Higher Education to 2974
 provide timely availability of capital facilities for research 2975
 programs and research-oriented instructional programs at or 2976
 involving state-supported and state-assisted institutions of 2977
 higher education. 2978

WORKFORCE BASED TRAINING AND EQUIPMENT 2979

(A) The foregoing appropriation item C23529, Workforce Based 2980
 Training and Equipment, shall be used to support the Regionally 2981
 Aligned Priorities in Developing Skills (RAPIDS) program in the 2982
 Department of Higher Education. The purpose of the RAPIDS program 2983
 is to support collaborative projects among higher education 2984
 institutions to strengthen education and training opportunities 2985
 that maximize workforce development efforts in defined areas of 2986
 the state. 2987

(B) Capital funds appropriated for this purpose by the 2988
 General Assembly shall be distributed by the Chancellor of Higher 2989
 Education to Ohio regions or subsets of regions. Regions or 2990
 subsets of regions may be defined by the state's economic 2991

development strategy. 2992

(C) The Chancellor shall award capital funds within the 2993
program using an application and review process, as developed by 2994
the Chancellor. In reviewing applications and making awards, 2995
priority shall be given to proposals that demonstrate: 2996

(1) Collaboration among and between state institutions of 2997
higher education, as defined in section 3345.011 of the Revised 2998
Code, Ohio Technical Centers, and other entities as determined to 2999
be appropriate by the Chancellor; 3000

(2) Evidence of meaningful business support and engagement; 3001

(3) Identification of targeted occupations and industries 3002
supported by data, which sources may include the Governor's Office 3003
of Workforce Transformation, OhioMeansJobs, labor market 3004
information from the Department of Job and Family Services, and 3005
lists of in-demand occupations. 3006

(4) Sustainability beyond the grant period with the 3007
opportunity to provide continued value and impact to the region. 3008

(D) In submitting proposals for consideration under the 3009
program, a state institution of higher education, as defined in 3010
section 3345.011 of the Revised Code, shall be the lead applicant 3011
and preference shall be given to proposals in which equipment and 3012
technology acquired by capital funds awarded under the program are 3013
owned by a state institution of higher education. If equipment, 3014
technology, or facilities acquired by capital funds awarded under 3015
the program will be owned by a separate governmental or nonprofit 3016
entity, the state institution of higher education shall enter into 3017
a joint use agreement with the entity, which shall be approved by 3018
the Chancellor. 3019

Sec. 207.80. CLS CLEVELAND STATE UNIVERSITY 3020

Higher Education Improvement Fund (Fund 7034) 3021

C26069	Cleveland Institute of Art	\$	200,000	3022
C26072	Fenn Hall Addition	\$	14,600,000	3023
C26073	School of Film, Television, and Interactive Media	\$	7,500,000	3024
C26074	CWRU Health Education Campus	\$	1,000,000	3025
<u>C26076</u>	<u>Cleveland Sight Center</u>	\$	<u>100,000</u>	3026
TOTAL Higher Education Improvement Fund		\$	23,300,000 <u>23,400,000</u>	3027
TOTAL ALL FUNDS		\$	23,300,000 <u>23,400,000</u>	3028

Sec. 207.90. CTI COLUMBUS STATE COMMUNITY COLLEGE 3030

	Higher Education Improvement Fund (Fund 7034)			3031
C38426	School of Hospitality Management and Culinary Arts	\$	10,000,000	3032
C38427	Academic Success Center	\$	3,600,000	3033
C38428	School of Business Technologies	\$	1,000,000	3034
C38429	Delaware Economic Development and Entrepreneur Center	\$	50,000	3035
C38430	YWCA Columbus Griswold Building Renovations Project	\$	1,000,000	3036
C38431	Otterbein University STEAM Innovation Center	\$	500,000	3037
C38432	Columbus College of Art and Design	\$	750,000	3038
C38433	Westerville WARM Center	\$	100,000	3039
C38434	<u>Boys and Girls Clubs of Columbus/Sullivant Avenue Teen Tech Lounge and Career Laboratory</u>	\$	100,000	3040
TOTAL Higher Education Improvement Fund		\$	17,100,000	3041
TOTAL ALL FUNDS		\$	17,100,000	3042

