As Passed by the House

131st General Assembly Regular Session 2015-2016

S. B. No. 310

Senator Oelslager

Cosponsors: Senators Coley, Hite, Tavares, Gentile, Bacon, Balderson, Beagle, Brown, Burke, Cafaro, Eklund, Hackett, Hughes, LaRose, Lehner,
Obhof, Patton, Sawyer, Seitz, Thomas, Uecker, Williams, Yuko Representatives Anielski, Burkley, Cera, Dovilla, Ramos, Amstutz, Antani, Antonio, Arndt, Ashford, Baker, Blessing, Boose, Boyd, Buchy, Celebrezze, Clyde, Conditt, Derickson, Dever, DeVitis, Driehaus, Duffey, Fedor, Ginter, Green, Grossman, Hambley, Hayes, Hill, Johnson, T., Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Manning, McClain, McColley, O'Brien, M., Patmon, Patterson, Pelanda, Perales, Reece, Reineke, Rogers, Ruhl, Schaffer, Schuring, Sears, Slaby, Smith, K., Smith, R., Sweeney, Terhar, Speaker Rosenberger

A BILL

То	amend sections 123.22, 151.01, 151.08, 151.10,	1
	164.03, 164.05, 164.06, 164.08, 164.22, 3318.034,	2
	3318.084, 5139.271, 5751.02, and 5751.20 of the	3
	Revised Code and to amend Sections 273.30 and	4
	287.10 of Am. Sub. S.B. 260 of the 131st General	5
	Assembly to make capital appropriations and	6
	changes to the law governing capital projects for	7
	the biennium ending June 30, 2018.	8

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

Se	ction 10	1.01. Tha	at section	ons 123.2	22, 151.01,	151.08,	151.10,	9
164.03,	164.05,	164.06,	164.08,	164.22,	3318.034,	3318.084,	,	10

5139.271, 5751.02, and 5751.20 of the Revised Code be amended to	11
read as follows:	12
Sec. 123.22. (A) As used in this section:	13
(1) "Construct" includes reconstruct, improve, renovate,	14
enlarge, or otherwise alter.	15
(2) "Energy consumption analysis" means the evaluation of all	16
energy consuming systems, components, and equipment by demand and	17
type of energy, including the internal energy load imposed on a	18
facility by its occupants and the external energy load imposed by	19
climatic conditions.	20
(3) "Energy performance index" means a number describing the	21
energy requirements of a facility per square foot of floor space	22
or per cubic foot of occupied volume as appropriate under defined	23
internal and external ambient conditions over an entire seasonal	24
cycle.	25
(4) "Facility" means a building or other structure, or part	26
of a building or other structure, that includes provision for a	27
heating, refrigeration, ventilation, cooling, lighting, hot water,	28
or other major energy consuming system, component, or equipment.	29
$\frac{(5)}{(4)}$ "Life-cycle cost analysis" means a general approach to	30
economic evaluation that takes into account all dollar costs	31
related to owning, operating, maintaining, and ultimately	32
disposing of a project over the appropriate study period.	33
$\frac{(6)}{(5)}$ "Political subdivision" means a county, township,	34
municipal corporation, board of education of any school district,	35
or any other body corporate and politic that is responsible for	36
government activities in a geographic area smaller than that of	37
the state.	2.0
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thi	ough	appropria	tion b	y tl	he	genera	al assembly	or	through	the	use	4	40
of	any	guarantee	provid	led l	by	this s	state.					4	41

- (8)(7) "State institution of higher education" has the same 42 meaning as in section 3345.011 of the Revised Code. 43
- (9)(8) "Cogeneration" means the simultaneous production of thermal energy and electricity for use primarily within a building or complex of buildings.
- (B) The Ohio facilities construction commission shall develop
 energy efficiency and conservation programs for new construction
 design and review and for existing building audit and retrofit.
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The commission may accept and administer grants from public 50 and private sources for carrying out any of its duties under this 51 section. 52

(C) No state agency, department, division, bureau, office, 53 unit, board, commission, authority, quasi-governmental entity, or 54 institution shall lease, construct, or cause to be leased or 55 constructed, within the limits prescribed in this section, a 56 state-funded facility, without a proper life-cycle cost analysis 57 or, in the case of a lease, an energy consumption analysis, as 58 computed or prepared by a qualified architect or engineer in 59 accordance with the rules required by division (D) of this 60 section. 61

Construction shall proceed only upon the disclosure to the 62 office commission, for the facility chosen, of the life-cycle 63 costs as determined in this section and the capitalization of the 64 initial construction costs of the building. The results of 65 life-cycle cost analysis shall be a primary consideration in the 66 selection of a building design. That analysis shall be required 67 only for construction of buildings with an area of five twenty 68 thousand square feet or greater, except the commission may waive 69 this requirement or may require an analysis for buildings with an 70

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area of less than twenty thousand square feet. For projects with an estimated construction cost exceeding fifty million dollars, the analysis shall include a review of cogeneration as an energy source. An energy consumption analysis for the term of a proposed lease shall be required only for the leasing of an area of twenty thousand square feet or greater within a given building boundary. That analysis shall be a primary consideration in the selection of a facility to be leased.

Nothing in this section shall deprive or limit any state 79
agency that has review authority over design, or construction, or 80
leasing plans from requiring a life-cycle cost analysis or energy 81
consumption analysis. 82

(D) For the purposes of assisting the commission in its 83 responsibility for state-funded facilities pursuant to section 84 123.21 of the Revised Code and of cost-effectively reducing the 85 energy consumption of those and any other state-funded facilities, 86 thereby promoting fiscal, economic, and environmental benefits to 87 this state, the commission shall promulgate rules specifying 88 cost-effective, energy efficiency and conservation standards that 89 may govern the lease, design, construction, operation, and 90 maintenance of all state-funded facilities, except facilities of 91 state institutions of higher education or facilities operated by a 92 political subdivision. The office of energy efficiency in the 93 department of development services agency shall cooperate in 94 providing information and technical expertise to the office of 95 energy services commission to ensure promulgation of rules of 96 97 maximum effectiveness. The standards prescribed by rules promulgated under this division may draw from or incorporate, by 98 reference or otherwise and in whole or in part, standards already 99 developed or implemented by any competent, public or private 100 standards organization or program. The rules also may include any 101 of the following: 102

(1) Specifications for a life-cycle cost analysis that shall	103
determine, for the economic life of such state-funded facility,	104
the reasonably expected costs of facility ownership, operation,	105
and maintenance including labor and materials. Life-cycle cost may	106
be expressed as an annual cost for each year of the facility's	107
use.	108
A life-cycle cost analysis additionally may include an energy	109
consumption analysis that conforms to division (D)(2) of this	110
section.	111
(2) Specifications for an energy consumption analysis of the	112
facility's heating, refrigeration, ventilation, cooling, lighting,	113
hot water, and other major energy consuming systems, components,	114
and equipment.	115
A life-cycle cost analysis and energy consumption analysis	116
shall be based on the best currently available methods of	117
analysis, such as those of the national institute of standards and	118
technology, the United States department of energy or other	119
federal agencies, professional societies, and directions developed	120
by the department.	121
(3) Specifications for energy performance indices, to be used	122
to audit and evaluate competing design proposals submitted to the	123
state.	124
(4) A requirement that, not later than two years after April	125
6, 2007, each state-funded facility, except a facility of a state	126
institution of higher education or a facility operated by a	127
political subdivision, is managed by at least one building	128
operator certified under the building operator certification	129
program or any equivalent program or standards as shall be	130
prescribed in the rules and considered reasonably equivalent.	131
(5) An application process by which a manager of a specified	132

state-funded facility, except a facility of a state institution of

(4) "Costs of capital facilities" means the costs of

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acquiring, constructing, reconstructing, rehabilitating,	164
remodeling, renovating, enlarging, improving, equipping, or	165
furnishing capital facilities, and of the financing of those	166
costs. "Costs of capital facilities" includes, without limitation,	167
and in addition to costs referred to in section 151.03, 151.04,	168
151.05, 151.06, 151.07, 151.08, 151.09, 151.10, 151.11, or 151.40	169
of the Revised Code, the cost of clearance and preparation of the	170
site and of any land to be used in connection with capital	171
facilities, the cost of any indemnity and surety bonds and	172
premiums on insurance, all related direct administrative expenses	173
and allocable portions of direct costs of the issuing authority,	174
costs of engineering and architectural services, designs, plans,	175
specifications, surveys, and estimates of cost, financing costs,	176
interest on obligations, including but not limited to, interest	177
from the date of their issuance to the time when interest is to be	178
paid from sources other than proceeds of obligations, amounts	179
necessary to establish any reserves as required by the bond	180
proceedings, the reimbursement of all moneys advanced or applied	181
by or borrowed from any person or governmental agency or entity	182
for the payment of any item of costs of capital facilities, and	183
all other expenses necessary or incident to planning or	184
determining feasibility or practicability with respect to capital	185
facilities, and such other expenses as may be necessary or	186
incident to the acquisition, construction, reconstruction,	187
rehabilitation, remodeling, renovation, enlargement, improvement,	188
equipment, and furnishing of capital facilities, the financing of	189
those costs, and the placing of the capital facilities in use and	190
operation, including any one, part of, or combination of those	191
classes of costs and expenses. For purposes of sections 122.085 to	192
122.0820 of the Revised Code, "costs of capital facilities"	193
includes "allowable costs" as defined in section 122.085 of the	194
Revised Code.	195

assembly authorization.

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"interest" or "interest equivalent" have the same meanings as in	197
section 133.01 of the Revised Code.	198
(6) "Debt service" means principal, including any mandatory	199
sinking fund or redemption requirements for retirement of	200
obligations, interest and other accreted amounts, interest	201
equivalent, and any redemption premium, payable on obligations. If	202
not prohibited by the applicable bond proceedings, debt service	203
may include costs relating to credit enhancement facilities that	204
are related to and represent, or are intended to provide a source	205
of payment of or limitation on, other debt service.	206
(7) "Issuing authority" means the Ohio public facilities	207
commission created in section 151.02 of the Revised Code for	208
obligations issued under section 151.03, 151.04, 151.05, 151.07,	209
151.08, 151.09, 151.10, or 151.11 of the Revised Code, or the	210
treasurer of state, or the officer who by law performs the	211
functions of that office, for obligations issued under section	212
151.06 or 151.40 of the Revised Code.	213
(8) "Net proceeds" means amounts received from the sale of	214
obligations, excluding amounts used to refund or retire	215
outstanding obligations, amounts required to be deposited into	216
special funds pursuant to the applicable bond proceedings, and	217
amounts to be used to pay financing costs.	218
(9) "Obligations" means bonds, notes, or other evidences of	219
obligation of the state, including any appertaining interest	220

(10) "Principal amount" means the aggregate of the amount as 225 stated or provided for in the applicable bond proceedings as the 226 amount on which interest or interest equivalent on particular 227

coupons, issued under Section 2k, 2l, 2m, 2n, 2o, 2p, 2q, 2s, or

15 of Article VIII, Ohio Constitution, and pursuant to sections

151.01 to 151.11 or 151.40 of the Revised Code or other general

obligations is initially calculated. Principal amount does not 228 include any premium paid to the state by the initial purchaser of 229 the obligations. "Principal amount" of a capital appreciation 230 bond, as defined in division (C) of section 3334.01 of the Revised 231 Code, means its face amount, and "principal amount" of a zero 232 coupon bond, as defined in division (J) of section 3334.01 of the 233 Revised Code, means the discounted offering price at which the 234 bond is initially sold to the public, disregarding any purchase 235 price discount to the original purchaser, if provided for pursuant 236 to the bond proceedings. 237

(11) "Special funds" or "funds," unless the context indicates 238 otherwise, means the bond service fund, and any other funds, 239 including any reserve funds, created under the bond proceedings 240 and stated to be special funds in those proceedings, including 241 moneys and investments, and earnings from investments, credited 242 and to be credited to the particular fund. Special funds do not 243 include the school building program assistance fund created by 244 section 3318.25 of the Revised Code, the higher education 245 improvement fund created by division (F) of section 154.21 of the 246 Revised Code, the higher education improvement taxable fund 247 created by division (G) of section 154.21 of the Revised Code, the 248 highway capital improvement bond fund created by section 5528.53 249 of the Revised Code, the state parks and natural resources fund 250 created by section 1557.02 of the Revised Code, the coal research 251 and development fund created by section 1555.15 of the Revised 252 Code, the clean Ohio conservation fund created by section 164.27 253 of the Revised Code, the clean Ohio revitalization fund created by 254 section 122.658 of the Revised Code, the job ready site 255 development fund created by section 122.0820 of the Revised Code, 256 the third frontier research and development fund created by 257 section 184.19 of the Revised Code, the third frontier research 258 and development taxable bond fund created by section 184.191 of 259 the Revised Code, or other funds created by the bond proceedings 260

that are not stated by those proceedings to be special funds.

(B) Subject to Section 21, 2m, 2n, 2o, 2p, 2q, 2s, or 15, and 262 Section 17, of Article VIII, Ohio Constitution, the state, by the 263 issuing authority, is authorized to issue and sell, as provided in 264 sections 151.03 to 151.11 or 151.40 of the Revised Code, and in 265 respective aggregate principal amounts as from time to time 266 provided or authorized by the general assembly, general 267 obligations of this state for the purpose of paying costs of 268 capital facilities or projects identified by or pursuant to 269 general assembly action. 270

(C) Each issue of obligations shall be authorized by 271 resolution or order of the issuing authority. The bond proceedings 272 shall provide for or authorize the manner for determining the 273 principal amount or maximum principal amount of obligations of an 274 issue, the principal maturity or maturities, the interest rate or 275 rates, the date of and the dates of payment of interest on the 276 obligations, their denominations, and the place or places of 277 payment of debt service which may be within or outside the state. 278 Unless otherwise provided by law, the latest principal maturity 279 may not be later than the earlier of the thirty-first day of 280 December of the twenty-fifth calendar year after the year of 281 issuance of the particular obligations or of the twenty-fifth 282 calendar year after the year in which the original obligation to 283 pay was issued or entered into. Sections 9.96, 9.98, 9.981, 9.982, 284 and 9.983 of the Revised Code apply to obligations. The purpose of 285 the obligations may be stated in the bond proceedings in general 286 terms, such as, as applicable, "financing or assisting in the 287 financing of projects as provided in Section 21 of Article VIII, 288 Ohio Constitution, " "financing or assisting in the financing of 289 highway capital improvement projects as provided in Section 2m of 290 Article VIII, Ohio Constitution, " "paying costs of capital 291 facilities for a system of common schools throughout the state as 292

authorized by Section 2n of Article VIII, Ohio Constitution,"	293
paying costs of capital facilities for state-supported and	294
state-assisted institutions of higher education as authorized by	295
Section 2n of Article VIII, Ohio Constitution," "paying costs of	296
coal research and development as authorized by Section 15 of	297
Article VIII, Ohio Constitution," "financing or assisting in the	298
financing of local subdivision capital improvement projects as	299
authorized by Section 2m <u>, 2p, and 2s</u> of Article VIII, Ohio	300
Constitution," "paying costs of conservation projects as	301
authorized by Sections 2o and 2q of Article VIII, Ohio	302
Constitution," "paying costs of revitalization projects as	303
authorized by Sections 2o and 2q of Article VIII, Ohio	304
Constitution," "paying costs of preparing sites for industry,	305
commerce, distribution, or research and development as authorized	306
by Section 2p of Article VIII, Ohio Constitution," or "paying	307
costs of research and development as authorized by Section 2p of	308
Article VIII, Ohio Constitution."	309

(D) The issuing authority may appoint or provide for the 310 appointment of paying agents, bond registrars, securities 311 depositories, clearing corporations, and transfer agents, and may 312 without need for any other approval retain or contract for the 313 services of underwriters, investment bankers, financial advisers, 314 accounting experts, marketing, remarketing, indexing, and 315 administrative agents, other consultants, and independent 316 contractors, including printing services, as are necessary in the 317 judgment of the issuing authority to carry out the issuing 318 authority's functions under this chapter. When the issuing 319 authority is the Ohio public facilities commission, the issuing 320 authority also may without need for any other approval retain or 321 contract for the services of attorneys and other professionals for 322 that purpose. Financing costs are payable, as may be provided in 323 the bond proceedings, from the proceeds of the obligations, from 324 special funds, or from other moneys available for the purpose. 325

(E) The bond proceedings may contain additional provisions	326
customary or appropriate to the financing or to the obligations or	327
to particular obligations including, but not limited to,	328
provisions for:	329
(1) The redemption of obligations prior to maturity at the	330
option of the state or of the holder or upon the occurrence of	331
certain conditions, and at particular price or prices and under	332
particular terms and conditions;	333
(2) The form of and other terms of the obligations;	334
(3) The establishment, deposit, investment, and application	335
of special funds, and the safeguarding of moneys on hand or on	336
deposit, in lieu of the applicability of provisions of Chapter	337
131. or 135. of the Revised Code, but subject to any special	338
provisions of sections 151.01 to 151.11 or 151.40 of the Revised	339
Code with respect to the application of particular funds or	340
moneys. Any financial institution that acts as a depository of any	341
moneys in special funds or other funds under the bond proceedings	342
may furnish indemnifying bonds or pledge securities as required by	343
the issuing authority.	344
(4) Any or every provision of the bond proceedings being	345
binding upon the issuing authority and upon such governmental	346
agency or entity, officer, board, commission, authority, agency,	347
department, institution, district, or other person or body as may	348
from time to time be authorized to take actions as may be	349
necessary to perform all or any part of the duty required by the	350
provision;	351
(5) The maintenance of each pledge or instrument comprising	352
part of the bond proceedings until the state has fully paid or	353
provided for the payment of the debt service on the obligations or	354
met other stated conditions;	355

(6) In the event of default in any payments required to be

made by the bond proceedings, or by any other agreement of the	357
issuing authority made as part of a contract under which the	358
obligations were issued or secured, including a credit enhancement	359
facility, the enforcement of those payments by mandamus, a suit in	360
equity, an action at law, or any combination of those remedial	361
actions;	362
(7) The rights and remedies of the holders or owners of	363
obligations or of book-entry interests in them, and of third	364
parties under any credit enhancement facility, and provisions for	365
protecting and enforcing those rights and remedies, including	366
limitations on rights of individual holders or owners;	367
(8) The replacement of mutilated, destroyed, lost, or stolen	368
obligations;	369
(9) The funding, refunding, or advance refunding, or other	370
provision for payment, of obligations that will then no longer be	371
outstanding for purposes of this section or of the applicable bond	372
proceedings;	373
(10) Amendment of the bond proceedings;	374
(11) Any other or additional agreements with the owners of	375
obligations, and such other provisions as the issuing authority	376
determines, including limitations, conditions, or qualifications,	377
relating to any of the foregoing.	378
(F) The great seal of the state or a facsimile of it may be	379
affixed to or printed on the obligations. The obligations	380
requiring execution by or for the issuing authority shall be	381
signed as provided in the bond proceedings. Any obligations may be	382
signed by the individual who on the date of execution is the	383
authorized signer although on the date of these obligations that	384
individual is not an authorized signer. In case the individual	385
whose signature or facsimile signature appears on any obligation	386
ceases to be an authorized signer before delivery of the	387

obligation, that signature or facsimile is nevertheless valid and
sufficient for all purposes as if that individual had remained the
authorized signer until delivery.
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- (G) Obligations are investment securities under Chapter 1308. 391 of the Revised Code. Obligations may be issued in bearer or in 392 registered form, registrable as to principal alone or as to both 393 principal and interest, or both, or in certificated or 394 uncertificated form, as the issuing authority determines. 395 Provision may be made for the exchange, conversion, or transfer of 396 obligations and for reasonable charges for registration, exchange, 397 conversion, and transfer. Pending preparation of final 398 obligations, the issuing authority may provide for the issuance of 399 interim instruments to be exchanged for the final obligations. 400
- (H) Obligations may be sold at public sale or at private 401 sale, in such manner, and at such price at, above or below par, 402 all as determined by and provided by the issuing authority in the 403 bond proceedings.
- (I) Except to the extent that rights are restricted by the 405 bond proceedings, any owner of obligations or provider of a credit 406 enhancement facility may by any suitable form of legal proceedings 407 protect and enforce any rights relating to obligations or that 408 facility under the laws of this state or granted by the bond 409 proceedings. Those rights include the right to compel the 410 performance of all applicable duties of the issuing authority and 411 the state. Each duty of the issuing authority and that authority's 412 officers, staff, and employees, and of each state entity or 413 agency, or using district or using institution, and its officers, 414 members, staff, or employees, undertaken pursuant to the bond 415 proceedings, is hereby established as a duty of the entity or 416 individual having authority to perform that duty, specifically 417 enjoined by law and resulting from an office, trust, or station 418 within the meaning of section 2731.01 of the Revised Code. The 419

individuals who are from time to time the issuing authority,	420
members or officers of the issuing authority, or those members'	421
designees acting pursuant to section 151.02 of the Revised Code,	422
or the issuing authority's officers, staff, or employees, are not	423
liable in their personal capacities on any obligations or	424
otherwise under the bond proceedings.	425

- (J)(1) Subject to Section 2k, 2l, 2m, 2n, 2o, 2p, 2q, 2s, or 426
 15, and Section 17, of Article VIII, Ohio Constitution and 427
 sections 151.01 to 151.11 or 151.40 of the Revised Code, the 428
 issuing authority may, in addition to the authority referred to in 429
 division (B) of this section, authorize and provide for the 430
 issuance of:
- (a) Obligations in the form of bond anticipation notes, and 432 may provide for the renewal of those notes from time to time by 433 the issuance of new notes. The holders of notes or appertaining 434 interest coupons have the right to have debt service on those 435 notes paid solely from the moneys and special funds that are or 436 may be pledged to that payment, including the proceeds of bonds or 437 renewal notes or both, as the issuing authority provides in the 438 bond proceedings authorizing the notes. Notes may be additionally 439 secured by covenants of the issuing authority to the effect that 440 the issuing authority and the state will do all things necessary 441 for the issuance of bonds or renewal notes in such principal 442 amount and upon such terms as may be necessary to provide moneys 443 to pay when due the debt service on the notes, and apply their 444 proceeds to the extent necessary, to make full and timely payment 445 of debt service on the notes as provided in the applicable bond 446 proceedings. In the bond proceedings authorizing the issuance of 447 bond anticipation notes the issuing authority shall set forth for 448 the bonds anticipated an estimated schedule of annual principal 449 payments the latest of which shall be no later than provided in 450 division (C) of this section. While the notes are outstanding 451

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there shall be deposited, as shall be provided in the bond 452 proceedings for those notes, from the sources authorized for 453 payment of debt service on the bonds, amounts sufficient to pay 454 the principal of the bonds anticipated as set forth in that 455 estimated schedule during the time the notes are outstanding, 456 which amounts shall be used solely to pay the principal of those 457 notes or of the bonds anticipated. 458

- (b) Obligations for the refunding, including funding and 459 retirement, and advance refunding with or without payment or 460 redemption prior to maturity, of any obligations previously 461 issued. Refunding obligations may be issued in amounts sufficient 462 to pay or to provide for repayment of the principal amount, 463 including principal amounts maturing prior to the redemption of 464 the remaining prior obligations, any redemption premium, and 465 interest accrued or to accrue to the maturity or redemption date 466 or dates, payable on the prior obligations, and related financing 467 costs and any expenses incurred or to be incurred in connection 468 with that issuance and refunding. Subject to the applicable bond 469 proceedings, the portion of the proceeds of the sale of refunding 470 obligations issued under division (J)(1)(b) of this section to be 471 applied to debt service on the prior obligations shall be credited 472 to an appropriate separate account in the bond service fund and 473 held in trust for the purpose by the issuing authority or by a 474 corporate trustee. Obligations authorized under this division 475 shall be considered to be issued for those purposes for which the 476 prior obligations were issued. 477
- (2) Except as otherwise provided in sections 151.01 to 151.11 478 or 151.40 of the Revised Code, bonds or notes authorized pursuant 479 to division (J) of this section are subject to the provisions of 480 those sections pertaining to obligations generally. 481
- (3) The principal amount of refunding or renewal obligations issued pursuant to division (J) of this section shall be in

addition to the amount authorized by the general assembly as	484
referred to in division (B) of the following sections: section	485
151.03, 151.04, 151.05, 151.06, 151.07, 151.08, 151.09, 151.10,	486
151.11, or 151.40 of the Revised Code.	487

- (K) Obligations are lawful investments for banks, savings and 488 loan associations, credit union share guaranty corporations, trust 489 companies, trustees, fiduciaries, insurance companies, including 490 domestic for life and domestic not for life, trustees or other 491 officers having charge of sinking and bond retirement or other 492 special funds of the state and political subdivisions and taxing 493 districts of this state, the sinking fund, the administrator of 494 workers' compensation subject to the approval of the workers' 495 compensation board, the state teachers retirement system, the 496 public employees retirement system, the school employees 497 retirement system, and the Ohio police and fire pension fund, 498 notwithstanding any other provisions of the Revised Code or rules 499 adopted pursuant to those provisions by any state agency with 500 respect to investments by them, and are also acceptable as 501 security for the repayment of the deposit of public moneys. The 502 exemptions from taxation in Ohio as provided for in particular 503 sections of the Ohio Constitution and section 5709.76 of the 504 Revised Code apply to the obligations. 505
- (L)(1) Unless otherwise provided or provided for in any 506 applicable bond proceedings, moneys to the credit of or in a 507 special fund shall be disbursed on the order of the issuing 508 authority. No such order is required for the payment, from the 509 bond service fund or other special fund, when due of debt service 510 or required payments under credit enhancement facilities. 511
- (2) Payments received by the state under interest rate hedges 512 entered into as credit enhancement facilities under this chapter 513 shall be deposited to the credit of the bond service fund for the 514 obligations to which those credit enhancement facilities relate. 515

(\mathtt{M}) The full faith and credit, revenue, and taxing power of	516
the state are and shall be pledged to the timely payment of debt	517
service on outstanding obligations as it comes due, all in	518
accordance with Section 2k, 2l, 2m, 2n, 2o, 2p, 2q, <u>2s,</u> or 15 of	519
Article VIII, Ohio Constitution, and section 151.03, 151.04,	520
151.05, 151.06, 151.07, 151.08, 151.09, 151.10, or 151.11 of the	521
Revised Code. Moneys referred to in Section 5a of Article XII,	522
Ohio Constitution, may not be pledged or used for the payment of	523
debt service except on obligations referred to in section 151.06	524
of the Revised Code. Net state lottery proceeds, as provided for	525
and referred to in section 3770.06 of the Revised Code, may not be	526
pledged or used for the payment of debt service except on	527
obligations referred to in section 151.03 of the Revised Code. The	528
state covenants, and that covenant shall be controlling	529
notwithstanding any other provision of law, that the state and the	530
applicable officers and agencies of the state, including the	531
general assembly, shall, so long as any obligations are	532
outstanding in accordance with their terms, maintain statutory	533
authority for and cause to be levied, collected and applied	534
sufficient pledged excises, taxes, and revenues of the state so	535
that the revenues shall be sufficient in amounts to pay debt	536
service when due, to establish and maintain any reserves and other	537
requirements, and to pay financing costs, including costs of or	538
relating to credit enhancement facilities, all as provided for in	539
the bond proceedings. Those excises, taxes, and revenues are and	540
shall be deemed to be levied and collected, in addition to the	541
purposes otherwise provided for by law, to provide for the payment	542
of debt service and financing costs in accordance with sections	543
151.01 to 151.11 of the Revised Code and the bond proceedings.	544

(N) The general assembly may from time to time repeal or 545 reduce any excise, tax, or other source of revenue pledged to the 546 payment of the debt service pursuant to Section 2k, 2l, 2m, 2n, 547 2o, 2p, 2q, 2s, or 15 of Article VIII, Ohio Constitution, and 548

sections 151.01 to 151.11 or 151.40 of the Revised Code, and may	549
levy, collect and apply any new or increased excise, tax, or	550
revenue to meet the pledge, to the payment of debt service on	551
outstanding obligations, of the state's full faith and credit,	552
revenue and taxing power, or of designated revenues and receipts,	553
except fees, excises or taxes referred to in Section 5a of Article	554
XII, Ohio Constitution, for other than obligations referred to in	555
section 151.06 of the Revised Code and except net state lottery	556
proceeds for other than obligations referred to in section 151.03	557
of the Revised Code. Nothing in division (N) of this section	558
authorizes any impairment of the obligation of this state to levy	559
and collect sufficient excises, taxes, and revenues to pay debt	560
service on obligations outstanding in accordance with their terms.	561

- (O) Each bond service fund is a trust fund and is hereby 562 pledged to the payment of debt service on the applicable 563 obligations. Payment of that debt service shall be made or 564 provided for by the issuing authority in accordance with the bond 565 proceedings without necessity for any act of appropriation. The 566 bond proceedings may provide for the establishment of separate 567 accounts in the bond service fund and for the application of those 568 accounts only to debt service on specific obligations, and for 569 other accounts in the bond service fund within the general 570 purposes of that fund. 571
- (P) Subject to the bond proceedings pertaining to any
 572
 obligations then outstanding in accordance with their terms, the
 573
 issuing authority may in the bond proceedings pledge all, or such
 portion as the issuing authority determines, of the moneys in the
 575
 bond service fund to the payment of debt service on particular
 576
 obligations, and for the establishment and maintenance of any
 577
 reserves for payment of particular debt service.
 578
- (Q) The issuing authority shall by the fifteenth day of July 579 of each fiscal year, certify or cause to be certified to the 580

office of budget and management the total amount of moneys	581
required during the current fiscal year to meet in full all debt	582
service on the respective obligations and any related financing	583
costs payable from the applicable bond service fund and not from	584
the proceeds of refunding or renewal obligations. The issuing	585
authority shall make or cause to be made supplemental	586
certifications to the office of budget and management for each	587
debt service payment date and at such other times during each	588
fiscal year as may be provided in the bond proceedings or	589
requested by that office. Debt service, costs of credit	590
enhancement facilities, and other financing costs shall be set	591
forth separately in each certification. If and so long as the	592
moneys to the credit of the bond service fund, together with any	593
other moneys available for the purpose, are insufficient to meet	594
in full all payments when due of the amount required as stated in	595
the certificate or otherwise, the office of budget and management	596
shall at the times as provided in the bond proceedings, and	597
consistent with any particular provisions in sections 151.03 to	598
151.11 and 151.40 of the Revised Code, transfer a sufficient	599
amount to the bond service fund from the pledged revenues in the	600
case of obligations issued pursuant to section 151.40 of the	601
Revised Code, and in the case of other obligations from the	602
revenues derived from excises, taxes, and other revenues,	603
including net state lottery proceeds in the case of obligations	604
referred to in section 151.03 of the Revised Code.	605