Sec. 207.100. CCC CUYAHOGA COMMUNITY COLLEGE 3044

	Higher Education Improvement Fund (Fund 7034)			3045
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C37800	Basic Renovations	\$	2,500,000	3046
C37838	Structural Concrete Repairs	\$	10,000,000	3047
C37842	Playhouse Square Parking District Improvement	\$	1,000,000	3048
C37844	Rock and Roll Hall of Fame	\$	1,000,000	3049
C37847	Public Safety Training Center - Phase 2	\$	575,000	3050
C37848	Campus Center Renovations	\$	2,500,000	3051
C37849	Medina Creative Transitions	\$	100,000	3052
<u>C37850</u>	<u>Junior League Non-profit Incubator Project</u>	<u>\$</u>	<u>30,000</u>	3053
TOTAL Higher Education Improvement Fund		\$	17,675,000 <u>17,705,000</u>	3054
TOTAL ALL FUNDS		\$	17,675,000 <u>17,705,000</u>	3055

Sec. 207.220. NTC NORTHWEST STATE COMMUNITY COLLEGE 3057

Higher Education Improvement Fund (Fund 7034)				3058
C38214	Welding Machine/Fabrication Shop Separation	\$	2,010,000	3059
C38215	Safety/Security Improvements	\$	500,000	3060
<u>C38216</u>	<u>Napoleon Senior Center</u>	<u>\$</u>	<u>400,000</u>	3061
C38217	Napoleon Civic Center	\$	500,000 <u>100,000</u>	3062 3063
TOTAL Higher Education Improvement Fund		\$	3,010,000	3064
TOTAL ALL FUNDS		\$	3,010,000	3065

Sec. 207.280. SCC SINCLAIR COMMUNITY COLLEGE 3067

Higher Education Improvement Fund (Fund 7034)				3068
C37723	Library Roof/Plaza Membrane and Concrete Replacement	\$	2,850,000	3069
C37724	Electrical Grid Replacements	\$	2,900,000	3070
C37725	Air Handler and Temperature Control	\$	2,100,000	3071

	Devices			
C37726	Generation 4 Integrated Student Services	\$	2,500,000	3072
	- Advising/Completion			
C37727	Wilmington Air Park Aviation	\$	3,000,000	3073
	Infrastructure Improvements			
C37728	Hopkins Commons Senior Center	\$	250,000	3074
TOTAL Higher Education Improvement Fund		\$	13,600,000	3075
			<u>10,600,000</u>	
TOTAL ALL FUNDS		\$	13,600,000	3076
			<u>10,600,000</u>	
	WILMINGTON AIR PARK AVIATION INFRASTRUCTURE IMPROVEMENTS			3077
	Of the foregoing appropriation item C37727, Wilmington Air			3078
	Park Aviation Infrastructure Improvements, \$450,000 shall be used			3079
	to replace antenna equipment, \$1,274,800 shall be used for crack			3080
	sealing, and \$1,275,200 shall be used for concrete repairs.			3081
	Sec. 207.290. SOC SOUTHERN STATE COMMUNITY COLLEGE			3082
	Higher Education Improvement Fund (Fund 7034)			3083
C32206	Adams County Satellite Campus	\$	2,000,000	3084
C32208	Southern Gateway Economic Innovation	\$	1,000,000	3085
	Development Center			
C32212	Clarksville Fire Training Center	\$	850,000	3086
C32213	Wilmington College Center for the	\$	1,500,000	3087
	Sciences and Agriculture			
C32214	Hillsboro Hi-Tech Center	\$	25,000	3088
C32215	Hobart/Southern State Project	\$	35,000	3089
<u>C32216</u>	<u>Wilmington Air Park Aviation</u>	<u>\$</u>	<u>3,000,000</u>	3090
	<u>Infrastructure Improvements</u>			
TOTAL Higher Education Improvement Fund		\$	5,410,000	3091
			<u>8,410,000</u>	
TOTAL ALL FUNDS		\$	5,410,000	3092
			<u>8,410,000</u>	

<u>WILMINGTON AIR PARK AVIATION INFRASTRUCTURE IMPROVEMENTS</u>	3093
<u>Of the foregoing appropriation item C32216, Wilmington Air</u>	3094
<u>Park Aviation Infrastructure Improvements, \$450,000 shall be used</u>	3095
<u>to replace antenna equipment, \$1,274,800 shall be used for crack</u>	3096
<u>sealing, and \$1,275,200 shall be used for concrete repairs.</u>	3097
Sec. 221.10. MHA DEPARTMENT OF MENTAL HEALTH AND ADDICTION	3098
SERVICES	3099
Mental Health Facilities Improvement Fund (Fund 7033)	3100
C58001 Community Assistance Projects \$ 12,000,000	3101
C58007 Infrastructure Renovations \$ 21,310,000	3102
<u>C58021 Providence House</u> \$ <u>100,000</u>	3103
C58024 Bellefaire Jewish Children's Home \$ 550,000	3104
C58026 Cocoon Emergency Shelter \$ 800,000	3105
C58028 Child Focus, Inc. \$ 415,000	3106
C58029 CHOICES for Victims of Domestic Violence \$ 500,000	3107
Campaign	
C58030 Family Services of Northwest Ohio Adult \$ 100,000	3108
Crisis Stabilization Unit	
C58031 Glenbeigh Hospital Multipurpose Building \$ 400,000	3109
C58032 OhioGuidestone Residential Treatment \$ 350,000	3110
Building Renovation	
C58033 Salvation Army of Greater Cleveland \$ 350,000	3111
Harbor Light Complex	
C58034 Greenville East Main Street Recovery \$ 25,000	3112
Center	
C58035 Columbus Briggsdale Apartments - Phase \$ 250,000	3113
II	
C58036 The Buckeye Ranch, Inc. \$ 100,000	3114
C58037 Expansion of Lettuce Work \$ 250,000	3115
C58038 Ravenwood Mental Health Facility \$ 500,000	3116
Expansion	

C58039	Cincinnati Center for Addiction Treatment Expansion	\$	2,000,000	3117
C58040	Painesville Mental Health Services Agency	\$	200,000	3118
C58041	Tri-County Board of Recovery and Mental Health Services	\$	500,000	3119
C58042	McKinley Hall Renovation	\$	75,000	3120
C58043	Glenway Outpatient Opiate Facility	\$	200,000	3121
C58044	Alvis Women Community Reentry Project	\$	50,000	3122
C58045	Daybreak Youth Shelter and Employment Center	\$	250,000	3123
TOTAL Mental Health Facilities Improvement Fund		\$	41,175,000 <u>41,275,000</u>	3124
TOTAL ALL FUNDS		\$	41,175,000 <u>41,275,000</u>	3125

COMMUNITY ASSISTANCE PROJECTS 3126

The foregoing appropriation for the Department of Mental Health and Addiction Services, C58001, Community Assistance Projects, may be used for facilities constructed or to be constructed pursuant to Chapter 340., 5119., 5123., or 5126. of the Revised Code or the authority granted by section 154.20 of the Revised Code and the rules issued pursuant to those chapters and that section and shall be distributed by the Department of Mental Health and Addiction Services subject to Controlling Board approval.