- (R) Unless otherwise provided in any applicable bond 606 proceedings, moneys to the credit of special funds may be invested 607 by or on behalf of the state only in one or more of the following: 608
- (1) Notes, bonds, or other direct obligations of the United 609
 States or of any agency or instrumentality of the United States, 610
 or in no-front-end-load money market mutual funds consisting 611
 exclusively of those obligations, or in repurchase agreements, 612

property, interests in real property, facilities, and equipment	643
related or incidental to those facilities.	644
(2) "Costs of capital facilities" include related direct	645
administrative expenses and allocable portions of direct costs of	646
the Ohio public works commission and the local subdivision.	647
(3) "Local subdivision" means any county, municipal	648
corporation, township, sanitary district, or regional water and	649
sewer district.	650
(4) "Obligations" means obligations as defined in section	651
151.01 of the Revised Code issued to pay costs of capital	652
facilities.	653
(B)(1) The issuing authority shall issue obligations to pay	654
costs of financing or assisting in the financing of the capital	655
improvement projects of local subdivisions pursuant to Section 2m	656
of Article VIII, Ohio Constitution, section 151.01 of the Revised	657
Code, and this section. Not more than one hundred twenty million	658
dollars principal amount of obligations, plus the principal amount	659
of obligations that in any prior fiscal years could have been, but	660
were not, issued within that one-hundred-twenty-million dollar	661
fiscal year limit, may be issued in any fiscal year. Not more than	662
one billion two hundred million dollars principal amount of	663
obligations pursuant to Section 2m of Article VIII, Ohio	664
Constitution may be issued for the purposes of this section and	665
division (B)(2) of section 164.09 of the Revised Code.	666
(2) The issuing authority shall issue obligations to pay	667
costs of financing or assisting in the financing of the capital	668
improvement projects of local subdivisions pursuant to Section 2p	669
of Article VIII, Ohio Constitution, section 151.01 of the Revised	670
Code, and this section. Not more than one hundred twenty million	671
dollars in principal amount of such obligations may be issued in	672

any of the first five fiscal years of issuance and not more than

one hundred fifty million dollars in principal amount of such	674
obligations may be issued in any of the next five fiscal years,	675
plus in each case the principal amount of such obligations that in	676
any prior fiscal year could have been but were not issued within	677
those fiscal year limits. No obligations shall be issued for the	678
purposes of this section pursuant to Section 2p of Article VIII,	679
Ohio Constitution, until at least one billion one hundred	680
ninety-nine million five hundred thousand dollars aggregate	681
principal amount of obligations have been issued pursuant to	682
Section 2m of Article VIII, Ohio Constitution. Not more than one	683
billion three hundred fifty million dollars principal amount of	684
obligations may be issued pursuant to Section 2p of Article VIII,	685
Ohio Constitution for the purposes of this section.	686

(3) The issuing authority shall issue obligations to pay 687 costs of financing or assisting in the financing of the capital 688 improvement projects of local subdivisions pursuant to Section 2s 689 of Article VIII, Ohio Constitution, section 151.01 of the Revised 690 Code, and this section. Not more than one hundred seventy-five 691 million dollars in principal amount of such obligations may be 692 issued in any of the first five fiscal years of issuance and not 693 more than two hundred million dollars in principal amount of such 694 obligations may be issued in any of the next five fiscal years, 695 plus in each case the principal amount of such obligations that in 696 any prior fiscal year could have been but were not issued within 697 those fiscal year limits. No obligations shall be issued for the 698 purposes of this section pursuant to Section 2s of Article VIII, 699 Ohio Constitution, until all of the obligations authorized under 700 Section 2p of Article VIII, Ohio Constitution, have been issued. 701 Not more than one billion eight hundred seventy-five million 702 dollars principal amount of obligations may be issued pursuant to 703 Section 2s of Article VIII, Ohio Constitution, for the purposes of 704 this section. 705

(C) Net proceeds of obligations shall be deposited into the	706
state capital improvements fund created by section 164.08 of the	707
Revised Code.	708
(D) There is hereby created in the state treasury the "state	709
capital improvements bond service fund." All moneys received by	710
the state and required by the bond proceedings, consistent with	711
this section and section 151.01 of the Revised Code, to be	712
deposited, transferred, or credited to the bond service fund, and	713
all other moneys transferred or allocated to or received for the	714
purposes of that fund, shall be deposited and credited to the bond	715
service fund, subject to any applicable provisions of the bond	716
proceedings but without necessity for any act of appropriation.	717
During the period beginning with the date of the first issuance of	718
obligations and continuing during the time that any obligations	719
are outstanding in accordance with their terms, so long as moneys	720
in the bond service fund are insufficient to pay debt service when	721
due on those obligations payable from that fund (except the	722
principal amounts of bond anticipation notes payable from the	723
proceeds of renewal notes or bonds anticipated) and due in the	724
particular fiscal year, a sufficient amount of revenues of the	725
state is committed and, without necessity for further act of	726
appropriation, shall be paid to the bond service fund for the	727
purpose of paying that debt service when due.	728
Sec. 151.10. (A) As used in this section:	729
(1) "Costs of research and development projects" includes	730
related direct administrative expenses and allocable portions of	731
the direct costs of those projects, costs of capital facilities,	732
and working capital, all for the following:	733
(a) Attracting researchers and research teams by endowing	734
research chairs or otherwise;	735

(b) Activities to develop and commercialize products and

processes;	737
(c) Intellectual property matters such as copyrights and	738
patents;	739
(d) Property interests including timesharing arrangements,	740
capital formation, direct operating costs, and costs of research	741
and facilities including interests in real property therefore; and	742
(e) Support for public and private institutions of higher	743
education, research organizations or institutions, and private	744
sector entities.	745
(2) "Obligations" means obligations as defined in section	746
151.01 of the Revised Code issued to pay costs of projects for	747
research and development purposes as referred to in division	748
(A)(2) of Section 2p of Article VIII, Ohio Constitution.	749
(3) "Project" means any research and development project, as	750
defined in section 184.10 of the Revised Code, or facility,	751
including undivided or other interests, acquired or to be	752
acquired, constructed or to be constructed, or operating or to be	753
operated by a person doing business in this state or by an	754
educational or scientific institution located in this state with	755
all or part of the cost of the project being paid from a grant or	756
loan from the third frontier research and development fund or the	757
third frontier research and development taxable bond fund or a	758
loan guaranteed under Chapter 184. of the Revised Code, including	759
all buildings and facilities determined necessary for the	760
operation of the project, together with all property, rights,	761
easements, and interests that may be required for the operation of	762
the project.	763
(B) The issuing authority shall issue general obligations of	764
the state to pay costs of research and development projects	765
pursuant to division (B)(2) of Section 2p of Article VIII, Ohio	766
Constitution, section 151.01 of the Revised Code, and this	767

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section. The issuing authority shall issue obligations in the amount determined by the issuing authority to be required for those purposes. The total principal amount of obligations issued under this section shall not exceed five one billion two hundred million dollars.

- (C) Net proceeds of obligations shall be deposited into the third frontier research and development fund created by section 184.19 of the Revised Code or into the third frontier research and development taxable bond fund created by section 184.191 of the Revised Code if the obligations are federally taxable.
- (D) There is hereby created in the state treasury the third 778 frontier research and development projects bond service fund. All 779 moneys received by the state and required by the bond proceedings, 780 consistent with section 151.01 of the Revised Code and this 781 section, to be deposited, transferred, or credited to the bond 782 service fund, and all other moneys transferred or allocated to or 783 received for the purposes of that fund, shall be deposited and 784 credited to the bond service fund, subject to any applicable 785 provisions of the bond proceedings, but without necessity for any 786 act of appropriation. During the period beginning with the date of 787 the first issuance of obligations and continuing during the time 788 that any obligations are outstanding in accordance with their 789 terms, so long as moneys in the bond service fund are insufficient 790 to pay debt service when due on those obligations payable from 791 that fund, except the principal amounts of bond anticipation notes 792 payable from the proceeds of renewal notes or bonds anticipated, 793 and due in the particular fiscal year, a sufficient amount of 794 revenues of the state is committed and, without necessity for 795 further act of appropriation, shall be paid to the bond service 796 fund for the purpose of paying that debt service when due. 797

Miami, Preble, and Union counties shall constitute district

District twelve. Lucas county shall constitute district

eleven.

twelve.

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S. B. No. 310 As Passed by the House	Page 28
District thirteen. Allen, Auglaize, Hancock, Logan, Mercer,	828
Putnam, Shelby, and Van Wert counties shall constitute district	829
thirteen.	830
District fourteen. Carroll, Columbiana, Coshocton, Guernsey,	831
Harrison, Holmes, Jefferson, and Tuscarawas counties shall	832
constitute district fourteen.	833
District fifteen. Adams, Brown, Fayette, Gallia, Highland,	834
Jackson, Lawrence, Pike, Ross, Scioto, and Vinton counties shall	835
constitute district fifteen.	836
District sixteen. Ashland, Crawford, Hardin, Marion,	837
Richland, Seneca, Wayne, and Wyandot counties shall constitute	838
district sixteen.	839
District seventeen. Delaware, Fairfield, Knox, Licking,	840
Morrow, and Pickaway counties shall constitute district seventeen.	841
District eighteen. Athens, Belmont, Hocking, Meigs, Monroe,	842
Morgan, Muskingum, Noble, Perry, and Washington counties shall	843
constitute district eighteen.	844
District nineteen. Stark county shall constitute district	845
nineteen.	846
Sec. 164.05. (A) The director of the Ohio public works	847
commission shall do all of the following:	848
(1) Approve requests for financial assistance from district	849
public works integrating committees and enter into agreements with	850
one or more local subdivisions to provide loans, grants, and local	851
debt support and credit enhancements for a capital improvement	852
project if the director determines that:	853
(a) The project is an eligible project pursuant to this	854
chapter;	855
(b) The financial assistance for the project has been	856

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properly approved and requested by the district committee of the	857
district which includes the recipient of the loan or grant;	858
(c) The amount of the financial assistance, when added to all	859
other financial assistance provided during the fiscal year for	860
projects within the district, does not exceed that district's	861
allocation of money from the state capital improvements fund for	862
that fiscal year;	863
(d) The district committee has provided such documentation	864
and other evidence as the director may require that the district	865
committee has satisfied the requirements of section 164.06 or	866
164.14 of the Revised Code;	867
(e) The portion of a district's annual allocation which the	868
director approves in the form of loans and local debt support and	869
credit enhancements for eligible projects is consistent with	870
divisions (E) and (F) of this section.	871
(2) Authorize payments to local subdivisions or their	872
contractors for costs incurred for capital improvement projects	873
which have been approved pursuant to this chapter. All requests	874
for payments shall be submitted to the director on forms and in	875
accordance with procedures specified in rules adopted by the	876
director pursuant to division (A)(4) of this section.	877
(3) Retain the services of or employ financial consultants,	878
engineers, accountants, attorneys, and such other employees as the	879
director determines are necessary to carry out the director's	880
duties under this chapter and fix the compensation for their	881
services. From among these employees, the director shall appoint a	882
deputy with the necessary qualifications to act as the director	883
when the director is absent or temporarily unable to carry out the	884
duties of office.	885

(4) Adopt rules establishing the procedures for making

applications, reviewing, approving, and rejecting projects for

which assistance is authorized under this chapter, and any other	888
rules needed to implement the provisions of this chapter. Such	889
rules shall be adopted under Chapter 119. of the Revised Code.	890
(5) Provide information and other assistance to local	891
subdivisions and district public works integrating committees in	892
developing their requests for financial assistance for capital	893
improvements under this chapter and encourage cooperation and	894
coordination of requests and the development of multisubdivision	895
and multidistrict projects in order to maximize the benefits that	896
may be derived by districts from each year's allocation;	897
(6) Require local subdivisions, to the extent practicable, to	898
use Ohio products, materials, services, and labor in connection	899
with any capital improvement project financed in whole or in part	900
under this chapter;	901
(7) Notify the director of budget and management of all	902
approved projects, and supply all information necessary to track	903
approved projects through the state accounting system;	904
(8) Appoint the administrator of the Ohio small government	905
capital improvements commission;	906
(9) Do all other acts, enter into contracts, and execute all	907
instruments necessary or appropriate to carry out this chapter;	908
(10) Develop a standardized methodology for evaluating <u>local</u>	909
<u>subdivision</u> capital improvement needs which will be used by local	910
subdivisions in preparing the plans required by division (C) of	911
section 164.06 of the Revised Code. The director shall develop	912
this methodology not later than July 1, 1991 that permits a	913
district public works integrating committee to consider, when	914
addressing a subdivision's project application, the subdivision's	915
existing capital improvements, the condition of those	916
improvements, and the subdivision's projected capital improvement	917
needs in that five-year period following the application date.	918

- (11) Establish a program to provide local subdivisions with 919 technical assistance in preparing project applications. The 920 program shall be designed to assist local subdivisions that lack 921 the financial or technical resources to prepare project 922 applications on their own.
- (B) When the director of the Ohio public works commission 924 decides to conditionally approve or disapprove projects, the 925 director's decisions and the reasons for which they are made shall 926 be made in writing. These written decisions shall be conclusive 927 for the purposes of the validity and enforceability of such 928 determinations.
- (C) Fees, charges, rates of interest, times of payment of 930 interest and principal, and other terms, conditions, and 931 provisions of and security for financial assistance provided 932 pursuant to the provisions of this chapter shall be such as the 933 director determines to be appropriate. If any payments required by 934 a loan agreement entered into pursuant to this chapter are not 935 paid, the funds which would otherwise be apportioned to the local 936 subdivision from the county undivided local government fund, 937 pursuant to sections 5747.51 to 5747.53 of the Revised Code, may, 938 at the direction of the director of the Ohio public works 939 commission, be reduced by the amount payable. The county treasurer 940 shall, at the direction of the director, pay the amount of such 941 reductions to the state capital improvements revolving loan fund. 942 The director may renegotiate a loan repayment schedule with a 943 local subdivision whose payments from the county undivided local 944 government fund could be reduced pursuant to this division, but 945 946 such a renegotiation may occur only one time with respect to any particular loan agreement. 947
- (D) Grants approved for the repair and replacement of 948 existing infrastructure pursuant to this chapter shall not exceed 949 ninety per cent of the estimated total cost of the capital 950

Year 5

981

15%

improvement project. Grants approved for new or expanded	951
infrastructure shall not exceed fifty per cent of the estimated	952
cost of the new or expansion elements of the capital improvement	953
project. A local subdivision share of the estimated cost of a	954
capital improvement may consist of any of the following:	955
(1) The reasonable value, as determined by the director or	956
the administrator, of labor, materials, and equipment that will be	957
contributed by the local subdivision in performing the capital	958
<pre>improvement project;</pre>	959
(2) Moneys received by the local subdivision in any form from	960
an authority, commission, or agency of the United States for use	961
in performing the capital improvement project;	962
(3) Loans made to the local subdivision under this chapter;	963
(4) Engineering costs incurred by the local subdivision in	964
performing engineering activities related to the project.	965
A local subdivision share of the cost of a capital	966
improvement shall not include any amounts awarded to it from the	967
local transportation improvement program fund created in section	968
164.14 of the Revised Code.	969
(E) The following portion of a district public works	970
integrating committee's annual allocation share pursuant to	971
section 164.08 of the Revised Code may be awarded to subdivisions	972
only in the form of interest-free, low-interest, market rate of	973
interest, or blended-rate loans:	974
YEAR IN WHICH PORTION USED FOR	975
MONEYS ARE ALLOCATED LOANS	976
Year 1 0%	977
Year 2 0%	978
Year 3 10%	979
Year 4 12%	980

Year 6	20%	982
Year 7, 8, 9, and 10	22%	983
(F) The following portion of a district public works		984
integrating committee's annual allocation pursuant to section		985
164.08 of the Revised Code shall be awarded to subdivisions in the		986
form of local debt support and credit enhancements:		987
	PORTIONS USED FOR	988
YEAR IN WHICH	LOCAL DEBT SUPPORT	989
MONEYS ARE ALLOCATED	AND CREDIT ENHANCEMENTS	990
Year 1	0%	991
Year 2	0%	992
Year 3	3%	993
Year 4	5%	994
Year 5	5%	995
Year 6	7%	996
Year 7	7%	997
Year 8	8%	998
Year 9	8%	999
Year 10	8%	1000
(G) For the period commencing on M	arch 29, 1988, and ending	1001
on June 30, 1993, for the period commencing July 1, 1993, and		1002
ending June 30, 1999, and for each five-year period thereafter,		1003
the total amount of financial assistance awarded under sections		1004
164.01 to 164.08 of the Revised Code for capital improvement		1005
projects located wholly or partially wi	thin a county shall be	1006
equal to at least thirty per cent of the amount of what the county		1007
would have been allocated from the obligations authorized to be		1008
sold under this chapter during each period, if such amounts had		1009
been allocable to each county on a per capita basis.		1010
(H) The amount of the annual alloc	ations made pursuant to	1011
divisions (B)(1) and (5) of section 164	.08 of the Revised Code	1012
which can be used for new or expanded is	nfrastructure is limited as	1013

follows:		1014
	PORTION WHICH MAY	1015
YEAR IN WHICH	BE USED FOR NEW OR	1016
MONEYS ARE ALLOCATED	EXPANSION INFRASTRUCTURE	1017
Year 1	5%	1018
Year 2	5%	1019
Year 3	10%	1020
Year 4	10%	1021
Year 5	10%	1022
Year 6	15%	1023
Year 7	15%	1024
Year 8	20%	1025
Year 9	20%	1026
Year 10 and each year		1027
thereafter	20%	1028
(I) The following portion of a district public works		1029
integrating committee's annual allocation share pursuant to		1030
section 164.08 of the Revised Code shall be awarded to		1031
subdivisions in the form of interest-free, low-interest, market		1032
rate of interest, or blended-rate loans, or local debt support and		1033
credit enhancements:		1034
	PORTION USED FOR LOANS	1035
YEAR IN WHICH	OR LOCAL DEBT SUPPORT	1036
MONEYS ARE ALLOCATED	AND CREDIT ENHANCEMENTS	1037
Year 30 and each year		1038
thereafter	15%	1039
(J) No project shall be approved under this section unless		1040
the project is designed to have a useful life of at least seven		1041
years. In addition, the average useful life of all projects for		1042
which grants or loans are awarded in each district during a		1043
program year shall not be less than twenty years.		1044

Sec. 164.06. (A) Each district public works integrating	1045
committee shall evaluate materials submitted to it by the local	1046
subdivisions located in the district concerning capital	1047
improvements for which assistance is sought from the state capital	1048
improvements fund and shall, pursuant to division (B) of this	1049
section, select the requests for financial assistance that will be	1050
formally submitted by the district to the director of the Ohio	1051
public works commission. In order to provide for the efficient use	1052
of the district's state capital improvements fund allocation each	1053
year, a district committee shall assist its subdivisions in the	1054
preparation and coordination of project plans.	1055
(B) In selecting the requests for assistance for capital	1056
improvement projects which will be submitted to the director, and	1057
in determining the nature, amount, and terms of the assistance	1058
that will be requested, a district public works integrating	1059
committee shall give priority to capital improvement projects for	1060
the repair or replacement of existing infrastructure and which	1061
would be unlikely to be undertaken without assistance under this	1062
chapter, and shall specifically consider all of the following	1063
factors:	1064
(1) The infrastructure repair and replacement needs of the	1065
district;	1066
(2) The age and condition of the system to be repaired or	1067
replaced;	1068
(3) Whether the project would generate revenue in the form of	1069
user fees or assessments;	1009
user rees or assessillering,	10/0
(4) The importance of the project to the health and safety of	1071
the citizens of the district;	1072
(5) The cost of the project and whether it is consistent with	1073

division (G) of section 164.05 of the Revised Code and the

district's allocation for grants, loans, and local debt support	1075
and credit enhancements for that year;	1076
(6) The effort and ability of the benefited local	1077
subdivisions to assist in financing the project;	1078
(7) The availability of federal or other funds for the	1079
	1080
project;	1000
(8) The overall economic health of the particular local	1081
subdivision;	1082
(9) The adequacy of the planning for the project and the	1083
readiness of the applicant to proceed should the project be	1084
approved;	1085
(10) Any other factors relevant to a particular project.	1086
(10) Any Other ractors relevant to a particular project.	1000
(C) Prior to filing an application with its When applying the	1087
methodology under division (A)(10) of section 164.05 of the	1088
Revised Code, a district public works integrating committee may	1089
require a subdivision to submit information on its capital	1090
infrastructure as part of an application for assistance in	1091
financing a capital improvement project under this section, a	1092
local subdivision shall conduct a study of its existing capital	1093
improvements, the condition of those improvements, and the	1094
projected capital improvement needs of the subdivision in the	1095
ensuing five-year period. After completing this study, the	1096
subdivision shall compile a report that includes an inventory of	1097
its existing capital improvements, a plan detailing the capital	1098
improvement needs of the subdivision in the ensuing five-year	1099
period, and a list of the subdivision's priorities with respect to	1100
addressing those needs. Each year, the report shall be reviewed	1101
and updated by the subdivision to reflect capital improvement	1102
projects undertaken or completed in the past year and any changes	1103
in the subdivision's plan or priorities. The report and annual	1104
updates shall be made available upon request to the Ohio public	1105

works commission, the Ohio small government capital improvements 1106 commission, and the district public works integrating committee of the district of which the subdivision is a part. 1108

- (D) In addition to reviewing and selecting the projects for 1109 which approval will be sought from the director of the Ohio public 1110 works commission for financial assistance from the state capital 1111 improvements fund, each district public works integrating 1112 committee shall appoint a subcommittee of its members that will 1113 represent the interests of villages and townships and that will 1114 review and select the capital improvement projects which will be 1115 submitted by the subcommittee to the administrator of the Ohio 1116 small government capital improvements commission for consideration 1117 of assistance from the portion of the net proceeds of obligations 1118 issued and sold by the treasurer of state which is allocated 1119 pursuant to division (B)(1) of section 164.08 of the Revised Code. 1120 In reviewing and approving the projects selected by its 1121 subcommittee, the administrator, and the Ohio small government 1122 capital improvements commission shall be guided by the provisions 1123 of division (B) of this section, and shall also take into account 1124 the fact that villages and townships may have different public 1125 infrastructure needs than larger subdivisions. 1126
- (E) The district public works integrating committee for each 1127 district that includes at least one county with a population of 1128 less than eighty-five thousand according to the most recent 1129 decennial census shall appoint a subcommittee of its members for 1130 the purposes of the small counties capital improvement program 1131 created under division (F) of section 164.02 of the Revised Code. 1132 The subcommittee shall select and submit to the director the 1133 projects that will be considered for assistance from the money 1134 allocated to the program under division (B)(3) of section 164.08 1135 of the Revised Code. 1136

Sec. 164.08. (A) Except as provided in sections 151.01 and	1137
151.08 or section 164.09 of the Revised Code, the net proceeds of	1138
obligations issued and sold by the treasurer of state pursuant to	1139
section 164.09 of the Revised Code before September 30, 2000, or	1140
pursuant to sections 151.01 and 151.08 of the Revised Code, for	1141
the purpose of financing or assisting in the financing of the cost	1142
of public infrastructure capital improvement projects of local	1143
subdivisions, as provided for in Section 2k, 2m, or 2p <u>, or 2s</u> of	1144
Article VIII, Ohio Constitution, and this chapter, shall be paid	1145
into the state capital improvements fund, which is hereby created	1146
in the state treasury. Investment earnings on moneys in the fund	1147
shall be credited to the fund.	1148

- (B) Beginning July 1, 2011 2016, each program year the amount 1149 of obligations authorized by the general assembly in accordance 1150 with sections 151.01 and 151.08 or section 164.09 of the Revised 1151 Code, excluding the proceeds of refunding or renewal obligations, 1152 shall be allocated by the director of the Ohio public works 1153 commission as follows:
- (1) First, fifteen million dollars ten per cent of the amount 1155 of obligations authorized shall be allocated to provide financial 1156 assistance to villages and to townships with populations in the 1157 unincorporated areas of the township of less than five thousand 1158 persons, for capital improvements in accordance with section 1159 164.051 and division (D) of section 164.06 of the Revised Code. As 1160 used in division (B)(1) of this section, "capital improvements" 1161 includes resurfacing and improving roads. 1162
- (2) Following the allocation required by division (B)(1) of 1163 this section, the director may allocate three million dollars two 1164 per cent of the authorized obligations to provide financial 1165 assistance to local subdivisions for capital improvement projects 1166 which in the judgment of the director of the Ohio public works 1167

section.