Sec. 239.10. FCC FACILITIES CONSTRUCTION COMMISSION 3136

	Lottery Profits Education Fund (Fund 7017)			3137
C23014	Classroom Facilities Assistance Program - Lottery Profits	\$	50,000,000	3138
TOTAL Lottery Profits Education Fund		\$	50,000,000	3139
	Public School Building Fund (Fund 7021)			3140

C23001	Public School Buildings	\$	100,000,000	3141
	TOTAL Public School Building Fund	\$	100,000,000	3142
	Administrative Building Fund (Fund 7026)			3143
C23016	Energy Conservation Projects	\$	2,000,000	3144
C230E5	State Agency Planning/Assessment	\$	1,500,000	3145
	TOTAL Administrative Building Fund	\$	3,500,000	3146
	Cultural and Sports Facilities Building Fund (Fund 7030)			3147
C23023	OHS - Ohio History Center Exhibit Replacement	\$	1,000,000	3148
C23024	OHS - Statewide Site Exhibit Renovation	\$	750,000	3149
C23025	OHS - Statewide Site Repairs	\$	1,050,410	3150
C23028	OHS - Basic Renovations and Emergency Repairs	\$	1,000,000	3151
C23030	OHS - Rankin House State Memorial	\$	393,250	3152
C23031	OHS - Harding Home State Memorial	\$	1,354,559	3153
C23032	OHS - Ohio Historical Center Rehabilitation	\$	1,007,370	3154
C23033	OHS - Stowe House State Memorial	\$	1,028,500	3155
C23045	OHS - Lockington Locks Stabilization	\$	513,521	3156
C23051	Tecumseh Theater Opera House Restoration	\$	50,000	3157
C23057	OHS - Online Portal to Ohio's Heritage	\$	850,000	3158
C23083	Stan Hywet Hall and Gardens Manor House	\$	250,000	3159
C23098	Twin City Opera House	\$	100,000	3160
C230AA	Cleveland Grays Armory Museum	\$	350,000	3161
C230AB	Cleveland Music Hall	\$	400,000	3162
C230AC	Cleveland Zoological Society	\$	200,000	3163
C230AD	Saint Luke's Pointe	\$	200,000	3164
C230AE	Variety Theatre	\$	250,000	3165
C230AF	Fairview Park Bain Park Cabin	\$	70,000	3166
C230AG	Darke County Historical Society Garst Museum Parking Lot	\$	150,000	3167
C230AH	Longtown Clemens Farmstead Museum	\$	90,000	3168

C230AJ	Auglaize Village Mansfield Museum and Train Depot	\$	125,000	3169
C230AK	Sandusky State Theatre	\$	750,000	3170
C230AL	Fairfield Decorative Arts Center	\$	60,000	3171
C230AM	General Sherman House Museum	\$	100,000	3172
C230AN	Village Villages of Millersport Corridor <u>Improvements and Buckeye Lake</u>	\$	250,000	3173
C230AP	Fayette County Museum	\$	25,000	3174
C230AQ	Aminah Robinson Cultural Arts and Community Center	\$	150,000	3175
C230AR	COSI Building Exhibit Expansion	\$	5,000,000	3176
C230AS	Renovations of the Lincoln Theatre	\$	300,000	3177
C230AT	Motts Military Museum and 9-11 Memorial	\$	50,000	3178
C230AU	Charleen and Charles Hinson Amphitheater	\$	1,000,000	3179
C230AV	Veterans Memorial for Senecaville	\$	15,000	3180
C230AW	Carnegie Center of Columbia - Tusculum Renovation	\$	131,000	3181
C230AX	Cincinnati Shakespeare Company	\$	750,000	3182
C230AY	Ensemble Theatre Cincinnati	\$	100,000	3183
C230AZ	Madcap Productions - New Madcap Puppet Theater	\$	200,000	3184
C230B1	Karamu House 2.0	\$	800,000	3185
C230BA	Riverbend and Taft Theater	\$	85,000	3186
C230BB	Golf Manor Volunteer Park Outdoor Amphitheater	\$	45,000	3187
C230BC	Native American Museum of Mariemont	\$	400,000	3188
C230BD	Hancock County Sports Hall of Fame	\$	15,000	3189
C230BE	Four Corners Heritage Center Historic Structure	\$	100,000	3190
C230BF	Malinta Ohio Historical Site Rehabilitation	\$	19,000	3191
C230BG	William Scott House	\$	110,000	3192
C230BH	Loudonville Opera House Renovations	\$	250,000	3193