1198

commission are necessary for the immediate preservation of the	1168
health, safety, and welfare of the citizens of the local	1169
subdivision requesting assistance.	1170
(3) For program years twelve and fourteen that obligations	1171
are authorized and available for allocation under this chapter,	1172
two million dollars each program year shall be allocated to the	1173
small county capital improvement program for use in providing	1174
financial assistance under division (F) of section 164.02 of the	1175
Revised Code.	1176
(4) The director shall determine the amount of the remaining	1177
obligations authorized to be issued and sold that each county	1178
would receive if such amounts were allocated on a per capita basis	1179
each year. If a county's per capita share for the year would be	1180
less than three hundred thousand dollars, the director shall	1181
allocate to the district in which that county is located an amount	1182
equal to the difference between three hundred thousand dollars and	1183
the county's per capita share.	1184
(5) After making the allocation required by division $(B)(4)$	1185
of this section, the director shall allocate the remaining amount	1186
to each district on a per capita basis.	1187
(C)(1) There is hereby created in the state treasury the	1188
state capital improvements revolving loan fund, into which shall	1189
be deposited all repayments of loans made to local subdivisions	1190
for capital improvements pursuant to this chapter. Investment	1191
earnings on moneys in the fund shall be credited to the fund.	1192
(2) There may also be deposited in the state capital	1193
improvements revolving loan fund moneys obtained from federal or	1194
private grants, or from other sources, which are to be used for	1195
any of the purposes authorized by this chapter. Such moneys shall	1196
be allocated each year in accordance with division (B)(5) of this	1197

1229

(3) Moneys deposited into the state capital improvements 1199 revolving loan fund shall be used to make loans for the purpose of 1200 financing or assisting in the financing of the cost of capital 1201 improvement projects of local subdivisions. 1202 (4) Investment earnings credited to the state capital 1203 improvements revolving loan fund that exceed the amounts required 1204 to meet estimated federal arbitrage rebate requirements shall be 1205 used to pay costs incurred by the public works commission in 1206 administering this section. Investment earnings credited to the 1207 state capital improvements revolving loan fund that exceed the 1208 amounts required to pay for the administrative costs and estimated 1209 rebate requirements shall be allocated to each district on a per 1210 capita basis. 1211 (5) Each program year, loan repayments received and on 1212 deposit in the state capital improvements revolving loan fund 1213 shall be allocated as follows: 1214 (a) Each district public works integrating committee shall be 1215 allocated an amount equal to the sum of all loan repayments made 1216 to the state capital improvements revolving loan fund by local 1217 subdivisions that are part of the district. Moneys not used in a 1218 program year may be used in the next program year in the same 1219 manner and for the same purpose as originally allocated. 1220 (b) Loan repayments made pursuant to projects approved under 1221 division (B)(1) of this section shall be used to make loans in 1222 accordance with section 164.051 and division (D) of section 164.06 1223 of the Revised Code. Allocations for this purpose made pursuant to 1224 division (C)(5) of this section shall be in addition to the 1225 allocation provided in division (B)(1) of this section. 1226 (c) Loan repayments made pursuant to projects approved under 1227

division (B)(2) of this section shall be used to make loans in

accordance with division (B)(2) of this section. Allocations for

1260

this purpose made pursuant to division (C)(5) of this section	1230
shall be in addition to the allocation provided in division (B)(2)	1231
of this section.	1232
(d) Loans made from the state capital improvements revolving	1233
loan fund shall not be limited in their usage by divisions (E),	1234
(F), (G), (H), and (I) of section 164.05 of the Revised Code.	1235
(D) Investment earnings credited to the state capital	1236
improvements fund that exceed the amounts required to meet	1237
estimated federal arbitrage rebate requirements shall be used to	1238
pay costs incurred by the public works commission in administering	1239
sections 164.01 to 164.12 of the Revised Code.	1240
(E) The director of the Ohio public works commission shall	1241
notify the director of budget and management of the amounts	1242
allocated pursuant to this section and such information shall be	1243
entered into the state accounting system. The director of budget	1244
and management shall establish appropriation line items as needed	1245
to track these allocations.	1246
(F) If the amount of a district's allocation in a program	1247
year exceeds the amount of financial assistance approved for the	1248
district by the commission for that year, the remaining portion of	1249
the district's allocation shall be added to the district's	1250
allocation pursuant to division (B) of this section for the next	1251
succeeding year for use in the same manner and for the same	1252
purposes as it was originally allocated, except that any portion	1253
of a district's allocation which was available for use on new or	1254
expanded infrastructure pursuant to division (H) of section 164.05	1255
of the Revised Code shall be available in succeeding years only	1256
for the repair and replacement of existing infrastructure.	1257
(G) When an allocation based on population is made by the	1258

director pursuant to division (B) of this section, the director

shall use the most recent decennial census statistics, and shall

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jurisdiction of the council;	1291
(5) The enhancement of educational opportunities and	1292
provision of physical links to schools and after-school centers;	1293
(6) The preservation or restoration of water quality, natural	1294
stream channels, functioning floodplains, wetlands, streamside	1295
forests, and other natural features that contribute to the quality	1296
of life in this state and to the state's natural heritage.	1297
Projects shall not include hydromodification projects such as	1298
dams, dredging, sedimentation, and bank clearing and shall not	1299
accelerate untreated water runoff or encourage invasive nonnative	1300
species.	1301
(7) The reduction or elimination of nonnative, invasive	1302
species of plants or animals;	1303
(8) The proper management of areas where safe fishing,	1304
hunting, and trapping may take place in a manner that will	1305
preserve a balanced natural ecosystem.	1306
(B) Protect and enhance riparian corridors or watersheds,	1307
including the protection and enhancement of streams, rivers,	1308
lakes, and other waters of the state. Such projects may include,	1309
without limitation, the reforestation of land or the planting of	1310
vegetation for filtration purposes; the fee simple acquisition of	1311
lands for the purpose of providing access to riparian corridors or	1312
watersheds or for other purposes necessary for the protection and	1313
enhancement of riparian corridors or watersheds; and the	1314
acquisition of easements for the purpose of protecting and	1315
enhancing riparian corridors or watersheds. Projects proposed	1316
pursuant to division (B) of this section shall emphasize the	1317
following:	1318
(1) The increase of habitat protection;	1319
(2) Inclusion as part of a stream corridor-wide or	1320
watershed-wide plan;	1321

provided in this section. 1352 (B) Except as provided in division (C) of this section, each 1353 segment shall comply with all both of the following: 1354 (1) The segment shall consist of the new construction of one 1355 or more entire buildings, a stand-alone segment of a building that 1356 serves grades kindergarten through twelve, or the complete 1357 renovation of one or more entire existing buildings, with any 1358 necessary additions to that building. 1359 (2) The segment shall not include any construction of or 1360 renovation or repair to any building that does not complete the 1361 needs of the district with respect to that particular building at 1362 the time the segment is completed. 1363 (3) The segment shall consist of new construction, 1364 renovations, additions, reconstruction, or repair of classroom 1365 facilities to the extent that the school district portion, as 1366 determined under section 3318.032 of the Revised Code, is an 1367 amount not less than the product of 0.020 times the district's 1368 valuation at the time the agreement for the segment is executed, 1369 unless the district previously has undertaken a segment under this 1370 section and the district's portion of the estimated basic project 1371 cost of the remainder of its entire classroom facilities needs, as 1372 determined jointly by the staff of the commission and the 1373 district, is less than the amount otherwise required by this 1374 division. 1375 (C) A district described in division (A)(2) of this section 1376 that has not received the additional assistance authorized under 1377 division (B)(2) of section 3318.04 of the Revised Code may 1378 undertake a segment, with commission approval, for the purpose of 1379 renovating or replacing work performed on a facility under the 1380 district's prior project. The commission may approve that segment 1381

if the commission determines that the renovation or replacement is

1413

necessary to protect the facility. The basic project cost of the	1383
segment shall be allocated between the state and the district in	1384
accordance with section 3318.032 of the Revised Code. However, the	1385
requirements of division (B) of this section shall not apply to a	1386
segment undertaken under this division.	1387
(D) The commission shall conditionally approve and seek	1388
controlling board approval in accordance with division (A) of	1389
section 3318.04 of the Revised Code of each segment.	1390
(E)(1) When undertaking a segment under this section, a	1391
school district may elect to prorate its full maintenance amount	1392
by setting aside for maintenance the amount calculated under	1393
division (E)(2) of this section to maintain the classroom	1394
facilities acquired under the segment, if the district will use	1395
one or more of the alternative methods authorized in sections	1396
3318.051, 3318.052, and 3318.084 of the Revised Code to generate	1397
the entire amount calculated under that division. If the district	1398
so elects, the commission and the district shall include in the	1399
agreement entered into under section 3318.08 of the Revised Code a	1400
statement specifying that the district will use the amount	1401
calculated under that division only to maintain the classroom	1402
facilities acquired under the segment.	1403
(2) The commission shall calculate the amount for a school	1404
district to maintain the classroom facilities acquired under a	1405
segment as follows:	1406
The full maintenance amount X (the school district's portion	1407
of the basic project cost for the segment / the school district's	1408
portion of the basic project cost for the district's entire	1409
classroom facilities needs, as determined jointly by the staff of	1410
the commission and the district)	1411

(3) A school district may elect to prorate its full

maintenance amount for any number of segments, provided the

district will use one or more of the alternative methods	1414
authorized in sections 3318.051, 3318.052, and 3318.084 of the	1415
Revised Code to generate the entire amount calculated under	1416
division (E)(2) of this section to maintain the classroom	1417
facilities acquired under each segment for which it so elects. If	1418
the district cannot use one or more of those alternative methods	1419
to generate the entire amount calculated under that division, the	1420
district shall levy the tax described in division (B) of section	1421
3318.05 of the Revised Code or an extension of that tax under	1422
section 3318.061 of the Revised Code in an amount necessary to	1423
generate the remainder of its full maintenance amount. The	1424
commission shall calculate the remainder of the district's full	1425
maintenance amount as follows:	1426

The full maintenance amount - the sum of the amounts 1427 calculated for the district under division (E)(2) of this section 1428 for each prior segment of the district's project 1429

- (4) In no case shall the sum of the amounts calculated for a 1430 school district's maintenance of classroom facilities under 1431 divisions (E)(2) and (3) of this section exceed the amount that 1432 would have been required for maintenance if the district had 1433 elected to undertake its project in its entirety instead of 1434 segmenting the project under this section. 1435
- (5) If a school district commenced a segment under this 1436 section prior to the effective date of this amendment September 1437 10, 2012, but has not completed that segment, and has not levied 1438 the tax described in division (B) of section 3318.05 of the 1439 Revised Code or an extension of that tax under section 3318.061 of 1440 the Revised Code, the district may request approval from the 1441 commission to prorate its full maintenance amount in accordance 1442 with divisions (E)(1) to (4) of this section. If the commission 1443 approves the request, the commission and the district shall amend 1444 the agreement entered into under section 3318.08 of the Revised 1445

Code to reflect the change.	1446
(F) If a school district levies the tax described in division	1447
(B) of section 3318.05 of the Revised Code or an extension of that	1448
tax under section 3318.061 of the Revised Code, the tax shall run	1449
for twenty-three years from the date the segment for which the tax	1450
is initially levied is undertaken. The maintenance levy	1451
requirement, as defined in section 3318.18 of the Revised Code,	1452
does not apply to a segment undertaken under division (C) of this	1453
section.	1454
(G) As used in this section, "full maintenance amount" means	1455
the amount of total revenue that a school district likely would	1456
generate by one-half mill of the tax described in division (B) of	1457
section 3318.05 of the Revised Code over the entire	1458
twenty-three-year period required under that section, as	1459
determined by the commission in consultation with the department	1460
of taxation.	1461
Sec. 3318.084. (A) Notwithstanding anything to the contrary	1462
in Chapter 3318. of the Revised Code, a school district board may	1463
apply any local donated contribution toward any of the following:	1464
(1) The district's portion of the basic project cost of a	1465
project under either sections 3318.01 to 3318.20 or sections	1466
3318.40 to 3318.45 of the Revised Code to reduce the amount of	1467
bonds the district otherwise must issue in order to receive state	1468
assistance under those sections;	1469
(2) If the school district is not a joint vocational school	1470
district proceeding under sections 3318.40 to 3318.45 of the	1471
Revised Code, an offset of all or part of a district's obligation	1472
to levy the tax described in division (B) of section 3318.05 of	1473
the Revised Code, which shall be applied only in the manner	1474

prescribed in division (B) of this section;

(3) If the school district is a joint vocational school	1476
district proceeding under sections 3318.40 to 3318.45 of the	1477
Revised Code, all or part of the amount the school district is	1478
obligated to set aside for maintenance of the classroom facilities	1479
acquired under that project pursuant to section 3318.43 of the	1480
Revised Code.	1481

(B) No school district board shall apply any local donated 1482 contribution under division (A)(2) of this section unless the Ohio 1483 school facilities commission first approves that application. 1484

Upon the request of the school district board to apply local 1485 donated contribution under division (A)(2) of this section, the 1486 commission in consultation with the department of taxation shall 1487 determine the amount of total revenue that likely would be 1488 generated by one-half mill of the tax described in division (B) of 1489 section 3318.05 of the Revised Code over the entire 1490 twenty-three-year period required under that section and shall 1491 deduct from that amount any amount of local donated contribution 1492 that the board has committed to apply under division (A)(2) of 1493 this section. The commission then shall determine in consultation 1494 with the department of taxation the rate of tax over twenty-three 1495 years necessary to generate the amount of a one-half mill tax not 1496 offset by the local donated contribution. Notwithstanding anything 1497 to the contrary in section 3318.06, 3318.061, or 3318.361 of the 1498 Revised Code, the rate determined by the commission shall be the 1499 rate for which the district board shall seek elector approval 1500 under those sections to meet its obligation under division (B) of 1501 section 3318.05 of the Revised Code. In the case of a complete 1502 offset of the district's obligation under division (B) of section 1503 3318.05 of the Revised Code, the district shall not be required to 1504 levy the tax otherwise required under that section. At the end of 1505 the twenty-three-year period of the tax required under division 1506 (B) of section 3318.05 of the Revised Code, whether or not the tax 1507

is actually levied, the commission in consultation of the	1508
department of taxation shall recalculate the amount that would	1509
have been generated by the tax if it had been levied at one-half	1510
mill. If the total amount actually generated over that period from	1511
both the tax that was actually levied and any local donated	1512
contribution applied under division (A)(2) of this section is less	1513
than the amount that would have been raised by a one-half mill	1514
tax, the district shall pay any difference. If the total amount	1515
actually raised in such manner is greater than the amount that	1516
would have been raised by a one-half mill tax the difference shall	1517
be zero and no payments shall be made by either the district or	1518
the commission.	1519
(C) As used in this section "local donated contribution"	1520

- (C) As used in this section, "local donated contribution" 1520 means any of the following: 1521
- (1) Any moneys irrevocably donated or granted to a school 1522 district board by a source other than the state which the board 1523 has the authority to apply to the school district's project under 1524 sections 3318.01 to 3318.20 of the Revised Code and which the 1525 board has pledged for that purpose by resolution adopted by a 1526 majority of its members; 1527
- (2) Any irrevocable letter of credit issued on behalf of a 1528 school district or any cash a school district has on hand, 1529 including any year end operating fund balances, that can be spent 1530 for classroom facilities, either of which the school district 1531 board has encumbered for payment of the school district's share of 1532 its project under sections 3318.01 to 3318.20 of the Revised Code 1533 and either of which that has been approved by the commission in 1534 consultation with the department of education; 1535
- (3) Any cash a school district has on hand that the school
 district board has encumbered for payment of the school district's
 share of its project under sections 3318.01 to 3318.20 of the
 Revised Code that has been approved by the commission in
 1536

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1602

(1) Any local donated contribution authorized under division	1572
(A)(1) of this section is first deposited into the school	1573
district's project construction fund.	1574
(2) The school district board and the commission have	1575
included a stipulation in their agreement entered into under	1576
section 3318.08 of the Revised Code under which the board will	1577
deposit into a fund approved by the commission according to a	1578
schedule that does not extend beyond the anticipated completion	1579
date of the project the total amount of any local donated	1580
contribution authorized under division (A)(2) or (3) of this	1581
section and dedicated by the board for that purpose.	1582
However, if any local donated contribution as described in	1583
division (C) $\frac{(3)}{(4)}$ of this section has been approved under this	1584
section, the state moneys may be released even if the entity	1585
providing that local donated contribution has not spent the moneys	1586
so dedicated as long as the agreement required under that section	1587
has been executed.	1588
Sec. 5139.271. Subject to the approval of the controlling	1589
board, the department of youth services may grant and pay	1590
financial assistance to defray the county's share of the cost of	1591
acquiring or constructing a district detention facility,	1592
established under section 2152.41 of the Revised Code, to any	1593
county making application under section 2152.43 of the Revised	1594
Code if the department finds that the application was made in	1595
accordance with its rules and the facility or the specifications	1596
for the facility meet minimum standards established by the	1597
department. No financial assistance shall be granted for defraying	1598
the cost of architects' fees or land.	1596
the cost of architects rees of failu.	T099
The department shall adopt rules prescribing the minimum	1600
standards of construction and condition of existing structures,	1601

established under section 2152.41 of the Revised Code, for which

financial assistance is granted under this section. The department	1603
may recommend programs of education and training and the	1604
qualifications desired for personnel of a district detention	1605
facility.	1606
The amount of financial assistance granted to any county	1607
shall not exceed one half sixty per cent of the county's share of	1608
the cost of acquisition or construction of the facility. The total	1609
of all state assistance for any home shall not exceed six thousand	1610
five hundred dollars for each bed unit provided for in the	1611
facility.	1612
A county that receives financial assistance under this	1613
section shall repay the assistance to the state if the facility	1614
for which the assistance is granted is used within the ten-year	1615
period immediately following its establishment for purposes other	1616
than those contained in section 2152.41 of the Revised Code. A	1617
board of county commissioners that uses the facility for any other	1618
purpose within that period shall enter into an agreement with the	1619
director of budget and management for the discharge of that	1620
obligation over a period not to exceed ten years. If a board of	1621
county commissioners fails to enter into an agreement for the	1622
discharge of that obligation, or fails to comply with the terms of	1623
such an agreement, the director shall direct the tax commissioner,	1624
pursuant to section 5747.54 of the Revised Code, to withhold from	1625
the distribution of the local government fund an amount sufficient	1626
to discharge the obligation.	1627
As used in this section:	1628
(A) "Construction" means the building and initial equipping	1629
of new structures.	1630
(B) "Acquisition" means "acquisition" as defined in the rules	1631
of the department, which may include the purchase, remodeling, and	1632

initial equipping of existing structures.

Sec. 5751.02. (A) For the purpose of funding the needs of	1634
this state and its local governments, there is hereby levied a	1635
commercial activity tax on each person with taxable gross receipts	1636
for the privilege of doing business in this state. For the	1637
purposes of this chapter, "doing business" means engaging in any	1638
activity, whether legal or illegal, that is conducted for, or	1639
results in, gain, profit, or income, at any time during a calendar	1640
year. Persons on which the commercial activity tax is levied	1641
include, but are not limited to, persons with substantial nexus	1642
with this state. The tax imposed under this section is not a	1643
transactional tax and is not subject to Public Law No. 86-272, 73	1644
Stat. 555. The tax imposed under this section is in addition to	1645
any other taxes or fees imposed under the Revised Code. The tax	1646
levied under this section is imposed on the person receiving the	1647
gross receipts and is not a tax imposed directly on a purchaser.	1648
The tax imposed by this section is an annual privilege tax for the	1649
calendar year that, in the case of calendar year taxpayers, is the	1650
annual tax period and, in the case of calendar quarter taxpayers,	1651
contains all quarterly tax periods in the calendar year. A	1652
taxpayer is subject to the annual privilege tax for doing business	1653
during any portion of such calendar year.	1654

- (B) The tax imposed by this section is a tax on the taxpayer 1655 and shall not be billed or invoiced to another person. Even if the 1656 tax or any portion thereof is billed or invoiced and separately 1657 stated, such amounts remain part of the price for purposes of the 1658 sales and use taxes levied under Chapters 5739. and 5741. of the 1659 Revised Code. Nothing in division (B) of this section prohibits: 1660
- (1) A person from including in the price charged for a good 1661 or service an amount sufficient to recover the tax imposed by this 1662 section; or 1663
 - (2) A lessor from including an amount sufficient to recover

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2016 and

75.0%

the tax imposed by	y this section i	n a lease payment	charged, or	1665
from including su	ch an amount on	a billing or invo	ice pursuant to	1666
the terms of a wr	itten lease agre	ement providing f	or the recovery	1667
of the lessor's ta	ax costs. The re	covery of such co	sts shall be	1668
based on an estima	ate of the total	tax cost of the	lessor during	1669
the tax period, as	s the tax liabil	ity of the lessor	cannot be	1670
calculated until	the end of that	period.		1671
(C)(1) The co	ommercial activi	ties tax receipts	fund is hereby	1672
created in the sta	ate treasury and	shall consist of	money arising	1673
from the tax impor	sed under this c	hapter. Eighty-fi	ve	1674
one-hundredths of	one per cent of	the money credit	ed to that fund	1675
shall be credited	to the revenue	enhancement fund	and shall be	1676
used to defray the	e costs incurred	by the departmen	t of taxation in	1677
administering the	tax imposed by	this chapter and	in implementing	1678
tax reform measure	es. The remainde	r of the money in	the commercial	1679
activities tax re	ceipts fund shal	l first be credit	ed to the	1680
commercial activi	ty tax motor fue	l receipts fund,	pursuant to	1681
division (C)(2) o	f this section,	and the remainder	shall be	1682
credited in the fo	ollowing percent	ages each fiscal	year to the	1683
general revenue fi	und, to the scho	ol district tangi	ble property tax	1684
replacement fund,	which is hereby	created in the s	tate treasury	1685
for the purpose of	f making the pay	ments described i	n section	1686
5709.92 of the Re	vised Code, and	to the local gove	rnment tangible	1687
property tax repla	acement fund, wh	ich is hereby cre	ated in the	1688
state treasury for	r the purpose of	making the payme	nts described in	1689
section 5709.93 o	f the Revised Co	de, in the follow	ing percentages:	1690
Fiscal year	General Revenue	School District	Local Government	1691
	Fund	Tangible	Tangible	
		Property Tax	Property Tax	
		Replacement Fund	Replacement Fund	
2014 and 2015	50.0%	35.0%	15.0%	1692

20.0%

5.0%

1693

thereafter

(2) Not later than the twentieth day of February, May,	1694
August, and November of each year, the commissioner shall provide	1695
for payment from the commercial activities tax receipts fund to	1696
the commercial activity tax motor fuel receipts fund an amount	1697
that bears the same ratio to the balance in the commercial	1698
activities tax receipts fund that (a) the taxable gross receipts	1699
attributed to motor fuel used for propelling vehicles on public	1700
highways as indicated by returns filed by the tenth day of that	1701
month for a liability that is due and payable on or after July 1,	1702
2013, for a tax period ending before July 1, 2014, bears to (b)	1703
all taxable gross receipts as indicated by those returns for such	1704
liabilities.	1705

- (D)(1) If the total amount in the school district tangible 1706 property tax replacement fund is insufficient to make all payments 1707 under section 5709.92 of the Revised Code at the times the 1708 payments are to be made, the director of budget and management 1709 shall transfer from the general revenue fund to the school 1710 district tangible property tax replacement fund the difference 1711 between the total amount to be paid and the amount in the school 1712 district tangible property tax replacement fund. 1713
- (2) If the total amount in the local government tangible 1714 property tax replacement fund is insufficient to make all payments 1715 under section 5709.93 of the Revised Code at the times the 1716 payments are to be made, the director of budget and management 1717 shall transfer from the general revenue fund to the local 1718 government tangible property tax replacement fund the difference 1719 between the total amount to be paid and the amount in the local 1720 government tangible property tax replacement fund. 1721
- (E)(1) On or after the first day of June of each year, the 1722 director of budget and management may transfer any balance in the 1723 school district tangible property tax replacement fund to the 1724

general revenue fund. 1725

- (2) On or after the first day of June of each year, the 1726 director of budget and management may transfer any balance in the 1727 local government tangible property tax replacement fund to the 1728 general revenue fund.
- (F)(1) There is hereby created in the state treasury the 1730 commercial activity tax motor fuel receipts fund. 1731
- (2) On or before the fifteenth day of June of each fiscal 1732 year beginning with fiscal year 2015, the director of the Ohio 1733 public works commission shall certify to the director of budget 1734 and management the amount of debt service paid from the general 1735 revenue fund in the current fiscal year on bonds issued to finance 1736 or assist in the financing of the cost of local subdivision public 1737 infrastructure capital improvement projects, as provided for in 1738 Sections 2k, 2m, and 2p, and 2s of Article VIII, Ohio 1739 Constitution, that are attributable to costs for construction, 1740 reconstruction, maintenance, or repair of public highways and 1741 bridges and other statutory highway purposes. That certification 1742 shall allocate the total amount of debt service paid from the 1743 general revenue fund and attributable to those costs in the 1744 current fiscal year according to the applicable section of the 1745 Ohio Constitution under which the bonds were originally issued. 1746
- (3) On or before the thirtieth day of June of each fiscal 1747 year beginning with fiscal year 2015, the director of budget and 1748 management shall determine an amount up to but not exceeding the 1749 amount certified under division (F)(2) of this section and shall 1750 reserve that amount from the cash balance in the petroleum 1751 activity tax public highways fund or the commercial activity tax 1752 motor fuel receipts fund for transfer to the general revenue fund 1753 at times and in amounts to be determined by the director. The 1754 director shall transfer the cash balance in the petroleum activity 1755 tax public highways fund or the commercial activity tax motor fuel 1756

receipts fund in excess of the amount so reserved to the highway	1757
operating fund on or before the thirtieth day of June of the	1758
current fiscal year.	1759
Sec. 5751.20. No determinations, computations,	1760
certifications, or payments shall be made under this section after	1761
June 30, 2015.	1762
(A) As used in sections 5751.20 to 5751.22 of the Revised	1763
Code:	1764
(1) "School district," "joint vocational school district,"	1765
"local taxing unit," "recognized valuation," "fixed-rate levy,"	1766
and "fixed-sum levy" have the same meanings as used in section	1767
5727.84 of the Revised Code.	1768
(2) "State education aid" for a school district means the	1769
following:	1770
(a) For fiscal years prior to fiscal year 2010, the sum of	1771
(a) For fiscal years prior to fiscal year 2010, the sum of state aid amounts computed for the district under the following	1771 1772
state aid amounts computed for the district under the following	1772
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year:	1772 1773
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including	1772 1773 1774
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section	1772 1773 1774 1775
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions $(C)(1)$, $(C)(4)$, (D) , (E) ,	1772 1773 1774 1775 1776
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions $(C)(1)$, $(C)(4)$, (D) , (E) , and (F) of section 3317.022; divisions (B) , (C) , and (D) of	1772 1773 1774 1775 1776
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions (C)(1), (C)(4), (D), (E), and (F) of section 3317.022; divisions (B), (C), and (D) of section 3317.023; divisions (L) and (N) of section 3317.024;	1772 1773 1774 1775 1776 1777
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions (C)(1), (C)(4), (D), (E), and (F) of section 3317.022; divisions (B), (C), and (D) of section 3317.023; divisions (L) and (N) of section 3317.024; section 3317.0216; and any unit payments for gifted student	1772 1773 1774 1775 1776 1777 1778
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions (C)(1), (C)(4), (D), (E), and (F) of section 3317.022; divisions (B), (C), and (D) of section 3317.023; divisions (L) and (N) of section 3317.024; section 3317.0216; and any unit payments for gifted student services paid under section 3317.05 and former sections 3317.052	1772 1773 1774 1775 1776 1777 1778 1779
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions (C)(1), (C)(4), (D), (E), and (F) of section 3317.022; divisions (B), (C), and (D) of section 3317.023; divisions (L) and (N) of section 3317.024; section 3317.0216; and any unit payments for gifted student services paid under section 3317.05 and former sections 3317.052 and 3317.053 of the Revised Code; except that, for fiscal years	1772 1773 1774 1775 1776 1777 1778 1779 1780
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions (C)(1), (C)(4), (D), (E), and (F) of section 3317.022; divisions (B), (C), and (D) of section 3317.023; divisions (L) and (N) of section 3317.024; section 3317.0216; and any unit payments for gifted student services paid under section 3317.05 and former sections 3317.052 and 3317.053 of the Revised Code; except that, for fiscal years 2008 and 2009, the amount computed for the district under Section	1772 1773 1774 1775 1776 1777 1778 1779 1780 1781
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions (C)(1), (C)(4), (D), (E), and (F) of section 3317.022; divisions (B), (C), and (D) of section 3317.023; divisions (L) and (N) of section 3317.024; section 3317.0216; and any unit payments for gifted student services paid under section 3317.05 and former sections 3317.052 and 3317.053 of the Revised Code; except that, for fiscal years 2008 and 2009, the amount computed for the district under Section 269.20.80 of H.B. 119 of the 127th general assembly and as that	1772 1773 1774 1775 1776 1777 1778 1779 1780 1781 1782
state aid amounts computed for the district under the following provisions, as they existed for the applicable fiscal year: division (A) of section 3317.022 of the Revised Code, including the amounts calculated under former section 3317.029 and section 3317.0217 of the Revised Code; divisions (C)(1), (C)(4), (D), (E), and (F) of section 3317.022; divisions (B), (C), and (D) of section 3317.023; divisions (L) and (N) of section 3317.024; section 3317.0216; and any unit payments for gifted student services paid under section 3317.05 and former sections 3317.052 and 3317.053 of the Revised Code; except that, for fiscal years 2008 and 2009, the amount computed for the district under Section 269.20.80 of H.B. 119 of the 127th general assembly and as that section subsequently may be amended shall be substituted for the	1772 1773 1774 1775 1776 1777 1778 1779 1780 1781 1782 1783

H.B. 119 of the 127th general assembly and as that section

subsequently may be amended shall be included.	1788
(b) For fiscal years 2010 and 2011, the sum of the amounts	1789
computed under former sections 3306.052, 3306.12, 3306.13,	1790
3306.19, 3306.191, and 3306.192 of the Revised Code;	1791
(c) For fiscal years 2012 and 2013, the sum of the amounts	1792
paid under Sections 267.30.50, 267.30.53, and 267.30.56 of H.B.	1793
153 of the 129th general assembly;	1794
(d) For fiscal year 2014 and each fiscal year thereafter, the	1795
sum of state amounts computed for the district under section	1796
3317.022 of the Revised Code; except that, for fiscal years 2014	1797
and 2015, the amount computed for the district under the section	1798
of this act entitled "TRANSITIONAL AID FOR CITY, LOCAL, AND	1799
EXEMPTED VILLAGE SCHOOL DISTRICTS" shall be included.	1800
(3) "State education aid" for a joint vocational school	1801
district means the following:	1802
The state of the s	
(a) For fiscal years prior to fiscal year 2010, the sum of	1803
(a) For fiscal years prior to fiscal year 2010, the sum of	1803
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of	1803 1804
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code,	1803 1804 1805
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed	1803 1804 1805 1806
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed under Section 269.30.80 of H.B. 119 of the 127th general assembly	1803 1804 1805 1806 1807
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed under Section 269.30.80 of H.B. 119 of the 127th general assembly and as that section subsequently may be amended shall be included.	1803 1804 1805 1806 1807 1808
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed under Section 269.30.80 of H.B. 119 of the 127th general assembly and as that section subsequently may be amended shall be included. (b) For fiscal years 2010 and 2011, the amount paid in	1803 1804 1805 1806 1807 1808
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed under Section 269.30.80 of H.B. 119 of the 127th general assembly and as that section subsequently may be amended shall be included. (b) For fiscal years 2010 and 2011, the amount paid in accordance with Section 265.30.50 of H.B. 1 of the 128th general	1803 1804 1805 1806 1807 1808 1809
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed under Section 269.30.80 of H.B. 119 of the 127th general assembly and as that section subsequently may be amended shall be included. (b) For fiscal years 2010 and 2011, the amount paid in accordance with Section 265.30.50 of H.B. 1 of the 128th general assembly.	1803 1804 1805 1806 1807 1808 1809 1810
 (a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed under Section 269.30.80 of H.B. 119 of the 127th general assembly and as that section subsequently may be amended shall be included. (b) For fiscal years 2010 and 2011, the amount paid in accordance with Section 265.30.50 of H.B. 1 of the 128th general assembly. (c) For fiscal years 2012 and 2013, the amount paid in 	1803 1804 1805 1806 1807 1808 1809 1810 1811
 (a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed under Section 269.30.80 of H.B. 119 of the 127th general assembly and as that section subsequently may be amended shall be included. (b) For fiscal years 2010 and 2011, the amount paid in accordance with Section 265.30.50 of H.B. 1 of the 128th general assembly. (c) For fiscal years 2012 and 2013, the amount paid in accordance with Section 267.30.60 of H.B. 153 of the 129th general 	1803 1804 1805 1806 1807 1808 1809 1810 1811 1812 1813
(a) For fiscal years prior to fiscal year 2010, the sum of the state aid computed for the district under division (N) of section 3317.024 and former section 3317.16 of the Revised Code, except that, for fiscal years 2008 and 2009, the amount computed under Section 269.30.80 of H.B. 119 of the 127th general assembly and as that section subsequently may be amended shall be included. (b) For fiscal years 2010 and 2011, the amount paid in accordance with Section 265.30.50 of H.B. 1 of the 128th general assembly. (c) For fiscal years 2012 and 2013, the amount paid in accordance with Section 267.30.60 of H.B. 153 of the 129th general assembly.	1803 1804 1805 1806 1807 1808 1809 1810 1811 1812 1813 1814

(14) "Inventory" means personal property subject to the

assessment rate specified in division (E) of section 5711.22 of

the Revised Code.

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(15) "Furniture and fixtures" means personal property subject	1848
to the assessment rate specified in division (G) of section	1849
5711.22 of the Revised Code.	1850
(16) "Qualifying levies" are levies in effect for tax year	1851
2004 or applicable to tax year 2005 or approved at an election	1852
conducted before September 1, 2005. For the purpose of determining	1853
the rate of a qualifying levy authorized by section 5705.212 or	1854
5705.213 of the Revised Code, the rate shall be the rate that	1855
would be in effect for tax year 2010.	1856
(17) "Telephone property" means tangible personal property of	1857
a telephone, telegraph, or interexchange telecommunications	1858
company subject to an assessment rate specified in section	1859
5727.111 of the Revised Code in tax year 2004.	1860
(18) "Telephone property tax value loss" means the amount	1861
determined under division (C)(4) of this section.	1862
(19) "Telephone property fixed-rate levy loss" means the	1863
amount determined under division (D)(4) of this section.	1864
(20) "Taxes charged and payable" means taxes charged and	1865
payable after the reduction required by section 319.301 of the	1866
Revised Code but before the reductions required by sections	1867
319.302 and 323.152 of the Revised Code.	1868
(21) "Median estate tax collections" means, in the case of a	1869
municipal corporation to which revenue from the taxes levied in	1870
Chapter 5731. of the Revised Code was distributed in each of	1871
calendar years 2006, 2007, 2008, and 2009, the median of those	1872
distributions. In the case of a municipal corporation to which no	1873
distributions were made in one or more of those years, "median	1874
estate tax collections" means zero.	1875
(22) "Total resources," in the case of a school district,	1876
means the sum of the amounts in divisions (A)(22)(a) to (h) of	1877

this section less any reduction required under division (A)(32) or

(33) of this section.	1879
(a) The state education aid for fiscal year 2010;	1880
(b) The sum of the payments received by the school district	1881
in fiscal year 2010 for current expense levy losses pursuant to	1882
division (C)(2) of section 5727.85 and divisions (C)(8) and (9) of	1883
section 5751.21 of the Revised Code, excluding the portion of such	1884
payments attributable to levies for joint vocational school	1885
district purposes;	1886
(c) The sum of fixed-sum levy loss payments received by the	1887
school district in fiscal year 2010 pursuant to division (E)(1) of	1888
section 5727.85 and division (E)(1) of section 5751.21 of the	1889
Revised Code for fixed-sum levies charged and payable for a	1890
purpose other than paying debt charges;	1891
(d) Fifty per cent of the school district's taxes charged and	1892
payable against all property on the tax list of real and public	1893
utility property for current expense purposes for tax year 2008,	1894
including taxes charged and payable from emergency levies charged	1895
and payable under section 5709.194 of the Revised Code and	1896
excluding taxes levied for joint vocational school district	1897
purposes;	1898
(e) Fifty per cent of the school district's taxes charged and	1899
payable against all property on the tax list of real and public	1900
utility property for current expenses for tax year 2009, including	1901
taxes charged and payable from emergency levies and excluding	1902
taxes levied for joint vocational school district purposes;	1903
(f) The school district's taxes charged and payable against	1904
all property on the general tax list of personal property for	1905
current expenses for tax year 2009, including taxes charged and	1906
payable from emergency levies;	1907
(g) The amount certified for fiscal year 2010 under division	1908

(A)(2) of section 3317.08 of the Revised Code;

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(h) Distributions received during calendar year 2009 from	1910
taxes levied under section 718.09 of the Revised Code.	1911
(23) "Total resources," in the case of a joint vocational	1912
school district, means the sum of amounts in divisions (A)(23)(a)	1913
to (g) of this section less any reduction required under division	1914
(A)(32) of this section.	1915
(a) The state education aid for fiscal year 2010;	1916
(b) The sum of the payments received by the joint vocational	1917
school district in fiscal year 2010 for current expense levy	1918
losses pursuant to division (C)(2) of section 5727.85 and	1919
divisions (C)(8) and (9) of section 5751.21 of the Revised Code;	1920
(c) Fifty per cent of the joint vocational school district's	1921
taxes charged and payable against all property on the tax list of	1922
real and public utility property for current expense purposes for	1923
tax year 2008;	1924
(d) Fifty per cent of the joint vocational school district's	1925
taxes charged and payable against all property on the tax list of	1926
real and public utility property for current expenses for tax year	1927
2009;	1928
(e) Fifty per cent of a city, local, or exempted village	1929
school district's taxes charged and payable against all property	1930
on the tax list of real and public utility property for current	1931
expenses of the joint vocational school district for tax year	1932
2008;	1933
(f) Fifty per cent of a city, local, or exempted village	1934
school district's taxes charged and payable against all property	1935
on the tax list of real and public utility property for current	1936
expenses of the joint vocational school district for tax year	1937
2009;	1938
(g) The joint vocational school district's taxes charged and	1939

payable against all property on the general tax list of personal	1940
property for current expenses for tax year 2009.	1941
(24) "Total resources," in the case of county mental health	1942
and disability related functions, means the sum of the amounts in	1943
divisions (A)(24)(a) and (b) of this section less any reduction	1944
required under division (A)(32) of this section.	1945
(a) The sum of the payments received by the county for mental	1946
health and developmental disability related functions in calendar	1947
year 2010 under division (A)(1) of section 5727.86 and divisions	1948
(A)(1) and (2) of section 5751.22 of the Revised Code as they	1949
existed at that time;	1950
(b) With respect to taxes levied by the county for mental	1951
health and developmental disability related purposes, the taxes	1952
charged and payable for such purposes against all property on the	1953
tax list of real and public utility property for tax year 2009.	1954
(25) "Total resources," in the case of county senior services	1955
related functions, means the sum of the amounts in divisions	1956
(A)(25)(a) and (b) of this section less any reduction required	1957
under division (A)(32) of this section.	1958
(a) The sum of the payments received by the county for senior	1959
services related functions in calendar year 2010 under division	1960
(A)(1) of section 5727.86 and divisions $(A)(1)$ and (2) of section	1961
5751.22 of the Revised Code as they existed at that time;	1962
(b) With respect to taxes levied by the county for senior	1963
services related purposes, the taxes charged and payable for such	1964
purposes against all property on the tax list of real and public	1965
utility property for tax year 2009.	1966
(26) "Total resources," in the case of county children's	1967
services related functions, means the sum of the amounts in	1968
divisions (A)(26)(a) and (b) of this section less any reduction	1969
required under division (A)(32) of this section.	1970

(a) The sum of the payments received by the county for	1971
children's services related functions in calendar year 2010 under	1972
division (A)(1) of section 5727.86 and divisions (A)(1) and (2) of	1973
section 5751.22 of the Revised Code as they existed at that time;	1974
(b) With respect to taxes levied by the county for children's	1975
services related purposes, the taxes charged and payable for such	1976
purposes against all property on the tax list of real and public	1977
utility property for tax year 2009.	1978
(27) "Total resources," in the case of county public health	1979
related functions, means the sum of the amounts in divisions	1980
(A)(27)(a) and (b) of this section less any reduction required	1981
under division (A)(32) of this section.	1982
(a) The sum of the payments received by the county for public	1983
health related functions in calendar year 2010 under division	1984
(A)(1) of section 5727.86 and divisions $(A)(1)$ and (2) of section	1985
5751.22 of the Revised Code as they existed at that time;	1986
(b) With respect to taxes levied by the county for public	1987
health related purposes, the taxes charged and payable for such	1988
purposes against all property on the tax list of real and public	1989
utility property for tax year 2009.	1990
(28) "Total resources," in the case of all county functions	1991
not included in divisions (A)(24) to (27) of this section, means	1992
the sum of the amounts in divisions (A)(28)(a) to (d) of this	1993
section less any reduction required under division (A)(32) or (33)	1994
of this section.	1995
(a) The sum of the payments received by the county for all	1996
other purposes in calendar year 2010 under division (A)(1) of	1997
section 5727.86 and divisions (A)(1) and (2) of section 5751.22 of	1998
the Revised Code as they existed at that time;	1999
(b) The county's percentage share of county undivided local	2000

government fund allocations as certified to the tax commissioner

for calendar year 2010 by the county auditor under division (J) of	2002
section 5747.51 of the Revised Code or division (F) of section	2003
5747.53 of the Revised Code multiplied by the total amount	2004
actually distributed in calendar year 2010 from the county	2005
undivided local government fund;	2006
(c) With respect to taxes levied by the county for all other	2007
purposes, the taxes charged and payable for such purposes against	2008
all property on the tax list of real and public utility property	2009
for tax year 2009, excluding taxes charged and payable for the	2010
purpose of paying debt charges;	2011
(d) The sum of the amounts distributed to the county in	2012
calendar year 2010 for the taxes levied pursuant to sections	2013
5739.021 and 5741.021 of the Revised Code.	2014
(29) "Total resources," in the case of a municipal	2015
corporation, means the sum of the amounts in divisions (A)(29)(a)	2016
to (g) of this section less any reduction required under division	2017
(A)(32) or (33) of this section.	2018
(a) The sum of the payments received by the municipal	2019
corporation in calendar year 2010 for current expense levy losses	2020
under division (A)(1) of section 5727.86 and divisions (A)(1) and	2021
(2) of section 5751.22 of the Revised Code as they existed at that	2022
time;	2023
(b) The municipal corporation's percentage share of county	2024
undivided local government fund allocations as certified to the	2025
tax commissioner for calendar year 2010 by the county auditor	2026
under division (J) of section 5747.51 of the Revised Code or	2027
division (F) of section 5747.53 of the Revised Code multiplied by	2028
the total amount actually distributed in calendar year 2010 from	2029
the county undivided local government fund;	2030
(c) The sum of the amounts distributed to the municipal	2031

corporation in calendar year 2010 pursuant to section 5747.50 of

the Revised Code;	2033
(d) With respect to taxes levied by the municipal	2034
corporation, the taxes charged and payable against all property on	2035
the tax list of real and public utility property for current	2036
expenses, defined in division (A)(35) of this section, for tax	2037
year 2009;	2038
(e) The amount of admissions tax collected by the municipal	2039
corporation in calendar year 2008, or if such information has not	2040
yet been reported to the tax commissioner, in the most recent year	2041
before 2008 for which the municipal corporation has reported data	2042
to the commissioner;	2043
(f) The amount of income taxes collected by the municipal	2044
corporation in calendar year 2008, or if such information has not	2045
yet been reported to the tax commissioner, in the most recent year	2046
before 2008 for which the municipal corporation has reported data	2047
to the commissioner;	2048
(g) The municipal corporation's median estate tax	2049
collections.	2050
(30) "Total resources," in the case of a township, means the	2051
sum of the amounts in divisions (A)(30)(a) to (c) of this section	2052
less any reduction required under division (A)(32) or (33) of this	2053
section.	2054
(a) The sum of the payments received by the township in	2055
calendar year 2010 pursuant to division (A)(1) of section 5727.86	2056
of the Revised Code and divisions (A)(1) and (2) of section	2057
5751.22 of the Revised Code as they existed at that time,	2058
excluding payments received for debt purposes;	2059
(b) The township's percentage share of county undivided local	2060
government fund allocations as certified to the tax commissioner	2061
for calendar year 2010 by the county auditor under division (J) of	2062
section 5747.51 of the Revised Code or division (F) of section	2063

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sections 5739.023 and 5741.022 of the Revised Code;

(e) For institutions of higher education receiving tax

revenue from a local levy, as identified in section 3358.02 of the 2095
Revised Code, the final state share of instruction allocation for 2096
fiscal year 2010 as calculated by the chancellor of higher 2097
education and reported to the state controlling board. 2098

- (32) If a fixed-rate levy that is a qualifying levy is not 2099 charged and payable in any year after tax year 2010, "total 2100 resources" used to compute payments to be made under division 2101 (C)(12) of section 5751.21 or division (A)(1)(b) or (c) of section 2102 5751.22 of the Revised Code in the tax years following the last 2103 year the levy is charged and payable shall be reduced to the 2104 extent that the payments are attributable to the fixed-rate levy 2105 loss of that levy as would be computed under division (C)(2) of 2106 section 5727.85, division (A)(1) of section 5727.85, divisions 2107 (C)(8) and (9) of section 5751.21, or division (A)(1) of section 2108 5751.22 of the Revised Code. 2109
- (33) In the case of a county, municipal corporation, school 2110 district, or township with fixed-rate levy losses attributable to 2111 a tax levied under section 5705.23 of the Revised Code, "total 2112 resources" used to compute payments to be made under division 2113 (C)(3) of section 5727.85, division (A)(1)(d) of section 5727.86, 2114 division (C)(12) of section 5751.21, or division (A)(1)(C) of 2115 section 5751.22 of the Revised Code shall be reduced by the 2116 amounts described in divisions (A)(34)(a) to (c) of this section 2117 to the extent that those amounts were included in calculating the 2118 "total resources" of the school district or local taxing unit 2119 under division (A)(22), (28), (29), or (30) of this section. 2120
- (34) "Total library resources," in the case of a county,

 municipal corporation, school district, or township public library

 that receives the proceeds of a tax levied under section 5705.23

 of the Revised Code, means the sum of the amounts in divisions

 (A)(34)(a) to (c) of this section less any reduction required

 under division (A)(32) of this section.

(a) The sum of the payments received by the county, municipal	2127
corporation, school district, or township public library in	2128
calendar year 2010 pursuant to sections 5727.86 and 5751.22 of the	2129
Revised Code, as they existed at that time, for fixed-rate levy	2130
losses attributable to a tax levied under section 5705.23 of the	2131
Revised Code for the benefit of the public library;	2132
(b) The public library's percentage share of county undivided	2133
local government fund allocations as certified to the tax	2134
commissioner for calendar year 2010 by the county auditor under	2135
division (J) of section 5747.51 of the Revised Code or division	2136
(F) of section 5747.53 of the Revised Code multiplied by the total	2137
amount actually distributed in calendar year 2010 from the county	2138
undivided local government fund;	2139
(c) With respect to a tax levied pursuant to section 5705.23	2140
of the Revised Code for the benefit of the public library, the	2141
amount of such tax that is charged and payable against all	2142
property on the tax list of real and public utility property for	2143
tax year 2009 excluding any tax that is charged and payable for	2144
the purpose of paying debt charges.	2145
(35) "Municipal current expense property tax levies" means	2146
all property tax levies of a municipality, except those with the	2147
following levy names: airport resurfacing; bond or any levy name	2148
including the word "bond"; capital improvement or any levy name	2149
including the word "capital"; debt or any levy name including the	2150
word "debt"; equipment or any levy name including the word	2151
"equipment," unless the levy is for combined operating and	2152
equipment; employee termination fund; fire pension or any levy	2153
containing the word "pension," including police pensions;	2154
fireman's fund or any practically similar name; sinking fund; road	2155
improvements or any levy containing the word "road"; fire truck or	2156
apparatus; flood or any levy containing the word "flood";	2157

conservancy district; county health; note retirement; sewage, or

2190

any levy containing the words "sewage" or "sewer"; park	2159
improvement; parkland acquisition; storm drain; street or any levy	2160
name containing the word "street"; lighting, or any levy name	2161
containing the word "lighting"; and water.	2162
(36) "Current expense TPP allocation" means, in the case of a	2163
school district or joint vocational school district, the sum of	2164
the payments received by the school district in fiscal year 2011	2165
pursuant to divisions (C)(10) and (11) of section 5751.21 of the	2166
Revised Code to the extent paid for current expense levies. In the	2167
case of a municipal corporation, "current expense TPP allocation"	2168
means the sum of the payments received by the municipal	2169
corporation in calendar year 2010 pursuant to divisions (A)(1) and	2170
(2) of section 5751.22 of the Revised Code to the extent paid for	2171
municipal current expense property tax levies as defined in	2172
division (A)(35) of this section, excluding any such payments	2173
received for current expense levy losses attributable to a tax	2174
levied under section 5705.23 of the Revised Code. If a fixed-rate	2175
levy that is a qualifying levy is not charged and payable in any	2176
year after tax year 2010, "current expense TPP allocation" used to	2177
compute payments to be made under division (C)(12) of section	2178
5751.21 or division (A)(1)(b) or (c) of section 5751.22 of the	2179
Revised Code in the tax years following the last year the levy is	2180
charged and payable shall be reduced to the extent that the	2181
payments are attributable to the fixed-rate levy loss of that levy	2182
as would be computed under divisions (C)(10) and (11) of section	2183
5751.21 or division (A)(1) of section 5751.22 of the Revised Code.	2184
(37) "TPP allocation" means the sum of payments received by a	2185
local taxing unit in calendar year 2010 pursuant to divisions	2186
(A)(1) and (2) of section 5751.22 of the Revised Code, excluding	2187
any such payments received for fixed-rate levy losses attributable	2188
to a tax levied under section 5705.23 of the Revised Code. If a	2189

fixed-rate levy that is a qualifying levy is not charged and

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payable in any year after tax year 2010, "TPP allocation" used to 2191 compute payments to be made under division (A)(1)(b) or (c) of 2192 section 5751.22 of the Revised Code in the tax years following the 2193 last year the levy is charged and payable shall be reduced to the 2194 extent that the payments are attributable to the fixed-rate levy 2195 loss of that levy as would be computed under division (A)(1) of 2196 that section.

- (38) "Total TPP allocation" means, in the case of a school 2198 district or joint vocational school district, the sum of the 2199 amounts received in fiscal year 2011 pursuant to divisions (C)(10) 2200 and (11) and (D) of section 5751.21 of the Revised Code. In the 2201 case of a local taxing unit, "total TPP allocation" means the sum 2202 of payments received by the unit in calendar year 2010 pursuant to 2203 divisions (A)(1), (2), and (3) of section 5751.22 of the Revised 2204 Code. If a fixed-rate levy that is a qualifying levy is not 2205 charged and payable in any year after tax year 2010, "total TPP 2206 allocation" used to compute payments to be made under division 2207 (C)(12) of section 5751.21 or division (A)(1)(b) or (c) of section 2208 5751.22 of the Revised Code in the tax years following the last 2209 year the levy is charged and payable shall be reduced to the 2210 extent that the payments are attributable to the fixed-rate levy 2211 loss of that levy as would be computed under divisions (C)(10) and 2212 (11) of section 5751.21 or division (A)(1) of section 5751.22 of 2213 the Revised Code. 2214
- (39) "Non-current expense TPP allocation" means the 2215 difference of total TPP allocation minus the sum of current 2216 expense TPP allocation and the portion of total TPP allocation 2217 constituting reimbursement for debt levies, pursuant to division 2218 (D) of section 5751.21 of the Revised Code in the case of a school 2219 district or joint vocational school district and pursuant to 2220 division (A)(3) of section 5751.22 of the Revised Code in the case 2221 of a municipal corporation. 2222

- (40) "TPP allocation for library purposes" means the sum of 2223 payments received by a county, municipal corporation, school 2224 district, or township public library in calendar year 2010 2225 pursuant to section 5751.22 of the Revised Code for fixed-rate 2226 levy losses attributable to a tax levied under section 5705.23 of 2227 the Revised Code. If a fixed-rate levy authorized under section 2228 5705.23 of the Revised Code that is a qualifying levy is not 2229 charged and payable in any year after tax year 2010, "TPP 2230 allocation for library purposes" used to compute payments to be 2231 made under division (A)(1)(d) of section 5751.22 of the Revised 2232 Code in the tax years following the last year the levy is charged 2233 and payable shall be reduced to the extent that the payments are 2234 attributable to the fixed-rate levy loss of that levy as would be 2235 computed under division (A)(1) of section 5751.22 of the Revised 2236 Code. 2237
- (41) "Threshold per cent" means, in the case of a school 2238 district or joint vocational school district, two per cent for 2239 fiscal year 2012 and four per cent for fiscal years 2013 and 2240 thereafter. In the case of a local taxing unit or public library 2241 that receives the proceeds of a tax levied under section 5705.23 2242 of the Revised Code, "threshold per cent" means two per cent for 2243 tax year 2011, four per cent for tax year 2012, and six per cent 2244 for tax years 2013 and thereafter. 2245
- (B)(1) The commercial activities tax receipts fund is hereby 2246 created in the state treasury and shall consist of money arising 2247 from the tax imposed under this chapter. Eighty-five 2248 one-hundredths of one per cent of the money credited to that fund 2249 shall be credited to the revenue enhancement fund and shall be 2250 used to defray the costs incurred by the department of taxation in 2251 administering the tax imposed by this chapter and in implementing 2252 tax reform measures. The remainder of the money in the commercial 2253 activities tax receipts fund shall first be credited to the 2254

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commercial activity tax motor fuel receipts fund, pursuant to
division $(B)(2)$ of this section, and the remainder shall be
credited in the following percentages each fiscal year to the
general revenue fund, to the school district tangible property tax
replacement fund, which is hereby created in the state treasury
for the purpose of making the payments described in section
5751.21 of the Revised Code, and to the local government tangible
property tax replacement fund, which is hereby created in the
state treasury for the purpose of making the payments described in
section 5751.22 of the Revised Code, in the following percentages:

Fiscal year General Revenue School District Local Government

Fund Tangible Tangible Property Tax Property Tax Replacement Fund Replacement Fund 2006 67.7% 22.6% 9.7% 2266 2007 0 % 70.0% 30.0% 2267 2008 0 % 70.0% 30.0% 2268 2009 0 응 70.0% 30.0% 2269 2010 0% 70.0% 30.0% 2270 2011 0 응 70.0% 30.0% 2271 2012 25.0% 52.5% 22.5% 2272 2013 and 50.0% 35.0% 15.0% 2273 thereafter

(2) Not later than the twentieth day of February, May, 2274 August, and November of each year, the commissioner shall provide 2275 for payment from the commercial activities tax receipts fund to 2276 the commercial activity tax motor fuel receipts fund an amount 2277 that bears the same ratio to the balance in the commercial 2278 activities tax receipts fund that (a) the taxable gross receipts 2279 attributed to motor fuel used for propelling vehicles on public 2280 highways as indicated by returns filed by the tenth day of that 2281 month for a liability that is due and payable on or after July 1, 2282 2013, for a tax period ending before July 1, 2014, bears to (b) 2283

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all taxable gross receipts as indicated by those returns for such	2284
liabilities.	2285
(C) Not later than September 15, 2005, the tax commissioner	2286
shall determine for each school district, joint vocational school	2287
district, and local taxing unit its machinery and equipment,	2288
inventory property, furniture and fixtures property, and telephone	2289
property tax value losses, which are the applicable amounts	2290
described in divisions $(C)(1)$, (2) , (3) , and (4) of this section,	2291
except as provided in division (C)(5) of this section:	2292
(1) Machinery and equipment property tax value loss is the	2293
taxable value of machinery and equipment property as reported by	2294
taxpayers for tax year 2004 multiplied by:	2295
(a) For tax year 2006, thirty-three and eight-tenths per	2296
cent;	2297
(b) For tax year 2007, sixty-one and three-tenths per cent;	2298
(c) For tax year 2008, eighty-three per cent;	2299
(d) For tax year 2009 and thereafter, one hundred per cent.	2300
(2) Inventory property tax value loss is the taxable value of	2301
inventory property as reported by taxpayers for tax year 2004	2302
multiplied by:	2303
(a) For tax year 2006, a fraction, the numerator of which is	2304
five and three-fourths and the denominator of which is	2305
twenty-three;	2306
(b) For tax year 2007, a fraction, the numerator of which is	2307
nine and one-half and the denominator of which is twenty-three;	2308
(c) For tax year 2008, a fraction, the numerator of which is	2309
thirteen and one-fourth and the denominator of which is	2310
twenty-three;	2311
(d) For tax year 2009 and thereafter a fraction, the	2312
numerator of which is seventeen and the denominator of which is	2313

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property listed on the general tax list of personal property for	2343
any tax year from tax year 2001 to tax year 2004 was fifty per	2344
cent or less of the taxable value of such property listed on the	2345
general tax list of personal property for the next preceding tax	2346
year.	2347

In computing the fixed-rate levy losses under divisions 2348 (D)(1), (2), and (3) of this section for any school district, 2349 joint vocational school district, or local taxing unit to which 2350 division (C)(5) of this section applies, the taxable value of such 2351 property as listed on the general tax list of personal property 2352 for tax year 2000 shall be substituted for the taxable value of 2353 such property as reported by taxpayers for tax year 2004, in the 2354 taxing district containing the uranium facility, if the taxable 2355 value listed for tax year 2000 is greater than the taxable value 2356 reported by taxpayers for tax year 2004. For the purpose of making 2357 the computations under divisions (D)(1), (2), and (3) of this 2358 section, the tax year 2000 valuation is to be allocated to 2359 machinery and equipment, inventory, and furniture and fixtures 2360 property in the same proportions as the tax year 2004 values. For 2361 the purpose of the calculations in division (A) of section 5751.21 2362 of the Revised Code, the tax year 2004 taxable values shall be 2363 used. 2364

To facilitate the calculations required under division (C) of 2365 this section, the county auditor, upon request from the tax 2366 commissioner, shall provide by August 1, 2005, the values of 2367 machinery and equipment, inventory, and furniture and fixtures for 2368 all single-county personal property taxpayers for tax year 2004. 2369

(D) Not later than September 15, 2005, the tax commissioner 2370 shall determine for each tax year from 2006 through 2009 for each 2371 school district, joint vocational school district, and local 2372 taxing unit its machinery and equipment, inventory, and furniture 2373 and fixtures fixed-rate levy losses, and for each tax year from 2374

2006 through 2011 its telephone property fixed-rate levy loss.	2375
Except as provided in division (F) of this section, such losses	2376
are the applicable amounts described in divisions (D)(1), (2),	2377
(3), and (4) of this section:	2378
(1) The machinery and equipment fixed-rate levy loss is the	2379
machinery and equipment property tax value loss multiplied by the	2380
sum of the tax rates of fixed-rate qualifying levies.	2381
(2) The inventory fixed-rate loss is the inventory property	2382
tax value loss multiplied by the sum of the tax rates of	2383
fixed-rate qualifying levies.	2384
(3) The furniture and fixtures fixed-rate levy loss is the	2385
furniture and fixture property tax value loss multiplied by the	2386
sum of the tax rates of fixed-rate qualifying levies.	2387
(4) The telephone property fixed-rate levy loss is the	2388
telephone property tax value loss multiplied by the sum of the tax	2389
rates of fixed-rate qualifying levies.	2390
(E) Not later than September 15, 2005, the tax commissioner	2391
shall determine for each school district, joint vocational school	2392
district, and local taxing unit its fixed-sum levy loss. The	2393
fixed-sum levy loss is the amount obtained by subtracting the	2394
amount described in division (E)(2) of this section from the	2395
amount described in division (E)(1) of this section:	2396
(1) The sum of the machinery and equipment property tax value	2397
loss, the inventory property tax value loss, and the furniture and	2398
fixtures property tax value loss, and, for 2008 through 2010, the	2399
telephone property tax value loss of the district or unit	2400
multiplied by the sum of the fixed-sum tax rates of qualifying	2401
levies. For 2006 through 2010, this computation shall include all	2402
qualifying levies remaining in effect for the current tax year and	2403
any school district levies charged and payable under section	2404

5705.194 or 5705.213 of the Revised Code that are qualifying

levies not remaining in effect for the current year. For 2011	2406
through 2017 in the case of school district levies charged and	2407
payable under section 5705.194 or 5705.213 of the Revised Code and	2408
for all years after 2010 in the case of other fixed-sum levies,	2409
this computation shall include only qualifying levies remaining in	2410
effect for the current year. For purposes of this computation, a	2411
qualifying school district levy charged and payable under section	2412
5705.194 or 5705.213 of the Revised Code remains in effect in a	2413
year after 2010 only if, for that year, the board of education	2414
levies a school district levy charged and payable under section	2415
5705.194, 5705.199, 5705.213, or 5705.219 of the Revised Code for	2416
an annual sum at least equal to the annual sum levied by the board	2417
in tax year 2004 less the amount of the payment certified under	2418
this division for 2006.	2419

- (2) The total taxable value in tax year 2004 less the sum of 2420 the machinery and equipment, inventory, furniture and fixtures, 2421 and telephone property tax value losses in each school district, 2422 joint vocational school district, and local taxing unit multiplied 2423 by one-half of one mill per dollar. 2424
- (3) For the calculations in divisions (E)(1) and (2) of this 2425 section, the tax value losses are those that would be calculated 2426 for tax year 2009 under divisions (C)(1), (2), and (3) of this 2427 section and for tax year 2011 under division (C)(4) of this 2428 section. 2429
- (4) To facilitate the calculation under divisions (D) and (E) 2430 of this section, not later than September 1, 2005, any school 2431 district, joint vocational school district, or local taxing unit 2432 that has a qualifying levy that was approved at an election 2433 conducted during 2005 before September 1, 2005, shall certify to 2434 the tax commissioner a copy of the county auditor's certificate of 2435 estimated property tax millage for such levy as required under 2436 division (B) of section 5705.03 of the Revised Code, which is the 2437

the Revised Code.