C230BJ	Oak Hill Liberty Theatre	\$	100,000	3194
C230BK	Knox County Memorial Theatre	\$	150,000	3195
C230BL	Fairport Harbor Lighthouse Project	\$	200,000	3196
C230BM	Lake County History Center Rehab Project	\$	250,000	3197
C230BN	Ro-Na Theater Performing Arts Center	\$	200,000	3198
C230BP	Weathervane Playhouse Renovations	\$	50,000	3199
C230BQ	Logan County Veterans Memorial Hall Restoration	\$	300,000	3200
C230BR	Amherst Historical Water Tower Project	\$	40,000	3201
C230BS	Elyria Pioneer Plaza	\$	75,000	3202
C230BT	LaGrange Township Historic Fire Station	\$	32,000	3203
C230BU	Lorain Palace Theatre and Civic Center Rehabilitation	\$	150,000	3204
C230BV	Downtown Toledo Music Hall	\$	400,000	3205
C230BW	Toledo Museum of Art Polishing the Gem Project	\$	1,500,000	3206
C230BX	Plain City Restoration of Historic Clock Tower	\$	30,000	3207
C230BY	Homerville Community Center Expansion	\$	100,000	3208
C230BZ	Medina County Historical Society	\$	100,000	3209
C230CA	Fort Recovery Historical Society	\$	75,000	3210
C230CB	Boonshoft Museum of Discovery	\$	1,000,000	3211
C230CC	Dayton History Heritage Center of Regional Leadership	\$	1,500,000	3212
C230CD	Dayton Project M & M	\$	550,000	3213
C230CE	Trotwood Community Center	\$	250,000	3214
C230CF	Zanesville Community Theater	\$	75,000	3215
C230CG	John Paulding Historical Museum Expansion	\$	30,000	3216
C230CH	Mt. Perry Scenic Railroad Structure Renovations	\$	125,000	3217
C230CJ	Perry County Opera House / Community Center	\$	50,000	3218

C230CK	Circleville Memorial Hall	\$	150,000	3219
C230CL	Everts Community & Arts Center	\$	200,000	3220
C230CM	Waverly Old Children's Home Renovation	\$	20,000	3221
C230CN	Garrettsville Buckeye Block Community Theatre	\$	700,000	3222
C230CP	Historic Hiram Hayden Auditorium	\$	375,000	3223
C230CR	Kent Stage Theater Restoration Project	\$	450,000	3224
C230CS	Mantua Township Historic Bell Tower	\$	140,000	3225
C230CT	Windham Veterans Memorial Plaque	\$	12,000	3226
C230CU	North Central Ohio Industrial Museum	\$	100,000	3227
C230CV	Majestic Theatre Renovation Project Phase II	\$	750,000	3228
C230CW	Seneca County Museum	\$	50,000	3229
C230CX	Arts In Stark	\$	355,000	3230
C230CY	City of Canton Central Plaza Memorial Statues	\$	100,000	3231
C230CZ	McKinley Presidential Museum	\$	135,000	3232
C230DA	Jackson North Park Amphitheater	\$	1,000,000	3233
C230DB	Five Oaks Historic Home	\$	350,000	3234
C230DC	Massillon Museum	\$	1,500,000	3235
C230DD	1893 Genoa Schoolhouse Restoration	\$	57,000	3236
C230DE	Melscheimer Schoolhouse Restoration	\$	15,000	3237
C230DF	Bud and Susie Rogers Garden	\$	400,000	3238
C230DG	The Courtyard at East Woods	\$	90,000	3239
C230DH	W.D. Packard Music Hall Elevator	\$	200,000	3240
C230DJ	Tuscarawas County Cultural Arts Center	\$	500,000	3241
C230DK	Zoar Bicentennial Village	\$	12,000	3242
C230DL	Marysville Avalon Theatre Renovations	\$	300,000	3243
C230DM	Convoy Opera House	\$	60,000	3244
C230DN	Van Wert Historical Society Museum	\$	112,000	3245
C230DP	Wassenberg Art Center	\$	175,000	3246
C230DR	Warren County Historical Society Handicap Entrance Project	\$	190,000	3247

C230DS	Smithville Community Historical Society	\$	50,000	3248
C230DT	Wayne County Buckeye Agricultural Museum & Education Center	\$	400,000	3249
C230DU	Kister Water Mill and Education Center	\$	200,000	3250
C230DV	Wayne Center for the Arts	\$	150,000	3251
C230DW	West Liberty Town Hall Opera House	\$	150,000	3252
C230DX	Medina City Parking Deck	\$	1,000,000	3253
C230DY	Cincinnati Zoo Cheetah Run & Encounter	\$	250,000	3254
C230DZ	Columbus Zoo - Japanese Macaque Exhibit <u>Asia Quest</u>	\$	250,000	3255
C230EA	Cleveland Museum of Art	\$	1,100,000	3256
C230EB	Unionville Tavern Rehabilitation - Phase I Exterior	\$	160,000	3257
C230EC	Triumph of Flight	\$	250,000	3258
C230ED	OHS - Historical Center/Ohio Village Buildings	\$	300,000	3259
<u>C230H2</u>	<u>Cozad Bates House</u>	<u>\$</u>	<u>70,000</u>	3260
C230J4	Cleveland Museum of Natural History	\$	3,300,000	3261
C230K1	Historic Strand Theatre Renovation	\$	175,000	3262
C230K9	Washington Court House Auditorium	\$	100,000	3263
C230L5	CAPA's Renovations of the Palace Theatre	\$	250,000	3264
C230L7	Sauder Village Experience	\$	500,000	3265
C230L9	Ariel Theatre	\$	200,000	3266
C230M3	Geauga Lyric Theater Guild	\$	200,000	3267
C230M6	Cincinnati Art Museum	\$	750,000	3268
C230M8	Cincinnati Zoo	\$	1,750,000	3269
C230N1	Cincinnati Music Hall	\$	500,000	3270
C230N8	Steubenville Grand Theatre Restoration Project	\$	75,000	3271
C230N9	South Leroy Meeting House Restoration	\$	50,000	3272
C230P1	Fine Arts Association Facility Expansion/Renovation	\$	650,000	3273
C230Q1	Imagination Station	\$	200,000	3274

C230Q3	Columbus Zoo - Entry Village Guest Services Improvements	\$	500,000	3275
C230Q7	Butler Institute of American Art	\$	500,000	3276
C230Q8	Henry H. Stambaugh Auditorium	\$	500,000	3277
C230Q9	Marion Palace Theatre	\$	100,000	3278
C230R1	Bradford Railway Museum	\$	75,000	3279
C230R7	Dayton Art Institute's Centennial - Preservation & Accessibility	\$	1,000,000	3280
C230T2	John Brown House and Grounds Restoration	\$	250,000	3281
C230T3	Hale Farm & Village Capital Improvement Project	\$	100,000	3282
C230U2	Folger Home of Avon Lake	\$	75,000	3283
C230U3	DeYor Performing Arts Center Heating and Cooling	\$	1,250,000	3284
C230W7	OHS - Lundy House Restoration	\$	409,370	3285
C230W8	OHS - Cedar Bog Improvements	\$	193,600	3286
C230W9	OHS - Hayes Center Improvements	\$	290,400	3287
C230X1	OHS - Site Energy Conservation	\$	239,580	3288
C230X2	OHS - Collections Storage Facility Object Evaluation	\$	400,000	3289
C230X5	OHS - State Archives Shelving	\$	3,000,000	3290
C230X6	OHS - Fort Ancient Earthworks	\$	219,440	3291
C230Y1	Meigs Township Veterans Monument	\$	5,000	3292
C230Y2	Serpent Mound	\$	50,000	3293
C230Y3	Allen County Museum	\$	100,000	3294
C230Y4	Schine's Theater Restoration	\$	300,000	3295
C230Y5	Hayesville Opera House	\$	20,000	3296
C230Y6	Ashtabula Maritime and Surface Transportation Museum	\$	100,000	3297
C230Y7	Ashtabula Covered Bridge Festival Entertainment Pavilion	\$	100,000	3298
C230Y8	Armstrong Air and Space Museum and STEM Education Center	\$	900,000	3299