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rate that shall be used in the calculations under such divisions. 2438 If the amount determined under division (E) of this section 2439 for any school district, joint vocational school district, or 2440 local taxing unit is greater than zero, that amount shall equal 2441 the reimbursement to be paid pursuant to division (E) of section 2442 5751.21 or division (A)(3) of section 5751.22 of the Revised Code, 2443 and the one-half of one mill that is subtracted under division 2444 (E)(2) of this section shall be apportioned among all contributing 2445 fixed-sum levies in the proportion that each levy bears to the sum 2446 of all fixed-sum levies within each school district, joint 2447 vocational school district, or local taxing unit. 2448 (F) If a school district levies a tax under section 5705.219 2449 of the Revised Code, the fixed-rate levy loss for qualifying 2450 levies, to the extent repealed under that section, shall equal the 2451 sum of the following amounts in lieu of the amounts computed for 2452 such levies under division (D) of this section: 2453 (1) The sum of the rates of qualifying levies to the extent 2454 so repealed multiplied by the sum of the machinery and equipment, 2455 inventory, and furniture and fixtures tax value losses for 2009 as 2456 determined under that division; 2457 (2) The sum of the rates of qualifying levies to the extent 2458 so repealed multiplied by the telephone property tax value loss 2459 for 2011 as determined under that division. 2460 The fixed-rate levy losses for qualifying levies to the 2461 extent not repealed under section 5705.219 of the Revised Code 2462 shall be as determined under division (D) of this section. The 2463 revised fixed-rate levy losses determined under this division and 2464 division (D) of this section first apply in the year following the 2465 first year the district levies the tax under section 5705.219 of 2466

(G) Not later than October 1, 2005, the tax commissioner

shall certify to the department of education for every school	2469
district and joint vocational school district the machinery and	2470
equipment, inventory, furniture and fixtures, and telephone	2471
property tax value losses determined under division (C) of this	2472
section, the machinery and equipment, inventory, furniture and	2473
fixtures, and telephone fixed-rate levy losses determined under	2474
division (D) of this section, and the fixed-sum levy losses	2475
calculated under division (E) of this section. The calculations	2476
under divisions (D) and (E) of this section shall separately	2477
display the levy loss for each levy eligible for reimbursement.	2478
(H) Not later than October 1, 2005, the tax commissioner	2479
	0.400

- (H) Not later than October 1, 2005, the tax commissioner 2479 shall certify the amount of the fixed-sum levy losses to the 2480 county auditor of each county in which a school district, joint 2481 vocational school district, or local taxing unit with a fixed-sum 2482 levy loss reimbursement has territory. 2483
- (I) Not later than the twenty-eighth day of February each
 year beginning in 2011 and ending in 2014, the tax commissioner
 2485
 shall certify to the department of education for each school
 2486
 district first levying a tax under section 5705.219 of the Revised
 Code in the preceding year the revised fixed-rate levy losses
 2488
 determined under divisions (D) and (F) of this section.
 2489
- (J)(1) There is hereby created in the state treasury the 2490 commercial activity tax motor fuel receipts fund. 2491
- (2)(a) On or before June 15, 2014, the director of the Ohio 2492 public works commission shall certify to the director of budget 2493 and management the amount of debt service paid from the general 2494 revenue fund in fiscal years 2013 and 2014 on bonds issued to 2495 finance or assist in the financing of the cost of local 2496 subdivision public infrastructure capital improvement projects, as 2497 provided for in Sections 2k, 2m, and 2p, and 2s of Article VIII, 2498 Ohio Constitution, that are attributable to costs for 2499 construction, reconstruction, maintenance, or repair of public 2500

highways and bridges and other statutory highway purposes. That 2501 certification shall allocate the total amount of debt service paid 2502 from the general revenue fund and attributable to those costs in 2503 each of fiscal years 2013 and 2014 according to the applicable 2504 section of the Ohio Constitution under which the bonds were 2505 originally issued.

- (b) On or before June 30, 2014, the director of budget and 2507 management shall determine an amount up to but not exceeding the 2508 amount certified under division (J)(2)(a) of this section and 2509 shall reserve that amount from the cash balance in the commercial 2510 activity tax motor fuel receipts fund for transfer to the general 2511 revenue fund at times and in amounts to be determined by the 2512 director. The director shall transfer the cash balance in the 2513 commercial activity tax motor fuel receipts fund in excess of the 2514 amount so reserved to the highway operating fund on or before June 2515 30, 2014. 2516
- (3)(a) On or before the fifteenth day of June of each fiscal 2517 year beginning with fiscal year 2015, the director of the Ohio 2518 public works commission shall certify to the director of budget 2519 and management the amount of debt service paid from the general 2520 revenue fund in the current fiscal year on bonds issued to finance 2521 or assist in the financing of the cost of local subdivision public 2522 infrastructure capital improvement projects, as provided for in 2523 Sections 2k, 2m, and 2p, and 2s of Article VIII, Ohio 2524 Constitution, that are attributable to costs for construction, 2525 reconstruction, maintenance, or repair of public highways and 2526 bridges and other statutory highway purposes. That certification 2527 shall allocate the total amount of debt service paid from the 2528 general revenue fund and attributable to those costs in the 2529 current fiscal year according to the applicable section of the 2530 Ohio Constitution under which the bonds were originally issued. 2531
 - (b) On or before the thirtieth day of June of each fiscal

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year beginning with fiscal year 2015, the director of budget and	2533				
management shall determine an amount up to but not exceeding the					
amount certified under division $(J)(3)(a)$ of this section and	2535				
shall reserve that amount from the cash balance in the petroleum	2536				
activity tax public highways fund or the commercial activity tax	2537				
motor fuel receipts fund for transfer to the general revenue fund	2538				
at times and in amounts to be determined by the director. The	2539				
director shall transfer the cash balance in the petroleum activity	2540				
tax public highways fund or the commercial activity tax motor fuel	2541				
receipts fund in excess of the amount so reserved to the highway	2542				
operating fund on or before the thirtieth day of June of the	2543				
current fiscal year.	2544				
Section 101.02. That existing sections 123.22, 151.01,	2545				
151.08, 151.10, 164.03, 164.05, 164.06, 164.08, 164.22, 3318.034,	2546				
3318.084, 5139.271, 5751.02, and 5751.20 of the Revised Code are					
hereby repealed.					
Section 201.10. Except as otherwise provided in this act, all	2549				
appropriation items in this act are appropriated out of any moneys	2550				
in the state treasury to the credit of the designated fund that	2551				
are not otherwise appropriated.	2552				
Section 203.10. ADJ ADJUTANT GENERAL	2553				
Army National Guard Service Contract Fund (Fund 3420)	2554				
C74537 Renovation Projects - Federal Share \$ 7,100,000	2555				
C74539 Renovations and Improvements - Federal \$ 15,000,000	2556				
TOTAL Army National Guard Service Contract Fund \$ 22,100,000	2557				
Administrative Building Fund (Fund 7026)	2558				
C74528 Camp Perry Improvements \$ 2,250,000	2559				
C74535 Renovations and Improvements \$ 5,100,000	2560				
TOTAL Administrative Building Fund \$ 7,350,000	2561				

AS I asseu i	y the nouse			
TOTAL ALI	FUNDS	\$	29,450,000	2562
RENC	OVATIONS AND IMPROVEMENTS - FEDERAL			2563
The	foregoing appropriation item C74539, Renov	vatio	ns and	2564
Improveme	ents - Federal, shall be used to fund capit	tal p	rojects	2565
that are	coded as receiving one hundred per cent fe	edera	l support	2566
pursuant	to the agreement support code identified :	in the	е	2567
Facilitie	es Inventory and Support Plan between the (Office	e of the	2568
Adjutant	General and the Army National Guard. Notw	ithst	anding	2569
section 1	131.35 of the Revised Code, if after the es	ffect	ive date of	2570
this sect	cion, additional federal funds are made ava	ailab	le to the	2571
Adjutant	General to carry out the Facilities Invent	tory S	Support	2572
Plan, the	e Adjutant General may request that the Div	recto	r of Budget	2573
and Manag	gement authorize expenditures in excess of	the a	amounts	2574
appropria	ated to appropriation item C74539, Renovat:	ions a	and	2575
Improveme	ents - Federal. Upon approval of the Direct	tor o	f Budget	2576
and Management the additional amounts are hereby appropriated.			2577	
Sect	cion 205.10. AGO ATTORNEY GENERAL			2578
Administr	cative Building Fund (Fund 7026)			2579
C05507	OPOTA Student Safety Improvements	\$	884,412	2580
C05516	BCI London HVAC	\$	769,916	2581
C05517	General Building Renovations	\$	250,000	2582
C05522	Richfield Laboratory Renovations	\$	294,452	2583
C05523	Security Improvements	\$	355,387	2584
TOTAL Adn	ninistrative Building Fund	\$	2,554,167	2585
TOTAL ALI	FUNDS	\$	2,554,167	2586
a	L. OOF 10 DEPAREMENT OF MICHEL EDWARD		CEN ED	0500
	cion 207.10. DEPARTMENT OF HIGHER EDUCATION	N AND	STATE	2588
TNPLLTLOL	IONS OF HIGHER EDUCATION			2589
	BOR DEPARTMENT OF HIGHER EDUCATION			2590
	ducation Improvement Fund (Fund 7034)			2591
C23501	Ohio Supercomputer Center	\$	6,000,000	2592

Education to Ohio regions or subsets	of regions. Regions or	2623
subsets of regions may be defined by	the state's economic	2624
development strategy.		2625

- (C) The Chancellor shall award capital funds within the 2626 program using an application and review process, as developed by 2627 the Chancellor. In reviewing applications and making awards, 2628 priority shall be given to proposals that demonstrate: 2629
- (1) Collaboration among and between state institutions of 2630 higher education, as defined in section 3345.011 of the Revised 2631 Code, Ohio Technical Centers, and other entities as determined to 2632 be appropriate by the Chancellor; 2633
 - (2) Evidence of meaningful business support and engagement; 2634
- (3) Identification of targeted occupations and industries 2635 supported by data, which sources may include the Governor's Office 2636 of Workforce Transformation, OhioMeansJobs, labor market 2637 information from the Department of Job and Family Services, and 2638 lists of in-demand occupations.
- (4) Sustainability beyond the grant period with the 2640 opportunity to provide continued value and impact to the region. 2641
- (D) In submitting proposals for consideration under the 2642 program, a state institution of higher education, as defined in 2643 section 3345.011 of the Revised Code, shall be the lead applicant 2644 and preference shall be given to proposals in which equipment and 2645 technology acquired by capital funds awarded under the program are 2646 owned by a state institution of higher education. If equipment, 2647 technology, or facilities acquired by capital funds awarded under 2648 the program will be owned by a separate governmental or nonprofit 2649 entity, the state institution of higher education shall enter into 2650 a joint use agreement with the entity, which shall be approved by 2651 the Chancellor. 2652

Sec	tion 207.20. BTC BELMONT TECHNICAL COLLEGE			2653
Higher E	ducation Improvement Fund (Fund 7034)			2654
C36808	Main Building Renovations	\$	1,200,923	2655
TOTAL Hi	gher Education Improvement Fund	\$	1,200,923	2656
TOTAL AL	L FUNDS	\$	1,200,923	2657
Sec	tion 207.30. BGU BOWLING GREEN STATE UNIVE	RSITY		2659
Higher E	ducation Improvement Fund (Fund 7034)			2660
C24045	Allied Health and Sciences Building -	\$	847,500	2661
	Firelands			
C24050	Campus-wide Electrical Upgrades	\$	7,164,200	2662
C24051	Campus-wide HVAC Upgrades	\$	8,418,500	2663
C24052	Forensic Science Initiatives	\$	1,000,000	2664
C24053	Milan Township Hall Ballroom and Stage	\$	75,000	2665
C24054	Erie County Health Department Water	\$	120,000	2666
	Laboratory			
C24055	Bowling Green Curling Club	\$	80,000	2667
C24056	BGSU School of Media and Communications	\$	500,000	2668
	and WBGU-TV Integration			
TOTAL Hi	gher Education Improvement Fund	\$	18,205,200	2669
TOTAL AL	L FUNDS	\$	18,205,200	2670
Sec	tion 207.40. COT CENTRAL OHIO TECHNICAL CO	LLEGE		2672
Higher E	ducation Improvement Fund (Fund 7034)			2673
C36914	LeFevre Roof Replacement - Newark-Adena	\$	475,000	2674
C36915	Basic Renovations - Newark	\$	300,000	2675
C36916	Reese Center Roof Replacement - Newark	\$	250,000	2676
C36917	Outdoor Lighting - Newark	\$	250,000	2677
C36918	Founders Hall Renovation Planning -	\$	450,000	2678
Newark				
C36919	Hopewell/Reese Emergency Generators -	\$	375,000	2679

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	Newark			
C36920	COTC Pataskala Campus Renovation	\$	675,000	2680
	Planning/Design			
C36921	Enlightening Ohio on Eating Disorders	\$	50,000	2681
TOTAL Hig	gher Education Improvement Fund	\$	2,825,000	2682
TOTAL ALI	I FUNDS	\$	2,825,000	2683
Sect	cion 207.50. CSU CENTRAL STATE UNIVERSITY			2685
Higher Ed	ducation Improvement Fund (Fund 7034)			2686
C25515	Information Technology Network and	\$	3,447,000	2687
	Infrastructure			
C25516	Campus-wide Chillers and HVAC	\$	1,503,350	2688
	Replacements			
TOTAL Hig	her Education Improvement Fund	\$	4,950,350	2689
TOTAL ALI	FUNDS	\$	4,950,350	2690
Section 207.60. CTC CINCINNATI STATE COMMUNITY COLLEGE		2692		
Higher Ed	ducation Improvement Fund (Fund 7034)			2693
C36128	Compton Road Health Center	\$	500,000	2694
C36130	Hebrew Union - American Jewish Archives	\$	150,000	2695
C36131	Boys and Girls Hope Home of Cincinnati	\$	250,000	2696
C36133	Butler Tech and Career Development -	\$	1,000,000	2697
	Bioscience			
C36135	Student Completion and Career Services	\$	3,100,000	2698
	One-Stop Center			
C36136	Energy Efficiency and Savings Projects	\$	1,675,000	2699
C36137	Greater Cincinnati Manufacturing Careers	\$	1,880,000	2700
	Accelerator Additive Design and			
	Materials Testing Innovations			
TOTAL Hig	her Education Improvement Fund	\$	8,555,000	2701
TOTAL ALI	FUNDS	\$	8,555,000	2702

Section 207.70. CLT CLARK STATE COMMUNITY COLLEGE

2704

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Higher E	ducation Improvement Fund (Fund 7034)			2705
C38520	Springfield Downtown Parking Facility	\$	1,500,000	2706
C38526	Safety and Security Upgrades	\$	750,000	2707
C38527	Rhodes Hall and Applied Science Center	\$	2,000,000	2708
	Renovation			
C38528	Clark State Performing Arts Center Upgrades	\$	275,000	2709
TOTAL Hig	gher Education Improvement Fund	\$	4,525,000	2710
TOTAL ALI	L FUNDS	\$	4,525,000	2711
Sec	tion 207.80. CLS CLEVELAND STATE UNIVERSIT	Ϋ́		2713
Higher E	ducation Improvement Fund (Fund 7034)			2714
C26069	Cleveland Institute of Art	\$	200,000	2715
C26072	Fenn Hall Addition	\$	14,600,000	2716
C26073	School of Film, Television, and	\$	7,500,000	2717
	Interactive Media			
C26074	CWRU Health Education Campus	\$	1,000,000	2718
TOTAL Hig	gher Education Improvement Fund	\$	23,300,000	2719
TOTAL ALI	L FUNDS	\$	23,300,000	2720
Sog	tion 207.90. CTI COLUMBUS STATE COMMUNITY	COLLE	r C II	2722
		СОППЕ	191	
_	ducation Improvement Fund (Fund 7034)			2723
C38426	School of Hospitality Management and	\$	10,000,000	2724
	Culinary Arts			
C38427	Academic Success Center	\$	3,600,000	2725
C38428	School of Business Technologies	\$	1,000,000	2726
C38429	Delaware Economic Development and	\$	50,000	2727
	Entrepreneur Center			
C38430	YWCA Columbus Griswold Building	\$	1,000,000	2728
	Renovations Project			
C38431	Otterbein University STEAM Innovation	\$	500,000	2729
	Center			

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C38432	Columbus College of Art and Design	\$	750,000	2730
C38433	Westerville WARM Center	\$	100,000	2731
C38434	Sullivant Avenue Teen Tech Lounge and	\$	100,000	2732
	Career Laboratory			
TOTAL Hig	her Education Improvement Fund	\$	17,100,000	2733
TOTAL ALI	FUNDS	\$	17,100,000	2734
Sect	cion 207.100. CCC CUYAHOGA COMMUNITY COLLEC	ΞE		2736
Higher Ed	ducation Improvement Fund (Fund 7034)			2737
C37800	Basic Renovations	\$	2,500,000	2738
C37838	Structural Concrete Repairs	\$	10,000,000	2739
C37842	Playhouse Square Parking District	\$	1,000,000	2740
	Improvement			
C37844	Rock and Roll Hall of Fame	\$	1,000,000	2741
C37847	Public Safety Training Center - Phase 2	\$	575,000	2742
C37848	Campus Center Renovations	\$	2,500,000	2743
C37849	Medina Creative Transitions	\$	100,000	2744
TOTAL Higher Education Improvement Fund \$		\$	17,675,000	2745
TOTAL ALI	FUNDS	\$	17,675,000	2746
Sect	cion 207.110. JTC EASTERN GATEWAY COMMUNITY	Z COI	LLEGE	2748
Higher Ed	ducation Improvement Fund (Fund 7034)			2749
C38618	Student Success Center	\$	1,820,000	2750
C38619	Ohio Appalachian Technology and	\$	250,000	2751
	Education Center			
TOTAL Hig	her Education Improvement Fund	\$	2,070,000	2752
TOTAL ALI	FUNDS	\$	2,070,000	2753
Sect	cion 207.120. ESC EDISON STATE COMMUNITY CO	OLLEC	GE	2755
Higher Ed	ducation Improvement Fund (Fund 7034)			2756
C39016	Roof Replacement - West Hall 2nd Floor	\$	260,000	2757
C39018	HVAC Repair and Replacements	\$	280,000	2758

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C39019	Parking Lot Resurfacing	\$	350,000	2759
C39020	Security Cameras - Phase 2	\$	200,000	2760
C39021	Computer Center/Edison Infrastructure	\$	470,000	2761
	Protection/Renovation			
C39022	Classroom and Laboratory Renovation	\$	250,000	2762
TOTAL Hig	gher Education Improvement Fund	\$	1,810,000	2763
TOTAL ALI	L FUNDS	\$	1,810,000	2764
Sect	tion 207.130. HTC HOCKING TECHNICAL COLLEG	E		2766
Higher E	ducation Improvement Fund (Fund 7034)			2767
C36323	Equestrian and Veterinary Workforce	\$	2,000,000	2768
	Facilities Renovation			
C36324	Dental Hygiene Workforce Facilities	\$	1,000,000	2769
	Renovation			
TOTAL Hig	gher Education Improvement Fund	\$	3,000,000	2770
TOTAL ALI	L FUNDS	\$	3,000,000	2771
Section 207.140. LTC JAMES RHODES STATE COLLEGE 27				2773
	ducation Improvement Fund (Fund 7034)	5 2		2774
C38100	Basic Renovations	\$	610,000	2775
C38110	Center of Health Science Education and	\$	250,000	2776
030110	Innovation	٣	230,000	2770
C38117	IT Infrastructure	\$	550,000	2777
C38118	Road and Parking Resurfacing	\$	350,000	2778
C38119	Completion Plan Outcome - Toolbox	\$	100,000	2779
C38120	Boiler Replacement - Countryman	\$	120,000	2780
C38121	Reed Hall Renovations	\$	225,000	2781
C38122	Campus and Classroom Safety Upgrades	\$	195,000	2782
TOTAL Hig	gher Education Improvement Fund	\$	2,400,000	2783
TOTAL ALI	L FUNDS	\$	2,400,000	2784
Sect	tion 207.150. KSU KENT STATE UNIVERSITY			2786
Higher Education Improvement Fund (Fund 7034)			2787	

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C27079	Blossom Music Center	\$ 750,000	2788
C270F3	Severance Hall	\$ 1,100,000	2789
C270F6	Liquid Crystal and Material Science Hood	\$ 900,000	2790
	Control Replacement		
C270F7	Rockwell Hall Electric Chiller and Air	\$ 1,500,000	2791
	Handling Replacement		
C270F8	Taylor Hall Renovations - Visual	\$ 7,000,000	2792
	Communications and Design		
C270F9	Bowman Hall Mechanical and Building	\$ 5,000,000	2793
	Improvements		
C270G1	Terrace Hall Renovations - College of	\$ 3,000,000	2794
	Public Health		
C270G2	Satterfield Hall - HVAC	\$ 500,000	2795
C270G3	Campus Fire Alarm System Replacements	\$ 900,000	2796
C270G4	Main Classroom Building Renovations,	\$ 325,000	2797
	Wing B - Ashtabula		
C270G5	Purinton Hall HVAC Upgrades - East	\$ 450,000	2798
	Liverpool		
C270G6	Purinton Hall Sanitary Improvements -	\$ 60,000	2799
	East Liverpool		
C270G7	Main Classroom Building Roof Replacement	\$ 325,000	2800
	- Geauga		
C270G8	Main Classroom Student Services	\$ 600,000	2801
	Renovations - Salem		
C270G9	Library Fire Protection System	\$ 600,000	2802
	Installation - Stark		
С270Н1	Main Classroom Building Roof and Fascia	\$ 1,150,000	2803
	Replacement - Trumbull		
С270Н2	Founders Hall HVAC Upgrades - Tuscarawas	\$ 1,000,000	2804
С270Н3	Founders Hall Partial Roof Replacement -	\$ 200,000	2805
	Tuscarawas		
С270Н4	Akron General Sexual Assault Evidence	\$ 500,000	2806
	Collection and Care Facility		

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TOTAL Hig	gher Education Improvement Fund	\$	25,860,000	2807
TOTAL ALI	I FUNDS	\$	25,860,000	2808
Sect	tion 207.160. LCC LAKELAND COMMUNITY COLLEG	ΞE		2810
Higher E	ducation Improvement Fund (Fund 7034)			2811
C37915	Renovation and Expansion of Science Hall	\$	3,600,000	2812
	and Health Technologies Building - Phase 2			
C37918	Welding Laboratory Program Expansion	\$	775,000	2813
TOTAL Hig	gher Education Improvement Fund	\$	4,375,000	2814
TOTAL ALI	J FUNDS	\$	4,375,000	2815
Sect	tion 207.170. LOR LORAIN COMMUNITY COLLEGE			2817
Higher E	ducation Improvement Fund (Fund 7034)			2818
C38312	Health Careers Building Renovation	\$	4,000,000	2819
C38315	Manufacturing Innovation Center	\$	1,000,000	2820
	Renovation			
C38316	Campus Threat Response Improvements	\$	1,000,000	2821
C38317	Boys and Girls Clubs of Lorain County	\$	175,000	2822
	Community Kitchen			
_	gher Education Improvement Fund	\$	6,175,000	2823
TOTAL ALI	I FUNDS	\$	6,175,000	2824
Sect	tion 207.180. MTC MARION TECHNICAL COLLEGE			2826
Higher E	ducation Improvement Fund (Fund 7034)			2827
C35909	Academic Program and Career Counseling	\$	688,500	2828
	Expansion			
C35910	Campus Asphalt Repair and Replacement	\$	577,500	2829
C35911	HVAC, Electrical, Lighting	\$	434,000	2830
	Upgrades/Renovations			
TOTAL Hig	gher Education Improvement Fund	\$	1,700,000	2831
TOTAL ALL FUNDS		\$	1,700,000	2832

Sect	ion 207.190. MUN MIAMI UNIVERSITY			2834
Higher Ed	lucation Improvement Fund (Fund 7034)			2835
C28581	Pearson Hall Renovation - Phase 1	\$	23,900,000	2836
C28588	Genesis Center of Excellence	\$	400,000	2837
C28589	Boys and Girls Club of West	\$	300,000	2838
	Chester/Liberty			
TOTAL Hig	her Education Improvement Fund	\$	24,600,000	2839
TOTAL ALL	FUNDS	\$	24,600,000	2840
Sect	ion 207.200. NCC NORTH CENTRAL TECHNICAL C	OLLEG	E	2842
Higher Ed	lucation Improvement Fund (Fund 7034)			2843
C38010	Kehoe Center Infrastructure Renovation	\$	1,195,000	2844
C38014	IT Data Infrastructure Upgrade Project	\$	800,000	2845
C38020	Ashland County - West Holmes Career	\$	400,000	2846
	Center			
C38021	Mansfield Brickyard "Edu-tainment"	\$	200,000	2847
	District			
TOTAL Hig	her Education Improvement Fund	\$	2,595,000	2848
TOTAL ALL	FUNDS	\$	2,595,000	2849
Sect	ion 207.210. NEM NORTHEAST OHIO MEDICAL UN	IVERS	ITY	2851
Higher Ed	lucation Improvement Fund (Fund 7034)			2852
C30530	Utility Infrastructure System Replacement	\$	1,250,000	2853
C30531	Roadway, Parking, Storm Sewer, and	\$	1,150,000	2854
	Sidewalk			
C30532	Akron Children's Hospital Behavioral	\$	400,000	2855
	Health Care Renovation			
TOTAL Hig	her Education Improvement Fund	\$	2,800,000	2856
TOTAL ALL	FUNDS	\$	2,800,000	2857

Section 207.220. NTC NORTHWEST STATE COMMUNITY COLLEGE

Higher E	ducation Improvement Fund (Fund 7034)		2860
C38214	Welding Machine/Fabrication Shop	\$ 2,010,000	2861
	Separation		
C38215	Safety/Security Improvements	\$ 500,000	2862
C38217	Napoleon Civic Center	\$ 500,000	2863
TOTAL Hig	gher Education Improvement Fund	\$ 3,010,000	2864
TOTAL ALI	L FUNDS	\$ 3,010,000	2865
Sec	tion 207.230. OSU OHIO STATE UNIVERSITY		2867
Higher E	ducation Improvement Fund (Fund 7034)		2868
C315BR	Emergency Generators	\$ 200,000	2869
C315DM	Roof Repair and Replacements	\$ 4,750,000	2870
C315DN	Fire System Replacements	\$ 3,455,000	2871
C315DP	HVAC Repair and Replacements	\$ 7,275,000	2872
C315DQ	Elevator Safety Repairs and Replacements	\$ 4,015,000	2873
C315DS	Building Envelope Repair	\$ 3,259,000	2874
C315DT	Plumbing Repair	\$ 2,640,000	2875
C315DU	Road/Bridge Improvements	\$ 640,000	2876
C315DX	Thorne Hall - Wooster	\$ 5,000,000	2877
C315EM	Tech Town Technology Transfer and	\$ 250,000	2878
	Commercialization		
C315FB	Koffolt/Fontana Laboratory Renovation	\$ 26,379,500	2879
C315FC	Postle Partial Replacement	\$ 26,000,000	2880
C315FD	Electrical Repairs	\$ 1,685,000	2881
C315FE	Standby Generators - Lima	\$ 750,000	2882
C315FF	Parking Lot Repairs - Lima	\$ 750,000	2883
C315FG	Reed Hall Roof - Lima	\$ 750,000	2884
С315FH	Conard 2nd Floor Renovations - Mansfield	\$ 2,000,000	2885
C315FI	Asphalt Repairs - Marion	\$ 577,500	2886
C315FJ	HVAC, Electrical, Lighting Upgrades -	\$ 624,000	2887
	Marion		
C315FK	Morrill Hall Faculty Office/Restroom	\$ 950,000	2888

	•		
	Renovations - Marion		
C315FL	Morrill Hall 3rd Floor Laboratory	\$ 900,000	2889
	Renovations - Marion		
C315FM	Adena/LeFevre Roof Replacement - Newark	\$ 475,000	2890
C315FN	Basic Renovations - Newark	\$ 300,000	2891
C315FO	Reese Center Roof Replacement - Newark	\$ 250,000	2892
C315FP	Outdoor Lighting Project - Newark	\$ 250,000	2893
C315FQ	Founder's Hall Renovation Planning -	\$ 450,000	2894
	Newark		
C315FR	Hopewell/Reese Emergency Generators -	\$ 375,000	2895
	Newark		
C315FS	Ohio Energy and Advanced Manufacturing	\$ 400,000	2896
	Center		
C315FT	Bidwell/OSU Cattle Processing Facility	\$ 500,000	2897
C315FU	Edison Welding Institute	\$ 1,500,000	2898
TOTAL Higher Education Improvement Fund		\$ 97,350,000	2899
TOTAL ALI	FUNDS	\$ 97,350,000	2900
Sect	cion 207.240. OHU OHIO UNIVERSITY		2902
Higher Ed	ducation Improvement Fund (Fund 7034)		2903
C30075	Infrastructure Improvements	\$ 200,000	2904
C30115	Bennett Hall Renovations - Chillicothe	\$ 950,000	2905
C30118	Shannon Hall Renovations - Eastern	\$ 450,000	2906
C30119	Brasee Hall Renovations - Lancaster	\$ 150,000	2907
C30121	Building System Upgrades - Southern	\$ 600,000	2908
C30125	Herrold Hall Renovations - Zanesville	\$ 1,050,000	2909
C30136	Building Envelope Restorations	\$ 1,709,000	2910
C30137	Parking Lot Repairs - Eastern	\$ 300,000	2911
C30141	Safety and Security System Improvements -	\$ 270,000	2912
	Southern		
C30145	Brasee Hall Roof and Building Envelope -	\$ 700,000	2913
	Lancaster		
C30158	Academic Space Improvements	\$ 20,353,950	2914