C230Y9	Gaslight Theatre Building Renovation Project	\$	300,000	3300
C230Z1	Caroline Scott Harrison Statue	\$	75,000	3301
C230Z2	City of Trenton Amphitheatre Cover	\$	50,000	3302
C230Z3	Historic Batavia Armory	\$	300,000	3303
C230Z4	Columbiana County Bowstring Arch Bridge Rehabilitation	\$	200,000	3304
C230Z5	Coshocton Planetarium	\$	75,000	3305
C230Z6	Bedford Historical Society	\$	100,000	3306
C230Z7	Historical Society of Broadview Heights	\$	150,000	3307
C230Z8	Brooklyn John Frey Park	\$	140,000	3308
C230Z9	Chagrin Falls Center Community Arts	\$	600,000	3309
TOTAL Cultural and Sports Facilities Building Fund		\$	63,345,000 <u>63,415,000</u>	3310
School Building Program Assistance Fund (Fund 7032)				3311
C23002	School Building Program Assistance	\$	500,000,000	3312
TOTAL School Building Program Assistance Fund		\$	500,000,000	3313
TOTAL ALL FUNDS		\$	716,845,000 <u>716,915,000</u>	3314
STATE AGENCY PLANNING/ASSESSMENT				3315
The foregoing appropriation item C230E5, State Agency Planning/Assessment, shall be used by the Facilities Construction Commission to provide assistance to any state agency for assessment, capital planning, and maintenance management.				3316 3317 3318 3319
SCHOOL BUILDING PROGRAM ASSISTANCE				3320
The foregoing appropriation item C23002, School Building Program Assistance, shall be used by the School Facilities Commission to provide funding to school districts that receive conditional approval from the Commission pursuant to Chapter 3318. of the Revised Code.				3321 3322 3323 3324 3325
Section 601.42. That existing Sections 207.10, 207.80,				3326

207.90, 207.100, 207.220, 207.280, 207.290, 221.10, and 239.10 of 3327
S.B. 310 of the 131st General Assembly are hereby repealed. 3328

Section 701.10. Notwithstanding any provision of law to the 3329
contrary, beginning with the pay period that includes July 1, 3330
2016, each state appointing authority is authorized to make 3331
expenditures from current state operating appropriations contained 3332
in this act or any other act necessary to provide for the 3333
compensation changes pursuant to provisions of law, as amended by 3334
this act, for employees exempt from collective bargaining. 3335

Section 701.20. Notwithstanding sections 101.82 to 101.87 of 3336
the Revised Code, the Ohio Judicial Conference, as created in 3337
section 105.91 of the Revised Code, is exempt from review by the 3338
Sunset Review Committee convened to operate during the 131st 3339
General Assembly, and is renewed until the end of December 31, 3340
2020. 3341

Section 803.10. The amendment by this act of section 5709.084 3342
of the Revised Code applies to the 2016 tax year and each tax year 3343
thereafter. 3344

Section 812.10. (A) Except as provided in division (B) of 3345
this section, this act is exempt from the referendum under Ohio 3346
Constitution, article II, section 1d and therefore takes effect 3347
immediately when this act becomes law. 3348

(B) Sections of this act making capital appropriations are 3349
subject to the referendum under Ohio Constitution, article II, 3350
sections 1c and 1d and therefore take effect on the ninety-first 3351
day after this act is filed with the Secretary of State. (Capital 3352
appropriations are prefixed with the letter "C.") 3353

Section 812.20. The amendments by this act to sections 3354

124.181, 124.382, and 126.32 of the Revised Code take effect on
July 1, 2017.

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