C30165 Muskingum Valley Health Center - Malta \$ 150,000 2915 Facility C30166 Somerset Learning Center and Technology \$ 250,000 2916 Hub
C30166 Somerset Learning Center and Technology \$ 250,000 2916
Hub
C30167 Ohio University Piketon Facility \$ 250,000 2917
C30168 Holzer Health and Wellness Center \$ 100,000 2918
TOTAL Higher Education Improvement Fund \$ 27,482,950 2919
TOTAL ALL FUNDS \$ 27,482,950 2920
Section 207.250. OTC OWENS COMMUNITY COLLEGE 2922
Higher Education Improvement Fund (Fund 7034) 2923
C38816 Penta Renovations \$ 2,000,000 2924
C38823 Math and Science Building HVAC \$ 20,000 2925
Replacement
C38824 Access Improvement Projects \$ 550,000 2926
C38826 College Hall Renovation \$ 2,250,000 2927
C38829 Administration Hall Water Infiltration \$ 1,000,000 2928
C38830 Transportation Technology Building and \$ 1,400,000 2929
Site Renovation
C38831 Owens Community College Tool and Die \$ 500,000 2930
Program
TOTAL Higher Education Improvement Fund \$ 7,720,000 2931
TOTAL ALL FUNDS \$ 7,720,000 2932
Section 207.260. RGC RIO GRANDE COMMUNITY COLLEGE 2934
Higher Education Improvement Fund (Fund 7034) 2935
C35609 Jackson Center Acquisition and \$ 1,671,077 2936
Renovation
C35612 Rio Grande Community College McArthur \$ 400,000 2937
Center
TOTAL Higher Education Improvement Fund \$ 2,071,077 2938
TOTAL ALL FUNDS \$ 2,071,077 2939

Sect	cion 207.270. SSC SHAWNEE STATE UNIVERSITY			2941
Higher Ed	ducation Improvement Fund (Fund 7034)			2942
C32400	Basic Renovations	\$	800,000	2943
C32431	Clark Memorial Library - Rehabilitation	\$	1,800,000	2944
	and Repurposing			
C32432	Advanced Technology Center/Technology	\$	2,200,000	2945
	and Industrial Buildings Rehabilitation			
C32433	Shawnee State University Innovation	\$	200,000	2946
	Accelerator			
TOTAL Hig	gher Education Improvement Fund	\$	5,000,000	2947
TOTAL ALI	FUNDS	\$	5,000,000	2948
Sect	cion 207.280. SCC SINCLAIR COMMUNITY COLLEG	ŀΕ		2950
Higher Ed	ducation Improvement Fund (Fund 7034)			2951
C37723	Library Roof/Plaza Membrane and Concrete	\$	2,850,000	2952
	Replacement			
C37724	Electrical Grid Replacements	\$	2,900,000	2953
C37725	Air Handler and Temperature Control	\$	2,100,000	2954
	Devices			
C37726	Generation 4 Integrated Student Services	\$	2,500,000	2955
	- Advising/Completion			
C37727	Wilmington Air Park Aviation	\$	3,000,000	2956
	Infrastructure Improvements			
C37728	Hopkins Commons Senior Center	\$	250,000	2957
TOTAL Hig	gher Education Improvement Fund	\$	13,600,000	2958
TOTAL ALI	FUNDS	\$	13,600,000	2959
WILM	MINGTON AIR PARK AVIATION INFRASTRUCTURE IM	IPROV:	EMENTS	2960
Of t	the foregoing appropriation item C37727, Wi	lmin	gton Air	2961
Park Avia	ation Infrastructure Improvements, \$450,000) sha	ll be used	2962
to replac	ce antenna equipment, \$1,274,800 shall be u	ısed	for crack	2963
sealing, and \$1,275,200 shall be used for concrete repairs.				2964

Section 207.290. SOC SOUTHERN STATE COMMUNITY COLLEGE 2				2965
Higher E	ducation Improvement Fund (Fund 7034)			2966
C32206	Adams County Satellite Campus	\$	2,000,000	2967
C32208	Southern Gateway Economic Innovation	\$	1,000,000	2968
	Development Center			
C32212	Clarksville Fire Training Center	\$	850,000	2969
C32213	Wilmington College Center for the	\$	1,500,000	2970
	Sciences and Agriculture			
C32214	Hillsboro Hi-Tech Center	\$	25,000	2971
C32215	Hobart/Southern State Project	\$	35,000	2972
TOTAL Hig	gher Education Improvement Fund	\$	5,410,000	2973
TOTAL ALI	L FUNDS	\$	5,410,000	2974
Sec	tion 207.300. STC STARK TECHNICAL COLLEGE			2976
Higher E	ducation Improvement Fund (Fund 7034)			2977
C38924	Parking Lot Resurfacing	\$	550,000	2978
C38929	Akron Center for Education and Workforce	\$	6,500,000	2979
TOTAL Hig	gher Education Improvement Fund	\$	7,050,000	2980
TOTAL ALI	L FUNDS	\$	7,050,000	2981
Sec	tion 207.310. TTC TERRA STATE COMMUNITY COI	LLEGE		2983
Higher E	ducation Improvement Fund (Fund 7034)			2984
C36411	Student Success Center - Building B -	\$	425,000	2985
	Phase 2			
C36412	Water and Sewage Renovation	\$	750,000	2986
C36413	Lighting Efficiency Upgrades	\$	425,000	2987
C36414	Northwest Ohio Community Technology	\$	675,000	2988
	Center			
C36415	Fostoria Learning Center	\$	800,000	2989
TOTAL Hig	gher Education Improvement Fund	\$	3,075,000	2990
TOTAL ALI	L FUNDS	\$	3,075,000	2991

Sect	cion 207.320. UAK UNIVERSITY OF AKRON		2993
Higher Ed	ducation Improvement Fund (Fund 7034)		2994
C25000	Basic Renovations - Main	\$ 4,100,000	2995
C25002	Basic Renovations - Wayne	\$ 800,000	2996
C25055	Auburn Science and Engineering Center	\$ 1,800,000	2997
C25057	Electrical Infrastructure - Loops	\$ 2,400,000	2998
C25065	Akron Battered Women's Shelter	\$ 750,000	2999
C25066	Roof Replacements	\$ 811,000	3000
C25067	Underground Vaults/Mechanical - Phase 2	\$ 350,000	3001
C25068	Polsky Exterior Facade and Renovations	\$ 1,775,000	3002
C25069	Campus Hardscape	\$ 1,000,000	3003
C25070	IT Cabling and Network Switches	\$ 6,564,000	3004
C25071	Orrville Area Boys and Girls Club	\$ 250,000	3005
C25072	Wooster Area Boys and Girls Club	\$ 40,000	3006
C25073	Medina County Fiber Network	\$ 100,000	3007
C25074	Akron Global Business Accelerator Main	\$ 1,250,000	3008
	Street Redevelopment		
TOTAL Higher Education Improvement Fund		\$ 21,990,000	3009
TOTAL ALI	FUNDS	\$ 21,990,000	3010
Sect	cion 207.330. UCN UNIVERSITY OF CINCINNATI		3012
Higher Ed	ducation Improvement Fund (Fund 7034)		3013
C26604	Barrett Cancer Center	\$ 2,000,000	3014
C26676	Health Professions Building	\$ 11,000,000	3015
	Rehabilitation		
C26678	Muntz Hall - Blue Ash	\$ 5,242,871	3016
C26684	Whole Home Modifications Phase II Falls	\$ 250,000	3017
	Prevention Center		
C26694	Rieveschl Roof Replacement and Rooftop	\$ 6,800,000	3018
	Exhaust		
C26695	Rhodes Hall Roof Replacement and Fire	\$ 7,000,000	3019

As I assed by the flouse				
	Suppression			
C26696	Cincinnati College-Conservatory of Music	\$	7,000,000	3020
	Infrastructure Replacements			
C26697	Vontz Center Roof, Panel, and Window	\$	4,427,129	3021
	Replacements			
C26699	The Banks Phase III	\$	10,000,000	3022
TOTAL Hig	gher Education Improvement Fund	\$	53,720,000	3023
TOTAL ALI	L FUNDS	\$	53,720,000	3024
Sect	tion 207.340. UTO UNIVERSITY OF TOLEDO			3026
Higher E	ducation Improvement Fund (Fund 7034)			3027
C34061	University Hall Window Replacements	\$	1,000,000	3028
C34068	Academic Technology and Renovation	\$	3,000,000	3029
	Projects			
C34069	Campus Infrastructure Improvements	\$	2,750,000	3030
C34071	Elevator Safety Repairs and Replacements	\$	1,750,000	3031
C34073	Mechanical System Improvements	\$	1,250,000	3032
C34080	Building Envelope/Weatherproofing	\$	1,750,000	3033
C34081	Snyder Memorial HVAC Systems Replacement	\$	1,500,000	3034
C34082	North Engineering HVAC Systems	\$	1,000,000	3035
	Replacement			
C34083	Accessibility/ADA	\$	500,000	3036
	Improvements/Enhancements			
C34084	Enterprise Firewall Phase II	\$	850,000	3037
C34085	Endpoint Security Improvements	\$	450,000	3038
C34086	Fiber Optic Data Closet Upgrades	\$	750,000	3039
C34087	Fiber Backbone Replacement - North Region	\$	750,000	3040
	Main Campus			
C34088	Network Edge Distribution Replacement	\$	2,050,000	3041
	Phase I			
C34089	Research Laboratory Renovations Phase I	\$	1,750,000	3042
C34090	University of Toledo Drinking Water	\$	500,000	3043
	Treatment Research Center			

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C34091	Lourdes University Science Laboratory and	\$	325,000	3044
	Research Center			
C34092	Toledo Old South End Carnegie Library	\$	300,000	3045
	Renovation			
TOTAL Higher Education Improvement Fund		\$	22,225,000	3046
TOTAL ALL FUNDS		\$	22,225,000	3047
Sec	tion 207.350. WTC WASHINGTON STATE COMMUNIT	ry cc	LLEGE	3049
Higher E	ducation Improvement Fund (Fund 7034)			3050
C35814	Main Building Door and Window	\$	1,300,000	3051
	Replacement/Drivit Repairs			
TOTAL Hig	gher Education Improvement Fund	\$	1,300,000	3052
TOTAL ALI	L FUNDS	\$	1,300,000	3053
Section 207.360. WSU WRIGHT STATE UNIVERSITY 30				
Higher E	ducation Improvement Fund (Fund 7034)			3056
C27564	Gaming Research Integration Learning	\$	750,000	3057
	Laboratory Relocation			
C27567	Campus-wide Instructional Laboratory	\$	3,000,000	3058
	Modernization and Maintenance			
C27568	IT Disaster Recovery Site in OHU's Data	\$	1,250,000	3059
	Center			
C27569	Campus-wide Elevator Upgrades	\$	2,500,000	3060
C27570	Envelope Repairs	\$	2,000,000	3061
C27571	Wellfield Remediation	\$	1,500,000	3062
C27572	Electrical Infrastructure	\$	1,500,000	3063
C27573	Laboratory Animal Research Renovations	\$	314,500	3064
C27574	Campus Infrastructure - Shoreline	\$	975,000	3065
	Renovation/Stabilization - Lake			
C27575	Tri-Star STEM Project	\$	500,000	3066
C27576	Wright State Campus Connector Building -	\$	2,525,000	3067
	Lake			

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TOTAL Hig	gher Education Improvement Fund	\$	16,814,500	3068
TOTAL ALL FUNDS		\$	16,814,500	3069
Section 207.370. YSU YOUNGSTOWN STATE UNIVERSI		YT		3071
Higher Education Improvement Fund (Fund 7034)				3072
C34545	Youngstown Business Incubator Tech Block Building #5	\$	200,000	3073
C34549	Ward Beecher Science Hall Renovations	\$	2,500,000	3074
C34550	Jones Hall Student Success Facility Upgrades	\$	2,000,000	3075
C34551	Academic Area Renovations and Upgrades	\$	3,750,000	3076
C34552	Meshel Hall Renovations	\$	2,000,000	3077
C34553	Campus Development	\$	750,000	3078
C34554	Mahoning Valley	\$	3,000,000	3079
	Innovation/Commercialization Center			
TOTAL Hig	gher Education Improvement Fund	\$	14,200,000	3080
TOTAL ALL FUNDS		\$	14,200,000	3081
Sect	cion 207.380. MAT ZANE STATE COLLEGE			3083
Higher Ed	ducation Improvement Fund (Fund 7034)			3084
C36216	Campus Center Renovations	\$	650,000	3085
C36217	Parking/Walkway Improvements	\$	670,000	3086
C36218	Zanesville Campus Renovations	\$	480,000	3087
C36219	Cambridge Campus Renovations	\$	200,000	3088
C36220	Muskingum Valley Health Center -	\$	250,000	3089
	Cambridge Facility			
C36221	Muskingum Valley Health Center - South	\$	450,000	3090
	Zanesville Facility			
C36222	Zane State and West Muskingum	\$	500,000	3091
	Agriculture Education Facility			
TOTAL Higher Education Improvement Fund		\$	3,200,000	3092
TOTAL ALL FUNDS		\$	3,200,000	3093

Section 207.410. For all of the foregoing appropriation items	3095
from the Higher Education Improvement Fund (Fund 7034) or the	3096
Higher Education Improvement Taxable Fund (Fund 7024) that require	3097
local funds to be contributed by any state-supported or	3098
state-assisted institution of higher education, the Department of	3099
Higher Education shall not recommend that any funds be released	3100
until the recipient institution demonstrates to the Department of	3101
Higher Education and the Office of Budget and Management that the	3102
local funds contribution requirement has been secured or	3103
satisfied. The local funds shall be in addition to the foregoing	3104
appropriations.	3105

Section 207.420. None of the foregoing capital improvements 3106 appropriations for state-supported or state-assisted institutions 3107 of higher education shall be expended until the particular 3108 appropriation has been recommended for release by the Department 3109 of Higher Education and released by the Director of Budget and 3110 Management or the Controlling Board. Either the institution 3111 concerned, or the Department of Higher Education with the 3112 concurrence of the institution concerned, may initiate the request 3113 to the Director of Budget and Management or the Controlling Board 3114 for the release of the particular appropriation. 3115

Section 207.430. (A) No capital improvement appropriations or 3116 reappropriations in this act made from the Higher Education 3117 Improvement Fund (Fund 7034) or the Higher Education Improvement 3118 Taxable Fund (Fund 7024) shall be released for planning or for 3119 improvement, renovation, construction, or acquisition of capital 3120 facilities if the institution of higher education or the state 3121 does not own the real property on which the capital facilities are 3122 or will be located. This restriction does not apply in any of the 3123 following circumstances: 3124

(1) The institution has a long-term (at least twenty years)	3125
lease of, or other interest (such as an easement) in, the real	3126
property.	3127
(2) The Department of Higher Education certifies to the	3128
Controlling Board that undue delay will occur if planning does not	3129
proceed while the property or property interest acquisition	3130
process continues. In this case, funds may be released upon	3131
approval of the Controlling Board to pay for planning through the	3132
development of schematic drawings only.	3133
(3) In the case of an appropriation or reappropriation for	3134
capital facilities that, because of their unique nature or	3135
location, will be owned or will be part of facilities owned by a	3136
separate nonprofit organization or public body and will be made	3137
available to the institution of higher education for its use, the	3138
nonprofit organization or public body either owns or has a	3139
long-term (at least twenty years) lease of the real property or	3140
other capital facility to be improved, renovated, constructed, or	3141
acquired and has entered into a joint or cooperative use agreement	3142
with the institution of higher education that meets the	3143
requirements of division (C) of this section.	3144
(B) Any foregoing appropriations or reappropriations that	3145
require cooperation between a technical college and a branch	3146
campus of a university may be released by the Controlling Board	3147
upon recommendation by the Department of Higher Education that the	3148
facilities proposed by the institutions are:	3149
(1) The result of a joint planning effort by the university	3150
and the technical college, satisfactory to the Department of	3151
Higher Education;	3152
(2) Facilities that will meet the needs of the region in	3153
terms of technical and general education, taking into	3154

consideration the totality of facilities that will be available

after the completion of the projects;	3156
(3) Planned to permit maximum joint use by the university and	3157
technical college of the totality of facilities that will be	3158
available upon their completion; and	3159
(4) To be located on or adjacent to the branch campus of the	3160
university.	3161
(C) The Department of Higher Education shall adopt and	3162
maintain rules regarding the release of moneys from all the	3163
foregoing appropriations for capital facilities for all	3164
state-supported or state-assisted institutions of higher	3165
education. In the case of capital facilities referred to in	3166
division (A)(3) of this section, the joint or cooperative use	3167
agreements shall include, as a minimum, provisions that:	3168
(1) Specify the extent and nature of that joint or	3169
cooperative use, extending for not fewer than twenty years, with	3170
the value of such use or right to use to be, as is determined by	3171
the parties and approved by the Department of Higher Education,	3172
reasonably related to the amount of the appropriations;	3173
(2) Provide for pro rata reimbursement to the state should	3174
the arrangement for joint or cooperative use be terminated;	3175
(3) Provide that procedures to be followed during the capital	3176
improvement process will comply with appropriate applicable state	3177
statutes and rules, including the provisions of this act; and	3178
(4) Provide for payment or reimbursement to the institution	3179
of its administrative costs incurred as a result of the facilities	3180
project, not to exceed 1.5 per cent of the appropriated amount.	3181
(D) Upon the recommendation of the Department of Higher	3182
Education, the Controlling Board may approve the transfer of	3183
appropriations for projects requiring cooperation between	3184
institutions from one institution to another institution with the	2125

hereby authorized to issue and sell, in accordance with Section 2n 3193 of Article VIII, Ohio Constitution, and Chapter 151. and 3194 particularly sections 151.01 and 151.04 of the Revised Code, 3195 original obligations in an aggregate principal amount not to 3196 exceed \$480,000,000, in addition to the original issuance of 3197 obligations heretofore authorized by prior acts of the General 3198 Assembly. These authorized obligations shall be issued, subject to 3199 applicable constitutional and statutory limitations, as needed to 3200 provide sufficient moneys to the credit of the Higher Education 3201 Improvement Fund (Fund 7034) and the Higher Education Improvement 3202 Taxable Fund (Fund 7024) to pay costs of capital facilities as 3203 defined in sections 151.01 and 151.04 of the Revised Code for 3204 state-supported and state-assisted institutions of higher 3205 education. 3206

Section 207.450. The requirements of Chapters 123. and 153. 3207 of the Revised Code, with respect to the powers and duties of the 3208 Executive Director of the Ohio Facilities Construction Commission 3209 as they relate to the procedure and awarding of contracts for 3210 capital improvement projects, and the requirements of section 3211 127.16 of the Revised Code, with respect to the Controlling Board, 3212 do not apply to projects of community college districts and 3213 technical college districts. 3214

Section 207.460. Those institutions locally administering

capital improvement projects pursuant to sections 3345.50 and	3216
3345.51 of the Revised Code may:	3217
(A) Establish charges for recovering costs directly related	3218
to project administration as defined by the Executive Director of	3219
the Ohio Facilities Construction Commission. The Ohio Facilities	3220
Construction Commission, in consultation with the Office of Budget	3221
and Management, shall review and approve these administrative	3222
charges when the charges are in excess of 1.5 per cent of the	3223
total construction budget, provided that total administrative	3224
charges paid by the state do not exceed four per cent of the	3225
state's contribution to the total construction budget.	3226
(B) Seek reimbursement from state capital appropriations to	3227
the institution for the in-house design services performed by the	3228
institution for the capital projects. Acceptable charges are	3229
limited to design document preparation work that is done by the	3230
institution. These reimbursable design costs shall be shown as	3231
"A/E fees" within the project's budget that is submitted to the	3232
Controlling Board or the Director of Budget and Management as part	3233
of a request for release of funds. The reimbursement for in-house	3234
design shall not exceed seven per cent of the estimated	3235
construction cost.	3236
Section 207.470. TRANSFERS OF HIGHER EDUCATION CAPITAL	3237
APPROPRIATIONS	3238
The Director of Budget and Management may as necessary to	3239
maintain the exclusion from the calculation of gross income for	3240
federal income taxation purposes under the "Internal Revenue Code	3241
of 1986," 100 Stat. 2085, 26 U.S.C. 1 et seq., with respect to	3242
obligations issued to fund projects appropriated from the Higher	3243
Education Improvement Fund:	3244
(A) Transfer appropriations between the Higher Education	3245

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Improvement Fund and the Higher Education Impro	vement T	axable	3246
Fund;			3247
(B) Create new appropriation items within	the High	er	3248
Education Improvement Taxable Fund and make tra	nsfers o	f	3249
appropriations to them for projects originally	funded f	rom	3250
appropriations made from the Higher Education I	mproveme	nt Fund.	3251
The projects that are funded under new app	ropriati	on items	3252
created in this manner shall automatically be d	esignate	d as	3253
specific for purposes of section 126.14 of the	Revised	Code.	3254
Section 209.10. ETC BROADCAST EDUCATIONAL	MEDIA CO	MMISSION	3255
Higher Education Improvement Fund (Fund 7034)			3256
C37406 Network Operations Center Upgrades	\$	558,000	3257
C37410 Ohio Radio Reading Services	\$	60,787	3258
C37412 OGT Facilities and Equipment	\$	267,000	3259
C37413 Statehouse News Bureau	\$	67,200	3260
TOTAL Higher Education Improvement Fund \$ 952,987			
TOTAL ALL FUNDS \$ 952,987			3262
Section 211.10. CSR CAPITOL SQUARE REVIEW	AND ADVI	SORY BOARD	3264
Administrative Building Fund (Fund 7026)			3265
C87407 Statehouse Repair/Improvements	\$	300,000	3266
TOTAL Administrative Building Fund	\$	300,000	3267
TOTAL ALL FUNDS	\$	300,000	3268
Section 213.10. DAS DEPARTMENT OF ADMINIST	RATIVE S	ERVICES	3270
Building Improvement Fund (Fund 5KZ0)			3271
C10035 Building Improvement	\$	10,693,000	3272
TOTAL Building Improvement Fund	\$	10,693,000	3273
Administrative Building Fund (Fund 7026)			3274
C10011 Statewide Communications System	\$	3,900,000	3275

Sect	tion 217.10. COM DEPARTMENT OF COMMERCE			3307
State Fire Marshal Fund (Fund 5460)				3308
C80009	Forensic Laboratory Equipment	\$	110,000	
C80023	SFM Renovations and Improvements	\$	1,900,000	3310
C80026	Forensic Evidence Storage/Maintenance	\$	2,187,500	3311
	Structure			
TOTAL Sta	ate Fire Marshal Fund	\$	4,197,500	3312
Administ	rative Building Fund (Fund 7026)			3313
C80032 V	Wellston Burn Building	\$	300,000	3314
TOTAL Adr	ministrative Building Fund	\$	300,000	3315
TOTAL ALI	L FUNDS	\$	4,497,500	3316
Sect	tion 219.10. DDD DEPARTMENT OF DEVELOPMEN	TAL DI	SABILITIES	3318
Mental He	ealth Facilities Improvement Fund (Fund 7	033)		3319
C59004	Community Assistance Projects	\$	23,000,000	3320
C59034	Statewide Developmental Centers	\$	4,990,000	3321
C59062	LifeTown Art and STEM for People with	\$	450,000	3322
	Disabilities			
TOTAL Deg	partment of Developmental Disabilities	\$	28,440,000	3323
TOTAL ALI	L FUNDS	\$	28,440,000	3324
COMI	MUNITY ASSISTANCE PROJECTS			3325
The	foregoing appropriation item C59004, Com	munity	/ Assistance	3326
Projects	, may be used to provide community assista	ance f	funds for	3327
the deve	lopment, purchase, construction, or renova	ation	of	3328
facilitie	es for day programs or residential progra	ms tha	at provide	3329
services	to persons eligible for services from the	e Depa	artment of	3330
Developme	ental Disabilities or county boards of de	velopn	nental	3331
disabili	ties and shall be distributed by the Depa:	rtment	of	3332
Developme	ental Disabilities subject to Controlling	Board	d approval.	3333

Section 221.10. MHA DEPARTMENT OF MENTAL HEALTH AND ADDICTION

SERVICES	5			3335
Mental H	Health Facilities Improvement Fund (Fund 70)	33)		3336
C58001	Community Assistance Projects	\$	12,000,000	3337
C58007	Infrastructure Renovations	\$	21,310,000	3338
C58024	Bellefaire Jewish Children's Home	\$	550,000	3339
C58026	Cocoon Emergency Shelter	\$	800,000	3340
C58028	Child Focus, Inc.	\$	415,000	3341
C58029	CHOICES for Victims of Domestic Violence	\$	500,000	3342
	Campaign			
C58030	Family Services of Northwest Ohio Adult	\$	100,000	3343
	Crisis Stabilization Unit			
C58031	Glenbeigh Hospital Multipurpose Building	\$	400,000	3344
C58032	OhioGuidestone Residential Treatment	\$	350,000	3345
	Building Renovation			
C58033	Salvation Army of Greater Cleveland	\$	350,000	3346
	Harbor Light Complex			
C58034	Greenville East Main Street Recovery	\$	25,000	3347
	Center			
C58035	Columbus Briggsdale Apartments - Phase	\$	250,000	3348
	II			
C58036	The Buckeye Ranch, Inc.	\$	100,000	3349
C58037	Expansion of Lettuce Work	\$	250,000	3350
C58038	Ravenwood Mental Health Facility	\$	500,000	3351
	Expansion			
C58039	Cincinnati Center for Addiction	\$	2,000,000	3352
	Treatment Expansion			
C58040	Painesville Mental Health Services	\$	200,000	3353
	Agency			
C58041	Tri-County Board of Recovery and Mental	\$	500,000	3354
	Health Services			
C58042	McKinley Hall Renovation	\$	75,000	3355
C58043	Glenway Outpatient Opiate Facility	\$	200,000	3356

S. B. No. 310 **Page 114** As Passed by the House C725B0 Access Development \$ 13,600,000 3386 C725K9 Wildlife Area Building \$ 8,150,000 3387 Development/Renovations C725W0 MARCS Equipment \$ 1,866,087 3388 TOTAL Wildlife Fund \$ 23,616,087 3389 Administrative Building Fund (Fund 7026) 3390 C725D7 MARCS Equipment \$ 5,996,598 3391 \$ C725N7 District Office Renovations 3,000,000 3392 TOTAL Administrative Building Fund \$ 8,996,598 3393 Ohio Parks and Natural Resources Fund (Fund 7031) 3394 C72512 Land Acquisition \$ 475,000 3395 C72549 \$ DNR Facilities Development 1,500,000 3396 C725E1 Local Parks Projects Statewide \$ 5,108,985 3397 C725E5 Project Planning \$ 1,100,938 3398 C725K0 State Park Renovations/Upgrading \$ 11,060,000 3399 C725M0 Dam Rehabilitation \$ 2,550,000 3400 C725N5 Wastewater/Water Systems Upgrades \$ 2,750,000 3401 Operations Facilities Development \$ C725N8 1,000,000 3402 TOTAL Ohio Parks and Natural Resources Fund 25,544,923 3403 Parks and Recreation Improvement Fund (Fund 7035) 3404 State Parks, Campgrounds, Lodges, Cabins C725A0 \$ 23,910,514 3405 C725B5 Buckeye Lake Dam Rehabilitation \$ 3406 61,546,960 C725C4 Muskingum River Lock and Dam \$ 3,750,000 3407 C725E2 \$ Local Parks Projects 46,433,500 3408 C725E6 Project Planning \$ 6,070,285 3409 C725R4 Dam Rehabilitation - Parks \$ 55,425,000 3410 C725R5 Lake White State Park - Dam \$ 27,376,761 3411 Rehabilitation C725U4 Water Quality Equipment and Projects \$ 7,400,000 3412 TOTAL Parks and Recreation Improvement Fund 231,913,020 3413 Clean Ohio Trail Fund (Fund 7061) 3414 Clean Ohio Trail Fund C72514 12,500,000 3415

As	Passed by the House				
TO	TAL Clean Ohio T	Trail Fund	\$	12,500,000	3416
Wa	terways Safety I	Fund (Fund 7086)			3417
С7	25A7 Cooperat	ive Funding for Boating	\$	16,750,000	3418
	Faciliti	es			
С7	25N9 Operatio	ns Facilities Development	\$	2,300,000	3419
С7	25Z0 MARCS Eq	uipment	\$	1,511,165	3420
TO	TAL Waterways Sa	afety Fund	\$	20,561,165	3421
TO	TAL ALL FUNDS		\$	323,131,793	3422
	FEDERAL REIM	BURSEMENT			3423
	All reimburs	ements received from the fe	deral gove	rnment for	3424
an	y expenditures m	made pursuant to this secti	on shall b	e deposited	3425
in	the state treas	sury to the credit of the f	und from w	hich the	3426
ex	penditure origin	nated.			3427
	LOCAL PARKS I	PROJECTS			3428
	Of the forego	oing appropriation item C72	5E2, Local	Parks	3429
Pr	ojects, an amour	nt equal to two per cent of	the proje	cts listed	3430
may be used by the Department of Natural Resources for the					3431
administration of local projects, \$4,025,000 shall be used for the					3432
Scioto Peninsula Park and Parking Garage, \$3,500,000 shall be used				3433	
fo	r the Lakefront	Pedestrian Bridge, \$2,500,	000 shall	be used for	3434
th	e Cuyahoga Rive	r Franklin Hill Stabilizati	on, \$2,000	,000 shall	3435
be	used for the F	lats East Development, \$1,2	00,000 sha	ll be used	3436
fo	r the Harley Jo	nes Rotary Memorial Amphith	eater in B	ryson Park,	3437
\$1	,000,000 shall b	oe used for the South Point	Community	Pool,	3438
\$1	,000,000 shall h	oe used for the Champion Mi	ll Sports	Complex	3439
Im	provements, \$1,0	000,000 shall be used for t	he Bridge	to Wendy	3440
Pa	rk, \$1,000,000 s	shall be used for the Frank	lin Park C	onservatory,	3441
\$1	,000,000 shall h	oe used for the Worthington	Pools Ren	ovation,	3442
\$1,000,000 shall be used for the Lorain County Mill Creek				3443	
Со	nservation and D	Flood Control, \$1,000,000 s	hall be us	ed for the	3444
Pr	omenade Park and	d ProMedica Parking Facility	y, \$1,000,	000 shall be	3445
	1.6 .1 61.				2446

used for the City of Canton Market Square Enhancement Project,

3446

\$1,000,000 shall be used for The Magnolia Flowering Mills/Stark	3447
County Park district, \$750,000 shall be used for the Gorge Dam	3448
Removal, \$700,000 shall be used for the Todds Fork Trail, \$600,000	3449
shall be used for the St. Henry Swimming Pool, \$500,000 shall be	3450
used for the Kuenning-Dicke Natural Area Preserve, \$500,000 shall	3451
be used for the West Chester Soccer Complex, \$500,000 shall be	3452
used for the Van Aken District Bicycle and Pedestrian Connections,	3453
\$500,000 shall be used for the Galloway Sports Complex, \$500,000	3454
shall be used for the Scioto Audubon Metro Park Pedestrian Bridge,	3455
\$500,000 shall be used for the Scioto River Park Development,	3456
\$500,000 shall be used for the Dream Field at Windsor Park	3457
Playground, \$500,000 shall be used for the Columbus Crew Practice	3458
Facility, \$500,000 shall be used for the Holmes County	3459
Agricultural Facility Improvements, \$500,000 shall be used for the	3460
City of Sylvania SOMO Project, \$500,000 shall be used for The	3461
White Rhinoceros Barn, \$500,000 shall be used for the Thornport	3462
Buckeye Lake Public Access and Park, \$500,000 shall be used for	3463
the Redskin Memorial Park Development, \$500,000 shall be used for	3464
the Warren County Sports Complex, \$406,000 shall be used for the	3465
Bryson Pool Improvements Splash Park, \$400,000 shall be used for	3466
the Cadiz Bike Trail/Public Infrastructure Connectivity Project,	3467
\$400,000 shall be used for the Cave Lake Dam Safety Modifications,	3468
\$400,000 shall be used for the Preble County Agricultural Facility	3469
Improvements, \$400,000 shall be used for the Nimisila Spillway and	3470
Bridge Demolition and Replacement, \$400,000 shall be used for the	3471
Green Central Park, \$350,000 shall be used for the Rocky River	3472
Bradstreets Landing Park, \$350,000 shall be used for the Little	3473
Miami Scenic Trail, \$350,000 shall be used for the East View Park	3474
Ball Diamonds and Field Improvements, \$300,000 shall be used for	3475
the Schoonover Lake Dam Restoration, \$300,000 shall be used for	3476
the Columbiana County Agricultural Facility Improvements, \$300,000	3477
shall be used for the Bill Stanton Community Park Shoreline	3478
Enhancement, \$300,000 shall be used for the Chesapeake Community	3479

Building, \$300,000 shall be used for the Glenford Earthworks Phase	3480
III, \$300,000 shall be used for the Stark Parks Wilderness Center	3481
Trail System, \$250,000 shall be used for the Carroll County Ohio	3482
FFA Camp Muskingum, \$250,000 shall be used for the Clinton County	3483
Agricultural Facility Improvements, \$250,000 shall be used for the	3484
Greenville Downtown Park, \$250,000 shall be used for the	3485
Greenville Harmon Field, \$250,000 shall be used for the McCutcheon	3486
Road Park, \$250,000 shall be used for the Heritage Rail Trail	3487
Extension, \$250,000 shall be used for the Upper Arlington	3488
Shared-Use Path Expansion Projects, \$250,000 shall be used for the	3489
Tremont Road-Zollinger Road Shared-Use Path Connector, \$250,000	3490
shall be used for the Hobson Freedom Park: Phase II, \$250,000	3491
shall be used for the Blue Ash Summit Park, \$250,000 shall be used	3492
for the Pro Football Hall of Fame Comprehensive Master Study,	3493
\$250,000 shall be used for the Cascade Plaza Phase II, \$250,000	3494
shall be used for the Richwood Lake Trail, \$250,000 shall be used	3495
for the Wren Community Building Shelter and Pavilion, \$200,000	3496
shall be used for the J.W. Denver Memorial Park, \$200,000 shall be	3497
used for the Chippewa Creek Headwater Park, \$200,000 shall be used	3498
for the City of Strongsville Recreation Center, \$200,000 shall be	3499
used for the Brewing Heritage Trail Segment 1, \$200,000 shall be	3500
used for the Cincinnati Mill Creek Flood Mitigation/Mill Creek	3501
Barrier Dam, \$200,000 shall be used for the Southern State	3502
Community College Pathway, \$200,000 shall be used for the	3503
Ernsthausen Recreation Center Splash Pad, \$200,000 shall be used	3504
for the Ohio University Proctorville Walking Path, \$200,000 shall	3505
oe used for the Coldwater Recreation Space and Amphitheatre,	3506
\$200,000 shall be used for the Perry County Home Farm, \$200,000	3507
shall be used for the Coppel Soccer Complex Improvements, \$200,000	3508
shall be used for the Jungle Junction Indoor Playground, \$200,000	3509
shall be used for the Shelby County Agricultural Facility	3510
Improvements, \$200,000 shall be used for the Middle Point Ballpark	3511
Improvements, \$175,000 shall be used for the Fairfield Township	3512

Metro Parks, \$170,000 shall be used for the Chamberlin Park	3513
Bike/Pedestrian Access Improvements, \$150,000 shall be used for	3514
the Columbus Topiary Park Improvements, \$150,000 shall be used for	3515
the Gallipolis City Park, \$150,000 shall be used for the	3516
Cincinnati Ault Park, \$150,000 shall be used for the Green	3517
Township Hike/Bike Trail, \$150,000 shall be used for the Kenton	3518
Baseball Park Lighting Improvements, \$150,000 shall be used for	3519
the Kamp Dovetail, \$150,000 shall be used for the Avon Lake	3520
Veterans Park, \$150,000 shall be used for the Marion Tallgrass	3521
Trail, \$149,000 shall be used for the Ohio City Recreation	3522
Facility, \$125,000 shall be used for the Cleveland Cultural	3523
Gardens, \$125,000 shall be used for the Village of Fort Recovery	3524
Community Park, \$125,000 shall be used for the Delphos Community	3525
Pool and Splash Park, \$100,000 shall be used for the Auglaize	3526
County Agricultural Facility Improvements, \$100,000 shall be used	3527
for the Clarksville Upground Reservoir Safety Upgrades, \$100,000	3528
shall be used for the Little Hearts Big Smiles All Children's	3529
Playground, \$100,000 shall be used for The Wilds Educational	3530
Animal Display, \$80,000 shall be used for the Rockford Shane's	3531
Park Playground Equipment, \$75,000 shall be used for the City of	3532
Parma Park Improvements, \$75,000 shall be used for the Deerasic	3533
Park Whitetail Deer Museum and Educational Center, \$75,000 shall	3534
be used for the Stoll Lane Park Redevelopment, \$75,000 shall be	3535
used for the Montpelier Park Barn Roof Replacement, \$67,500 shall	3536
be used for the Waddell Park Public Swimming Pool Renovation,	3537
\$60,000 shall be used for the Loveland McCoy Park Improvements,	3538
\$55,000 shall be used for the Columbia Township Community Natural	3539
Park, \$50,000 shall be used for the Columbiana County Beaver Creek	3540
Wildlife Education Center, \$50,000 shall be used for the	3541
Hicksville Splash Pad, \$50,000 shall be used for the Hamilton	3542
County Agricultural Facility Improvements, \$50,000 shall be used	3543
for the City of Marion Ball Field Complex, \$50,000 shall be used	3544
for the City of Fremont Basketball Court Upgrades (Roger Young	3545

Park), \$50,000 shall be used for the Upper Sandusky Bicentennial	3546
Park Project, \$45,000 shall be used for the Noble County Happy	3547
Time Pool, \$45,000 shall be used for the Lebanon Bike Park,	3548
\$40,000 shall be used for the Blanchester Playground, \$40,000	3549
shall be used for the Beaver Park Sports Field, \$40,000 shall be	3550
used for the City of Tiffin City Park Upgrades, \$30,000 shall be	3551
used for the London Municipal Pool, \$20,000 shall be used for the	3552
Waverly Canal Park, and \$11,000 shall be used for the Washington	3553
Township Lake Stabilization Project.	3554

Section 223.20. For the appropriations in this act made from 3555 the Parks and Recreation Improvement Fund (Fund 7035), the 3556 Department of Natural Resources shall periodically prepare and 3557 submit to the Director of Budget and Management the estimated 3558 design, planning, and engineering costs of capital-related work to 3559 be done by the Department of Natural Resources for each project. 3560 Based on the estimates, the Director of Budget and Management may 3561 release appropriations from the foregoing appropriation item 3562 C725E6, Project Planning, within Fund 7035, to pay for design, 3563 planning, and engineering costs incurred by the Department of 3564 Natural Resources for the projects. Upon release of the 3565 appropriations by the Director of Budget and Management, the 3566 Department of Natural Resources shall pay for these expenses from 3567 the Parks Capital Expenses Fund (Fund 2270), and be reimbursed by 3568 Fund 7035 using an intrastate voucher. 3569

Section 223.30. For the appropriations in this act made from 3570 the Ohio Parks and Natural Resources Fund (Fund 7031), the Ohio 3571 Department of Natural Resources shall periodically prepare and 3572 submit to the Director of Budget and Management the estimated 3573 design, planning, and engineering costs of capital-related work to 3574 be done by the Department of Natural Resources for each project. 3575 Based on those estimates, the Director of Budget and Management 3576

may release appropriations from the foregoing appropriation item	3577
C725E5, Project Planning, within Fund 7031 to pay for design,	3578
planning, and engineering costs incurred by the Department of	3579
Natural Resources for the projects. Upon release of the	3580
appropriations by the Director of Budget and Management, the	3581
Department of Natural Resources shall pay for these expenses from	3582
the Capital Expenses Fund (Fund 4S90) and be reimbursed by Fund	3583
7031 using an intrastate voucher.	3584

Section 223.40. The Ohio Public Facilities Commission is	3585
hereby authorized to issue and sell, in accordance with Section 21	3586
of Article VIII, Ohio Constitution, and Chapter 151. and	3587
particularly sections 151.01 and 151.05 of the Revised Code,	3588
original obligations in an aggregate principal amount not to	3589
exceed \$15,000,000 in addition to the original issuance of	3590
obligations heretofore authorized by prior acts of the General	3591
Assembly. These authorized obligations shall be issued, subject to	3592
applicable constitutional and statutory limitations, as needed to	3593
provide sufficient moneys to the credit of the Ohio Parks and	3594
Natural Resources Fund (Fund 7031) to pay costs of capital	3595
facilities as defined in sections 151.01 and 151.05 of the Revised	3596
Code.	3597

Section 223.50. The Treasurer of State is hereby authorized 3598 to issue and sell, in accordance with Section 2i of Article VIII, 3599 Ohio Constitution, and Chapter 154. of the Revised Code, 3600 particularly section 154.22 of the Revised Code, original 3601 obligations in an aggregate principal amount not to exceed 3602 \$217,000,000, in addition to the original issuance of obligations 3603 heretofore authorized by prior acts of the General Assembly. These 3604 authorized obligations shall be issued, subject to applicable 3605 constitutional and statutory limitations, as needed to provide 3606

and Indoor Firing Range

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S. B. No. 310

S. B. No. 310 As Passed b) by the House		P	age 122
C76054	Wayne County MARCS EMS Phase II	\$	600,000	3635
TOTAL Adm	ninistrative Building Fund	\$	2,935,941	3636
Highway S	Safety Fund (Fund 7036)			3637
C76035	Alum Creek Facility Renovations and	\$	1,200,000	3638
	Upgrades			
C76036	Shipley Building Renovations and	\$	1,500,000	3639
	Improvements			
C76043	Minor Capital Projects	\$	2,500,000	3640
C76044	OSHP Headquarters/Post Renovations and	\$	2,250,000	3641
	Improvements			
C76045	OSHP Academy Renovations and	\$	1,250,000	3642
	Improvements			
C76046	OSHP - K-9 Training Facility	\$	1,250,000	3643
TOTAL Highway Safety Fund \$ 9,950,000		3644		
TOTAL ALI	FUNDS	\$	12,885,941	3645
Section 229.10. DRC DEPARTMENT OF REHABILITATION AND				3647
CORRECTION				3648
Adult Cor	rrectional Building Fund (Fund 7027)			3649
C50101	Community-Based Correctional Facilities	\$	20,287,590	3650
C50105	Water System/Plant Improvements	\$	7,500,000	3651
C50106	Industrial Equipment - Statewide	\$	4,602,109	3652
C50114	Community Residential Program	\$	2,000,000	3653
C50136	General Building Renovations	\$	116,461,868	3654
TOTAL Adu	alt Correctional Building Fund	\$	150,851,567	3655
TOTAL ALI	FUNDS	\$	150,851,567	3656
Section 229.20. COMMUNITY-BASED CORRECTIONAL FACILITIES				3658
From the foregoing appropriation item C50101, Community-Based				3659
Correctional Facilities, the Department of Rehabilitation and				3660
Correction shall designate the projects involving the construction				3661
and renovation of single-county and district community-based				3662

As Passed by the House	. agoc
correctional facilities.	3663
The Department of Rehabilitation and Correction may review	3664
and approve the renovation and construction of projects for which	3665
funds are provided. The proceeds of any obligations authorized	3666
under this section shall not be applied to any such facilities	3667
that are not designated and approved by the Department of	3668
Rehabilitation and Correction.	3669
The Department of Rehabilitation and Correction shall adopt	3670
guidelines to accept and review applications and designate	3671
projects. The guidelines shall require the county or counties to	3672
justify the need for the facility and to comply with timelines for	3673
the submission of documentation pertaining to the site, program,	3674
and construction.	3675
Section 229.30. COMMUNITY RESIDENTIAL PROGRAM RENOVATIONS	3676
The foregoing appropriation item C50114, Community	3677
Residential Program, may be used by the Department of	3678
Rehabilitation and Correction, pursuant to sections 5120.103 to	3679
5120.105 of the Revised Code, to provide for the construction or	3680
renovation of halfway house facilities for offenders eligible for	3681
community supervision by the Department of Rehabilitation and	3682
Correction.	3683
	2524
Section 229.40. The Treasurer of State is hereby authorized	3684
to issue and sell, in accordance with Section 2i of Article VIII,	3685
Ohio Constitution, and Chapter 154. and section 307.021 of the	3686
Revised Code, original obligations in an aggregate principal	3687
amount not to exceed \$142,000,000 in addition to the original	3688
issuance of obligations heretofore authorized by prior acts of the	3689
General Assembly. These authorized obligations shall be issued,	3690
subject to applicable constitutional and statutory limitations, as	3691

needed to provide sufficient moneys to the credit of the Adult

3692

Correction	onal Building Fund (Fund 7027) to pay cost	cs ass	sociated	3693
with pre	viously authorized capital facilities and	the		3694
appropria	ations in this act from Fund 7027 for the	Depar	etment of	3695
Rehabili	tation and Correction.			3696
Sect	tion 231.10. DVS DEPARTMENT OF VETERANS SE	ERVICE	ES	3697
Nursing B	Home - Federal Fund (Fund 3190)			3698
C90074	Sandusky Renovation Federal	\$	7,234,253	3699
C90077	Georgetown Renovation Federal	\$	1,927,250	3700
TOTAL Nu	rsing Home - Federal Fund	\$	9,161,503	3701
Veterans	' Home Improvement Fund (Fund 6040)			3702
C90073	Sandusky Equipment State	\$	1,185,600	3703
C90075	Sandusky Renovation State	\$	3,895,368	3704
C90076	Georgetown Equipment State	\$	225,000	3705
C90078	Georgetown Renovation State	\$	1,037,750	3706
TOTAL Vet	terans' Home Improvement Fund	\$	6,343,718	3707
TOTAL ALL FUNDS \$ 15,505,221				3708
Sect	tion 233.10. DYS DEPARTMENT OF YOUTH SERV	ICES		3710
Juvenile	Correctional Building Fund (Fund 7028)			3711
C47001	Fire Suppression, Safety, and Security	\$	4,867,980	3712
C47002	General Institutional Renovations	\$	5,191,659	3713
C47003	Community Rehabilitation Centers	\$	4,050,086	3714
C47007	Local Juvenile Detention Centers	\$	4,640,475	3715
C47022	Building Additions - Circleville	\$	10,683,000	3716
	Juvenile Correctional Facility			
C47023	Housing and Programs - Special Needs	\$	5,212,230	3717
C47024	First Step Recovery Expansion	\$	100,000	3718
TOTAL Juv	venile Correctional Building Fund	\$	34,745,430	3719
TOTAL ALI	L FUNDS	\$	34,745,430	3720

Section 233.20. COMMUNITY REHABILITATION CENTERS

From the foregoing appropriation item C47003, Community	3723
Rehabilitation Centers, the Department of Youth Services shall	3724
designate the projects involving the construction and renovation	3725
of single county and multicounty community corrections facilities.	3726
The Department of Youth Services may review and approve the	3727
renovation and construction of projects for which funds are	3728
provided. The proceeds of any obligations authorized under this	3729
section shall not be applied to any such facilities that are not	3730
designated and approved by the Department of Youth Services.	3731
The Department of Youth Services shall adopt guidelines to	3732
accept and review applications and designate projects. The	3733
guidelines shall require the county or counties to justify the	3734
need for the facility and to comply with timelines for the	3735
submission of documentation pertaining to the site, program, and	3736
construction.	3737
For purposes of this section, "community corrections	3738
facilities" has the same meaning as in section 5139.36 of the	3739
Revised Code.	3740
Section 233.30. LOCAL JUVENILE DETENTION CENTERS	3741
From the foregoing appropriation item C47007, Local Juvenile	3742
Detention Centers, the Department of Youth Services shall	3743
designate the projects involving the construction and renovation	3744
of county and multicounty juvenile detention centers.	3745
The Department of Youth Services may review and approve the	3746
renovation and construction of projects for which funds are	3747
provided. The proceeds of any obligations authorized under this	3748
section shall not be applied to any such facilities that are not	3749
designated by the Department of Youth Services.	3750
The Department of Youth Services shall comply with the	3751
	200

guidelines set forth in this section, accept and review

, , , , , , , , , , , , , , , ,	
applications, designate projects, and determine the amount of	3753
state match funding to be applied to each project. The department	3754
shall, with the advice of the county or counties participating in	3755
a project, determine the funded design capacity of the detention	3756
centers that are designated to receive funding. Notwithstanding	3757
any provisions to the contrary contained in Chapter 153. of the	3758
Revised Code, the Department of Youth Services may coordinate,	3759
review, and monitor the drawdown and use of funds for the	3760
renovation and construction of projects for which designated funds	3761
are provided.	3762
(A) The Department of Youth Services shall develop a weighted	3763
numerical formula to determine the amount, if any, of state match	3764
that may be provided to a single county or multicounty detention	3765
center project. The formula shall include the factors specified	3766
below in division (A)(1) of this section and may include the	3767
factors specified below in division (A)(2) of this section. The	3768
weight assigned to the factors specified in division (A)(1) of	3769
this section shall be not less than twice the weight assigned to	3770
factors specified in division (A)(2) of this section.	3771
(1)(a) The number of detention center beds needed in the	3772

- (1)(a) The number of detention center beds needed in the 3772 county or group of counties, as estimated by the Department of 3773 Youth Services, is significantly more than the number of beds 3774 currently available. 3775
- (b) Any existing detention center in the county or group of 3776 counties does not meet health, safety, or security standards for 3777 detention centers as established by the Department of Youth 3778 Services.
- (c) The Department of Youth Services projects that the countyor group of counties have a need for a sufficient number ofdetention beds to make the project economically viable.
 - (2)(a) The percentage of children in the county or group of 3783

counties	living	below	the	poverty	level	is	above	the	state	3784
average.										3785

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- (b) The per capita income in the county or group of counties 3786 is below the state average. 3787
- (B) The formula developed by the Department of Youth Services 3788 shall yield a percentage of state match ranging from zero to sixty 3789 per cent based on the above factors. The funding authorized under 3790 this section that may be applied to a construction or renovation 3791 project shall not exceed the actual cost of the project. 3792

The funding authorized under this section shall not be 3793 applied to any project unless the detention center will be built 3794 in compliance with health, safety, and security standards for 3795 detention centers as established by the Department of Youth 3796 Services. In addition, the funding authorized under this section 3797 shall not be applied to the renovation of a detention center 3798 unless the renovation is for the purpose of increasing the number 3799 of beds in the center, or to meet health, safety, or security 3800 standards for detention centers as established by the Department 3801 of Youth Services. 3802

Section 233.40. The Treasurer of State is hereby authorized 3803 to issue and sell, in accordance with Section 2i of Article VIII, 3804 Ohio Constitution, and Chapter 154. and other applicable sections 3805 of the Revised Code, original obligations in an aggregate 3806 principal amount not to exceed \$28,000,000 in addition to the 3807 original issuance of obligations heretofore authorized by prior 3808 acts of the General Assembly. These authorized obligations shall 3809 be issued, subject to applicable constitutional and statutory 3810 limitations, as needed to provide sufficient moneys to the credit 3811 of the Juvenile Correctional Building Fund (Fund 7028) to pay the 3812 costs associated with previously authorized capital facilities and 3813 the appropriations in this act from Fund 7028 for the Department 3814

of Youth Services.			3815
Section 235.10. DEV DEVELOPMENT SERVICES AGE	ENCY		3816
Coal Research and Development Fund (Fund 7046)			3817
C19505 Coal Research and Development	\$	10,000,000	3818
TOTAL Coal Research and Development Fund	\$	10,000,000	3819
TOTAL ALL FUNDS	\$	10,000,000	3820
Service Station Cleanup Fund (Fund 7100)			3821
C19507 Service Station Cleanup	\$	5,000,000	3822
TOTAL Service Station Cleanup Fund	\$	5,000,000	3823
TOTAL ALL FUNDS	\$	15,000,000	3824
SERVICE STATION CLEANUP FUND			3825
(A) For purposes of this section:			3826
(1) "Political subdivision" means a county,	munici	pal	3827
corporation, township, or port authority.			3828
(2) "Class C release" has the same meaning a	as in s	section	3829
3737.87 of the Revised Code.			3830
(3) "Property assessment" means a property a	assessm	nent	3831
conducted in accordance with section 3746.04 of t	the Rev	rised Code	3832
or a corrective action process or source investig	gation	process	3833
under section 1301:7-9-13 of the Ohio Administrat	cive Co	ode.	3834
(4) "Property owner" means a political subdi	ivision	and an	3835
organization that owns publicly owned lands.			3836
(5) "Cleanup or remediation" means any action	on at a	Class C	3837
release site to contain, remove, or dispose of pe	etrolev	m or other	3838
hazardous substances or remove underground storage	ge tank	s used to	3839
store petroleum or other hazardous substances.			3840
(6) "Publicly owned lands" includes lands th	nat are	e owned by	3841
an organization that has entered into a relevant	agreem	ent with a	3842

3873

political subdivision.

- (B) The Abandoned Gas Station Cleanup Grant Program is 3844 established in the Development Services Agency for the purpose of 3845 cleanup and remediation of Class C release sites to provide for 3846 and enable the environmentally safe and productive reuse of 3847 publicly owned lands by the remediation or cleanup, or planning 3848 and assessment for that remediation or cleanup, of contamination 3849 or by addressing property conditions or circumstances that may be 3850 deleterious to public health and safety or the environment or that 3851 preclude or inhibit environmentally sound or economic reuse of the 3852 property as authorized by Section 2o of Article VIII, Ohio 3853 Constitution. Under this program, the Director of Development 3854 Services may do either or both of the following: 3855
- (1) Award a grant of up to \$100,000 to a property owner for 3856 purposes of a property assessment on a Class C release site; 3857
- (2) Award a grant of up to \$500,000 to a property owner for 3858 purposes of cleanup or remediation of a Class C release site. 3859

Grants under divisions (B)(1) and (2) of this section shall 3860 be used by a property owner to create a site that provides 3861 opportunities for economic impact through redevelopment. The 3862 Director of Development Services may consult with the 3863 Environmental Protection Agency, the State Fire Marshal, the Ohio 3864 Water Development Authority, and the Ohio Public Works Commission 3865 in connection with this program and the awarding of these grants. 3866 Sections 122.651 to 122.658 of the Revised Code do not apply to 3867 this program. 3868

(C) A property owner applying for a grant under division 3869
(B)(1) or (2) of this section shall submit an application for the 3870 grant on a form prescribed by the Director of Development 3871 Services. 3872

An authorized representative of the property owner shall sign

and submit an affidavit with the application certifying that the	3874
property owner did not cause or contribute to any prior release of	3875
petroleum or other hazardous substances on the site.	3876

Upon receipt of an application, the Director shall examine 3877 the application and all accompanying information to determine if 3878 the application is complete. If the Director determines that the 3879 application is not complete, the Director shall promptly notify 3880 the property owner that the application is not complete, provide a 3881 description of the information that is missing from the 3882 application, and return the application and all accompanying 3883 information to the property owner. The property owner may resubmit 3884 the application. 3885

If the Director approves an application under this section, 3886 the Director may enter into an agreement with the property owner 3887 to award a grant to the property owner. The agreement shall be 3888 executed prior to paying or disbursing any grant funds approved by 3889 the Director under this section.

- (D) The Service Station Cleanup Fund (Fund 7100) is hereby 3891 created in the state treasury. The fund shall consist of moneys 3892 transferred to it pursuant to this section from the Clean Ohio 3893 Revitalization Fund (Fund 7003) created in section 122.658 of the 3894 Revised Code. Investment earnings of the fund shall be credited to 3895 the fund. Moneys in the fund shall be used to award grants 3896 pursuant to the Abandoned Gas Station Cleanup Grant Program 3897 established in this section. 3898
- (E) At the request of the Director of Development Services, 3899 the Director of Budget and Management may transfer up to 3900 \$25,000,000 cash from the Clean Ohio Revitalization Fund (Fund 3901 7003) to the Service Station Cleanup Fund (Fund 7100) as needed to 3902 provide for grants awarded by the Director of Development Services 3903 under this section.

Sectio	on 235.20. The Ohio Public Facilities Com	miss	ion is	3905
hereby auth	orized to issue and sell, in accordance	with	Section 15	3906
of Article	VIII, Ohio Constitution, and Chapter 151	. of	the	3907
Revised Cod	e, and particularly sections 151.01 and	151.	07 of the	3908
Revised Cod	le, original obligations in an aggregate	prin	cipal	3909
amount not	to exceed \$7,000,000 in addition to the	orig	inal	3910
obligations	heretofore authorized by prior acts of	the	General	3911
Assembly. T	hese authorized obligations shall be iss	ued,	subject to	3912
applicable	constitutional and statutory limitations	, in	amounts	3913
necessary t	o ensure sufficient moneys to the credit	of	the Coal	3914
Research an	d Development Fund (Fund 7046) to pay co	sts	of research	3915
and develop	ment of clean coal technology projects.			3916
Sectio	on 237.10. EXP EXPOSITIONS COMMISSION			3917
Administrat	ive Building Fund (Fund 7026)			3918
C72305 Fa	acility Improvements and Modernization	\$	9,400,000	3919
C72312 Re	enovations and Equipment Replacement	\$	1,500,000	3920
TOTAL Admin	istrative Building Fund	\$	10,900,000	3921
TOTAL ALL F	UNDS	\$	10,900,000	3922
Sectio	n 239.10. FCC FACILITIES CONSTRUCTION CO	MMIS	SION	3924
Lottery Pro	fits Education Fund (Fund 7017)			3925
C23014 C	lassroom Facilities Assistance Program	\$	50,000,000	3926
_	Lottery Profits			
TOTAL Lotte	ry Profits Education Fund	\$	50,000,000	3927
Public Scho	ool Building Fund (Fund 7021)			3928
C23001 Pt	ublic School Buildings	\$	100,000,000	3929
TOTAL Publi	c School Building Fund	\$	100,000,000	3930
Administrat	ive Building Fund (Fund 7026)			3931
C23016 Er	nergy Conservation Projects	\$	2,000,000	3932
C230E5 St	tate Agency Planning/Assessment	\$	1,500,000	3933

TOTAL Ad	ministrative Building Fund	\$	3,500,000	3934
Cultural	and Sports Facilities Building Fund (Fund	7030)		3935
C23023	OHS - Ohio History Center Exhibit	\$	1,000,000	3936
	Replacement			
C23024	OHS - Statewide Site Exhibit Renovation	\$	750,000	3937
C23025	OHS - Statewide Site Repairs	\$	1,050,410	3938
C23028	OHS - Basic Renovations and Emergency	\$	1,000,000	3939
	Repairs			
C23030	OHS - Rankin House State Memorial	\$	393,250	3940
C23031	OHS - Harding Home State Memorial	\$	1,354,559	3941
C23032	OHS - Ohio Historical Center	\$	1,007,370	3942
	Rehabilitation			
C23033	OHS - Stowe House State Memorial	\$	1,028,500	3943
C23045	OHS - Lockington Locks Stabilization	\$	513,521	3944
C23051	Tecumseh Theater Opera House Restoration	\$	50,000	3945
C23057	OHS - Online Portal to Ohio's Heritage	\$	850,000	3946
C23083	Stan Hywet Hall and Gardens Manor House	\$	250,000	3947
C23098	Twin City Opera House	\$	100,000	3948
C230AA	Cleveland Grays Armory Museum	\$	350,000	3949
C230AB	Cleveland Music Hall	\$	400,000	3950
C230AC	Cleveland Zoological Society	\$	200,000	3951
C230AD	Saint Luke's Pointe	\$	200,000	3952
C230AE	Variety Theatre	\$	250,000	3953
C230AF	Fairview Park Bain Park Cabin	\$	70,000	3954
C230AG	Darke County Historical Society Garst	\$	150,000	3955
	Museum Parking Lot			
C230AH	Longtown Clemens Farmstead Museum	\$	90,000	3956
C230AJ	Auglaize Village Mansfield Museum and	\$	125,000	3957
	Train Depot			
C230AK	Sandusky State Theatre	\$	750,000	3958
C230AL	Fairfield Decorative Arts Center	\$	60,000	3959
C230AM	General Sherman House Museum	\$	100,000	3960
C230AN	Village of Millersport Corridor	\$	250,000	3961

	Improvements		
C230AP	Fayette County Museum	\$ 25,000	3962
C230AQ	Aminah Robinson Cultural Arts and	\$ 150,000	3963
	Community Center		
C230AR	COSI Building Exhibit Expansion	\$ 5,000,000	3964
C230AS	Renovations of the Lincoln Theatre	\$ 300,000	3965
C230AT	Motts Military Museum and 9-11 Memorial	\$ 50,000	3966
C230AU	Charleen and Charles Hinson Amphitheater	\$ 1,000,000	3967
C230AV	Veterans Memorial for Senecaville	\$ 15,000	3968
C230AW	Carnegie Center of Columbia - Tusculum	\$ 131,000	3969
	Renovation		
C230AX	Cincinnati Shakespeare Company	\$ 750,000	3970
C230AY	Ensemble Theatre Cincinnati	\$ 100,000	3971
C230AZ	Madcap Productions - New Madcap Puppet	\$ 200,000	3972
	Theater		
C230B1	Karamu House 2.0	\$ 800,000	3973
C230BA	Riverbend and Taft Theater	\$ 85,000	3974
C230BB	Golf Manor Volunteer Park Outdoor	\$ 45,000	3975
	Amphitheater		
C230BC	Native American Museum of Mariemont	\$ 400,000	3976
C230BD	Hancock County Sports Hall of Fame	\$ 15,000	3977
C230BE	Four Corners Heritage Center Historic	\$ 100,000	3978
	Structure		
C230BF	Malinta Ohio Historical Site	\$ 19,000	3979
	Rehabilitation		
C230BG	William Scott House	\$ 110,000	3980
С230ВН	Loudonville Opera House Renovations	\$ 250,000	3981
C230BJ	Oak Hill Liberty Theatre	\$ 100,000	3982
C230BK	Knox County Memorial Theatre	\$ 150,000	3983
C230BL	Fairport Harbor Lighthouse Project	\$ 200,000	3984
C230BM	Lake County History Center Rehab Project	\$ 250,000	3985
C230BN	Ro-Na Theater Performing Arts Center	\$ 200,000	3986
C230BP	Weathervane Playhouse Renovations	\$ 50,000	3987

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C230BQ	Logan County Veterans Memorial Hall	\$ 300,000	3988
	Restoration		
C230BR	Amherst Historical Water Tower Project	\$ 40,000	3989
C230BS	Elyria Pioneer Plaza	\$ 75,000	3990
C230BT	LaGrange Township Historic Fire Station	\$ 32,000	3991
C230BU	Lorain Palace Theatre and Civic Center	\$ 150,000	3992
	Rehabilitation		
C230BV	Downtown Toledo Music Hall	\$ 400,000	3993
C230BW	Toledo Museum of Art Polishing the Gem	\$ 1,500,000	3994
	Project		
C230BX	Plain City Restoration of Historic Clock	\$ 30,000	3995
	Tower		
C230BY	Homerville Community Center Expansion	\$ 100,000	3996
C230BZ	Medina County Historical Society	\$ 100,000	3997
C230CA	Fort Recovery Historical Society	\$ 75,000	3998
C230CB	Boonshoft Museum of Discovery	\$ 1,000,000	3999
C230CC	Dayton History Heritage Center of	\$ 1,500,000	4000
	Regional Leadership		
C230CD	Dayton Project M & M	\$ 550,000	4001
C230CE	Trotwood Community Center	\$ 250,000	4002
C230CF	Zanesville Community Theater	\$ 75,000	4003
C230CG	John Paulding Historical Museum	\$ 30,000	4004
	Expansion		
С230СН	Mt. Perry Scenic Railroad Structure	\$ 125,000	4005
	Renovations		
C230CJ	Perry County Opera House / Community	\$ 50,000	4006
	Center		
C230CK	Circleville Memorial Hall	\$ 150,000	4007
C230CL	Everts Community & Arts Center	\$ 200,000	4008
C230CM	Waverly Old Children's Home Renovation	\$ 20,000	4009
C230CN	Garrettsville Buckeye Block Community	\$ 700,000	4010
	Theatre		
C230CP	Historic Hiram Hayden Auditorium	\$ 375,000	4011

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C230CR	Kent Stage Theater Restoration Project	\$ 450,000	4012
C230CS	Mantua Township Historic Bell Tower	\$ 140,000	4013
C230CT	Windham Veterans Memorial Plaque	\$ 12,000	4014
C230CU	North Central Ohio Industrial Museum	\$ 100,000	4015
C230CV	Majestic Theatre Renovation Project	\$ 750,000	4016
	Phase II		
C230CW	Seneca County Museum	\$ 50,000	4017
C230CX	Arts In Stark	\$ 355,000	4018
C230CY	City of Canton Central Plaza Memorial	\$ 100,000	4019
	Statues		
C230CZ	McKinley Presidential Museum	\$ 135,000	4020
C230DA	Jackson North Park Amphitheater	\$ 1,000,000	4021
C230DB	Five Oaks Historic Home	\$ 350,000	4022
C230DC	Massillon Museum	\$ 1,500,000	4023
C230DD	1893 Genoa Schoolhouse Restoration	\$ 57,000	4024
C230DE	Melscheimer Schoolhouse Restoration	\$ 15,000	4025
C230DF	Bud and Susie Rogers Garden	\$ 400,000	4026
C230DG	The Courtyard at East Woods	\$ 90,000	4027
C230DH	W.D. Packard Music Hall Elevator	\$ 200,000	4028
C230DJ	Tuscarawas County Cultural Arts Center	\$ 500,000	4029
C230DK	Zoar Bicentennial Village	\$ 12,000	4030
C230DL	Marysville Avalon Theatre Renovations	\$ 300,000	4031
C230DM	Convoy Opera House	\$ 60,000	4032
C230DN	Van Wert Historical Society Museum	\$ 112,000	4033
C230DP	Wassenberg Art Center	\$ 175,000	4034
C230DR	Warren County Historical Society	\$ 190,000	4035
	Handicap Entrance Project		
C230DS	Smithville Community Historical Society	\$ 50,000	4036
C230DT	Wayne County Buckeye Agricultural Museum	\$ 400,000	4037
	& Education Center		
C230DU	Kister Water Mill and Education Center	\$ 200,000	4038
C230DV	Wayne Center for the Arts	\$ 150,000	4039
C230DW	West Liberty Town Hall Opera House	\$ 150,000	4040

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C230DX	Medina City Parking Deck	\$ 1,000,000	4041
C230DY	Cincinnati Zoo Cheetah Run & Encounter	\$ 250,000	4042
C230DZ	Columbus Zoo - Japanese Macaque Exhibit	\$ 250,000	4043
C230EA	Cleveland Museum of Art	\$ 1,100,000	4044
C230EB	Unionville Tavern Rehabilitation - Phase	\$ 160,000	4045
	I Exterior		
C230EC	Triumph of Flight	\$ 250,000	4046
C230ED	OHS - Historical Center/Ohio Village	\$ 300,000	4047
	Buildings		
С230J4	Cleveland Museum of Natural History	\$ 3,300,000	4048
C230K1	Historic Strand Theatre Renovation	\$ 175,000	4049
C230K9	Washington Court House Auditorium	\$ 100,000	4050
C230L5	CAPA's Renovations of the Palace Theatre	\$ 250,000	4051
C230L7	Sauder Village Experience	\$ 500,000	4052
C230L9	Ariel Theatre	\$ 200,000	4053
C230M3	Geauga Lyric Theater Guild	\$ 200,000	4054
C230M6	Cincinnati Art Museum	\$ 750,000	4055
C230M8	Cincinnati Zoo	\$ 1,750,000	4056
C230N1	Cincinnati Music Hall	\$ 500,000	4057
C230N8	Steubenville Grand Theatre Restoration	\$ 75,000	4058
	Project		
C230N9	South Leroy Meeting House Restoration	\$ 50,000	4059
C230P1	Fine Arts Association Facility	\$ 650,000	4060
	Expansion/Renovation		
C230Q1	Imagination Station	\$ 200,000	4061
C230Q3	Columbus Zoo - Entry Village Guest	\$ 500,000	4062
	Services Improvements		
C230Q7	Butler Institute of American Art	\$ 500,000	4063
C230Q8	Henry H. Stambaugh Auditorium	\$ 500,000	4064
C230Q9	Marion Palace Theatre	\$ 100,000	4065
C230R1	Bradford Railway Museum	\$ 75,000	4066
C230R7	Dayton Art Institute's Centennial -	\$ 1,000,000	4067
	Preservation & Accessibility		

As Passed by the nouse				
C230T2	John Brown House and Grounds Restoration	\$	250,000	4068
С230Т3	Hale Farm & Village Capital Improvement	\$	100,000	4069
	Project			
C230U2	Folger Home of Avon Lake	\$	75,000	4070
C230U3	DeYor Performing Arts Center Heating and	\$	1,250,000	4071
	Cooling			
C230W7	OHS - Lundy House Restoration	\$	409,370	4072
C230W8	OHS - Cedar Bog Improvements	\$	193,600	4073
C230W9	OHS - Hayes Center Improvements	\$	290,400	4074
C230X1	OHS - Site Energy Conservation	\$	239,580	4075
C230X2	OHS - Collections Storage Facility	\$	400,000	4076
	Object Evaluation			
C230X5	OHS - State Archives Shelving	\$	3,000,000	4077
C230X6	OHS - Fort Ancient Earthworks	\$	219,440	4078
C230Y1	Meigs Township Veterans Monument	\$	5,000	4079
C230Y2	Serpent Mound	\$	50,000	4080
C230Y3	Allen County Museum	\$	100,000	4081
C230Y4	Schine's Theater Restoration	\$	300,000	4082
C230Y5	Hayesville Opera House	\$	20,000	4083
C230Y6	Ashtabula Maritime and Surface	\$	100,000	4084
	Transportation Museum			
C230Y7	Ashtabula Covered Bridge Festival	\$	100,000	4085
	Entertainment Pavilion			
C230Y8	Armstrong Air and Space Museum and STEM	\$	900,000	4086
	Education Center			
C230Y9	Gaslight Theatre Building Renovation	\$	300,000	4087
	Project			
C230Z1	Caroline Scott Harrison Statue	\$	75,000	4088
C230Z2	City of Trenton Amphitheatre Cover	\$	50,000	4089
C230Z3	Historic Batavia Armory	\$	300,000	4090
C230Z4	Columbiana County Bowstring Arch Bridge	\$	200,000	4091
	Rehabilitation			
C230Z5	Coshocton Planetarium	\$	75,000	4092

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C230Z6	Bedford Historical Society	\$	100,000	4093	
C230Z7	Historical Society of Broadview Heights	\$	150,000	4094	
C230Z8	Brooklyn John Frey Park	\$	140,000	4095	
C230Z9	Chagrin Falls Center Community Arts	\$	600,000	4096	
TOTAL Cu	ltural and Sports Facilities Building Fund	\$	63,345,000	4097	
School Building Program Assistance Fund (Fund 7032)				4098	
C23002	School Building Program Assistance	\$	500,000,000	4099	
TOTAL Sc	hool Building Program Assistance Fund	\$	500,000,000	4100	
TOTAL AL	L FUNDS	\$	716,845,000	4101	
STA	TE AGENCY PLANNING/ASSESSMENT			4102	
The	foregoing appropriation item C230E5, Stat	e Ag	ency	4103	
Planning	/Assessment, shall be used by the Faciliti	es C	onstruction	4104	
Commissi	on to provide assistance to any state agen	cy f	or	4105	
assessme	nt, capital planning, and maintenance mana	geme	nt.	4106	
SCH	OOL BUILDING PROGRAM ASSISTANCE			4107	
The foregoing appropriation item C23002, School Building				4108	
Program Assistance, shall be used by the School Facilities				4109	
Commission to provide funding to school districts that receive				4110	
conditional approval from the Commission pursuant to Chapter 3318.			4111		
of the Revised Code.				4112	
Coa	tion 220 20 The Tree gurer of State is her	o b	outhorized	1112	
	tion 239.20. The Treasurer of State is her and sell, in accordance with Section 2i o	_		4113 4114	
	stitution, and Chapter 154. and other appl			4115	
	evised Code, original obligations in an ag			4116	
				4117	
principal amount not to exceed \$48,000,000 in addition to the original issuance of obligations heretofore authorized by prior				4118	
				4119	
acts of the General Assembly. These authorized obligations shall				4120	
be issued, subject to applicable constitutional and statutory				4120	
limitations, as needed to provide sufficient moneys to the credit of the Cultural and Sports Facilities Building Fund (Fund 7030) to				4121	
pay costs of capital facilities as defined in section 154.01 of				4123	

the Revised Code, including construction as defined in division			4124
(H) of section 123.28 of the Revised Code, of the Ohio cultural			
capital facilities designated in appropriations in this act made			4126
from Fund 7030.			4127
Section 239.30. The Ohio Public Facilities	Commiss	ion is	4128
hereby authorized to issue and sell, in accordan	nce with	Section 2n	4129
of Article VIII, Ohio Constitution, and Chapter 151. and		4130	
particularly sections 151.01 and 151.03 of the R	Revised	Code,	4131
original obligations in an aggregate principal a	amount n	ot to	4132
exceed \$400,000,000, in addition to the original	issuan	ce of	4133
obligations heretofore authorized by prior acts	of the	General	4134
Assembly. These authorized obligations shall be	issued,	subject to	4135
applicable constitutional and statutory limitati	ons, as	needed to	4136
provide sufficient moneys to the credit of the S	School B	uilding	4137
Program Assistance Fund (Fund 7032) to pay the costs to the state			4138
of constructing classroom facilities pursuant to sections 3318.01			4139
to 3318.33 of the Revised Code.			4140
Section 241.10. JFS DEPARTMENT OF JOB AND F	FAMILY S	ERVICES	4141
Special Administrative Fund (Fund 4A90)			4142
C60005 Youngstown Office Improvements	\$	190,418	4143
C60007 Lima Office Improvements	\$	106,880	4144
C60009 Central Office Improvements	\$	200,000	4145
TOTAL Special Administrative Fund	\$	497,298	4146
TOTAL ALL FUNDS	\$	497,298	4147
Section 243.10. JSC JUDICIARY SUPREME COURT	- -		4149
Administrative Building Fund (Fund 7026)			4150
C00502 General Building Renovations	\$	8,373,883	4151
TOTAL Administrative Building Fund	\$	8,373,883	4152
TOTAL ALL FUNDS	\$	8,373,883	4153

Section 245.10. PWC PUBLIC WORKS COMMISSION			4155
State Capital Improvements Fund (Fund 7038)			
C15000 Local Public Infrastructure/State CIP	\$	350,000,000	4157
TOTAL State Capital Improvements Fund	\$	350,000,000	4158
State Capital Improvements Revolving Loan Fund (Fund 7040)			
C15030 Revolving Loan	\$	75,400,000	4160
TOTAL State Capital Improvements Revolving Loan	\$	75,400,000	4161
Fund			
Clean Ohio Conservation Fund (Fund 7056)			4162
C15060 Clean Ohio Conservation Program	\$	75,000,000	4163
TOTAL Clean Ohio Conservation Fund	\$	75,000,000	4164
TOTAL ALL FUNDS	\$	500,400,000	4165
LOCAL PUBLIC INFRASTRUCTURE			4166
The foregoing appropriation item C15000, Local	L Pu	blic	4167
Infrastructure/State CIP, shall be used in accordance with			
sections 164.01 to 164.12 of the Revised Code. The Director of the			
Public Works Commission may certify to the Director of Budget and			
Management that a need exists to appropriate investment earnings			
to be used in accordance with sections 164.01 to 16	54.1	2 of the	4172
Revised Code. If the Director of Budget and Management	nent	determines	4173
pursuant to division (D) of section 164.08 and sect	ion	164.12 of	4174
the Revised Code that investment earnings are avail	Labl	e to support	4175
additional appropriations, such amounts are hereby	app	ropriated.	4176
If the Public Works Commission receives refund	ds d	ue to	4177
project overpayments that are discovered during a post-project			
audit, the Director of the Public Works Commission may certify to			
the Director of Budget and Management that refunds have been			
received. In certifying the refunds, the Director of the Public			
Works Commission shall provide the Director of Budg	get	and	4182
Management information on the project refunds. The certification			

shall detail by project the source and amount of project	4184
overpayments received and include any supporting documentation	4185
required or requested by the Director of Budget and Management.	4186
Upon receipt of the certification, the Director of Budget and	4187
Management shall determine if the project refunds are necessary to	4188
support existing appropriations. If the project refunds are	4189
available to support additional appropriations, these amounts are	4190
hereby appropriated to appropriation item C15000, Local Public	4191
Infrastructure/State CIP.	4192
REVOLVING LOAN	4193
The foregoing appropriation item C15030, Revolving Loan,	4194
shall be used in accordance with sections 164.01 to 164.12 of the	4195
Revised Code.	4196
If the Public Works Commission receives refunds due to	4197
project overpayments that are discovered during a post-project	4198
audit, the Director of the Public Works Commission may certify to	4199
the Director of Budget and Management that refunds have been	4200
received. In certifying the refunds, the Director of the Public	4201
Works Commission shall provide the Director of Budget and	4202
Management information on the project refunds. The certification	4203
shall detail by project the source and amount of project	4204
overpayments received and include any supporting documentation	4205
required or requested by the Director of Budget and Management.	4206
Upon receipt of the certification, the Director of Budget and	4207
Management shall determine if the project refunds are necessary to	4208
support existing appropriations. If the project refunds are	4209
available to support additional appropriations, these amounts are	4210
hereby appropriated to appropriation item C15030, Revolving Loan.	4211
STATE CAPITAL IMPROVEMENTS REVOLVING LOAN FUND	4212
Revenues to the State Capital Improvements Revolving Loan	4213
Fund (Fund 7040) shall consist of all renauments of loans made to	4214

local subdivisions for capital improvements, investment earnings	4215
on moneys in the fund, and moneys obtained from federal or private	4216
grants or from other sources for the purpose of making loans for	4217
the purpose of financing or assisting in the financing of the cost	4218
of capital improvement projects of local subdivisions.	4219
CLEAN OHIO CONSERVATION GRANT REPAYMENTS	4220
Any amount in grant repayments received by the Public Works	4221
Commission and deposited into the Clean Ohio Conservation Fund	4222
pursuant to section 164.261 of the Revised Code is hereby	4223
appropriated through the foregoing appropriation item C15060,	4224
Clean Ohio Conservation.	4225
Section 245.20. The Ohio Public Facilities Commission is	4226
hereby authorized to issue and sell, in accordance with Section 2p	4227
of Article VIII, Ohio Constitution, and sections 151.01 and 151.08	4228
of the Revised Code, original obligations, in an aggregate	4229
principal amount not to exceed \$332,000,000, in addition to the	4230
original obligations heretofore authorized by prior acts of the	4231
General Assembly. These authorized obligations shall be issued and	4232
sold from time to time and in amounts necessary to ensure	4233
sufficient moneys to the credit of the State Capital Improvements	4234
Fund (Fund 7038) to pay costs of capital improvement projects of	4235
local subdivisions.	4236
Section 245.30. The Ohio Public Facilities Commission is	4237
hereby authorized to issue and sell, in accordance with Sections	4238
20 and 2q of Article VIII, Ohio Constitution, and pursuant to	4239
sections 151.01 and 151.09 of the Revised Code, original	4240
obligations of the state in an aggregate principal amount not to	4241
exceed \$100,000,000 in addition to the original issuance of	4242
obligations heretofore authorized by prior acts of the General	4243
Assembly. These authorized obligations shall be issued and sold	4244

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from time to time, subject to applicable constitutional and				4245
statutory limitations, as needed to ensure sufficient moneys to				4246
	it of the Clean Ohio Conservation Fund (F			4247
	io Agricultural Easement Fund (Fund 7057)			4248
Ohio Tra	il Fund (Fund 7061) to pay costs of conse	ervation	n projects.	4249
Sec	tion 247.10. OSB SCHOOL FOR THE BLIND			4250
Administ	rative Building Fund (Fund 7026)			4251
C22616	Renovations and Improvements	\$	250,000	4252
C22620	School HVAC Renovation	\$	159,000	4253
C22628	Old Campus Building Demolition	\$	110,653	4254
C22629	Roadway Improvements	\$	275,000	4255
TOTAL Adı	ministrative Building Fund	\$	794,653	4256
TOTAL AL	L FUNDS	\$	794,653	4257
Sec	tion 249.10. OSD SCHOOL FOR THE DEAF			4259
Administ	rative Building Fund (Fund 7026)			4260
C22107	Renovations and Improvements	\$	250,000	4261
C22111	Staff Building Windows and Repairs	\$	159,000	4262
C22114	Dormitory Construction	\$	2,503,000	4263
C22116	Old Campus Building Demolition	\$	193,134	4264
TOTAL Adı	ministrative Building Fund	\$	3,105,134	4265
TOTAL AL	L FUNDS	\$	3,105,134	4266
Sec	tion 509.10. CERTIFICATION OF AVAILABILIT	TY OF MO	ONEYS	4268
Mon	eys that require release shall not be exp	ended f	from any	4269
appropri	ation contained in this act without cert	ificatio	on of the	4270
Director of Budget and Management that there are sufficient moneys			4271	
in the state treasury in the fund from which the appropriation is			4272	
made. Such certification made by the Office of Budget and			4273	
Management shall be based on estimates of revenue, receipts, and			4274	
expenses. Nothing in this section limits the authority of the			4275	

Director of Budget and Management granted in section 126.07 of the	4276
Revised Code.	4277
Section 509.20. LIMITATION ON USE OF CAPITAL APPROPRIATIONS	4278
The appropriations made in this act, excluding those made	4279
from the State Capital Improvement Fund (Fund 7038) and the State	4280
Capital Improvements Revolving Loan Fund (Fund 7040) for buildings	4281
or structures, including remodeling and renovations, are limited	4282
to:	4283
(A) Acquisition of real property or interests in real	4284
property;	4285
(B) Buildings and structures, which includes construction,	4286
demolition, complete heating and cooling, lighting, and lighting	4287
fixtures, and all necessary utilities, ventilating, plumbing,	4288
sprinkling, water and sewer systems, when such systems are	4289
authorized or necessary;	4290
(C) Architectural, engineering, and professional services	4291
expenses directly related to the projects;	4292
(D) Machinery that is a part of structures at the time of	4293
initial acquisition or construction;	4294
(E) Acquisition, development, and deployment of new computer	4295
systems, including the redevelopment or integration of existing	4296
and new computer systems, but excluding regular or ongoing	4297
maintenance or support agreements;	4298
(F) Furniture, fixtures, or equipment that meets all the	4299
following criteria:	4300
(1) Is essential in bringing the facility up to its intended	4301
use or is necessary for the functioning of the particular facility	4302
or project;	4303
(2) Has a unit cost, and not the individual parts of a unit.	4304

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S. B. No. 310

As Passed by the House

appropriation contained in this act or in any other act may be	4335
used for the purpose of satisfying judgments, settlements, or	4336
administrative awards ordered or approved by the Court of Claims	4337
or by any other court of competent jurisdiction in connection with	4338
civil actions against the state. This authorization does not apply	4339
to appropriations that are to be applied to or used for payment of	4340
guarantees by or on behalf of the state or for payments under	4341
lease agreements relating to or debt service on bonds, notes, or	4342
other obligations of the state. Notwithstanding any other section	4343
of law to the contrary, this authorization includes appropriations	4344
from funds into which proceeds or direct obligations of the state	4345
are deposited only to the extent that the judgment, settlement, or	4346
administrative award is for or represents capital costs for which	4347
the appropriation may otherwise be used and is consistent with the	4348
purpose for which any related obligations were issued or entered	4349
into. Nothing contained in this section is intended to subject the	4350
state to suit in any forum in which it is not otherwise subject to	4351
suit, nor is it intended to waive or compromise any defense or	4352
right available to the state in any suit against it.	4353

Section 509.50. CAPITAL RELEASES BY THE DIRECTOR OF BUDGET 4354 AND MANAGEMENT 4355

Notwithstanding section 126.14 of the Revised Code, 4356 appropriations for appropriation items C50100, Local Jails, and 4357 C50101, Community-Based Correctional Facilities, appropriated from 4358 the Adult Correctional Building Fund (Fund 7027) to the Department 4359 of Rehabilitation and Correction shall be released upon the 4360 written approval of the Director of Budget and Management. The 4361 appropriations from the Public School Building Fund (Fund 7021), 4362 the Education Facilities Trust Fund (Fund N087), and the School 4363 Building Program Assistance Fund (Fund 7032) to the School 4364 Facilities Commission, from the Transportation Building Fund (Fund 4365 7029) to the Department of Transportation, from the Clean Ohio 4366

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Conservation Fund (Fund 7056), the State Capital Improvement Fund	4367
(Fund 7038), and the State Capital Improvements Revolving Loan	4368
Fund (Fund 7040) to the Public Works Commission shall be released	4369
upon presentation of a request to release the funds, by the agency	4370
to which the appropriation has been made, to the Director of	4371
Budget and Management.	4372
Section 509.60. PREVAILING WAGE REQUIREMENT	4373
Except as provided in section 4115.04 of the Revised Code,	4374
moneys appropriated or reappropriated by the 131st General	4375
Assembly shall not be used for the construction of public	4376
improvements, as defined in section 4115.03 of the Revised Code,	4377
unless the mechanics, laborers, or workers engaged therein are	4378
paid the prevailing rate of wages prescribed in section 4115.04 of	4379
the Revised Code. Nothing in this section affects the wages and	4380
salaries established for state employees under Chapter 124. of the	4381
Revised Code, or collective bargaining agreements entered into by	4382
the state under Chapter 4117. of the Revised Code, while engaged	4383
on force account work, nor does this section interfere with the	4384
use of inmate and patient labor by the state.	4385
de al les 500 50 avenue de mue de production de production de la company	4206
Section 509.70. AUTHORIZATION OF THE DIRECTOR OF BUDGET AND	4386
MANAGEMENT	4387
The Director of Budget and Management shall authorize both of	4388
the following:	4389
(A) The initial release of moneys for projects from the funds	4390
into which proceeds of direct obligations of the state are	4391
deposited; and	4392
(B) The expenditure or encumbrance of moneys from funds into	4393
which proceeds of direct obligations are deposited, only after	4394
determining to the director's satisfaction that either of the	4395
following applies:	4396

(1) The application of such moneys to the particular project	4397
will not negatively affect any exclusion of the interest or	4398
interest equivalent on obligations issued to provide moneys to the	4399
particular fund from the calculation of gross income for federal	4400
income tax purposes under the "Internal Revenue Code of 1986," 100	4401
Stat. 2085, 26 U.S.C. 1, as amended.	4402
(2) Moneys for the project will come from the proceeds of	4403
federally taxable obligations, the interest on which is not so	4404
excluded from the calculation of gross income for federal income	4405
tax purposes and which have been authorized and issued on that	4406
basis by their issuing authority.	4407
In the event the director determines that the condition set	4408
forth in division (B)(1) of this section does not apply, and that	4409
there is no existing fund in the state treasury to enable	4410
compliance with the condition set forth in division $(B)(2)$ of this	4411
section, the director may create a fund in the state treasury for	4412
the purpose of receiving proceeds of federally taxable	4413
obligations. The director may establish capital appropriation	4414
items in that taxable bond fund that correspond to the preexisting	4415
capital appropriation items in the associated tax-exempt bond	4416
fund. The director also may transfer capital appropriations in	4417
whole or in part between the taxable and tax-exempt bond funds	4418
within a particular purpose for which the bonds have been	4419
authorized.	4420
Section 509.80. SCHOOL FACILITIES ENCUMBRANCES AND	4421
REAPPROPRIATIONS	4422
At the request of the Executive Director of the Ohio School	4423
Facilities Commission, the Director of Budget and Management may	4424
cancel encumbrances for school district projects from a previous	4425
biennium if the district has not raised its local share of project	4426

costs within thirteen months of receiving Controlling Board

4427

approval in accordance with section 3318.05 or 3318.41 of the	4428
Revised Code. The Executive Director of the Ohio School Facilities	4429
Commission shall certify the amounts of these canceled	4430
encumbrances to the Director of Budget and Management on a	4431
quarterly basis. The amounts of the canceled encumbrances are	4432
hereby appropriated.	4433
Section 509.90. REQUIREMENTS RELATING TO NON-STATE OWNERSHIP	4434
OF CERTAIN FINANCED PROJECTS	4435
(A) No capital improvement appropriations or reappropriations	4436
made in this act from the Mental Health Facilities Improvement	4437
Fund (Fund 7033) or from the Parks and Recreation Improvement Fund	4438
(Fund 7035) shall be released for planning or for improvement,	4439
renovation, or construction or acquisition of capital facilities	4440
if a governmental agency, as defined in section 154.01 of the	4441
Revised Code, does not own the real property that constitutes the	4442
capital facilities or on which the capital facilities are or will	4443
be located. This restriction does not apply in any of the	4444
following circumstances:	4445
(1) The governmental agency has a long-term (at least fifteen	4446
years) lease of, or other interest (such as an easement) in, the	4447
real property.	4448
(2) In the case of an appropriation or reappropriation for	4449
capital facilities that, because of their unique nature or	4450
location, will be owned or be part of facilities owned by a	4451
separate nonprofit organization and made available to the	4452
governmental agency for its use or operated by the nonprofit	4453
organization under contract with the governmental agency, the	4454
nonprofit organization either owns or has a long-term (at least	4455
fifteen years) lease of the real property or other capital	4456
facility to be improved, renovated, constructed, or acquired and	4457
has entered into a joint or cooperative use agreement, with and	4458

approved by the governmental agency for that agency's use of and	4459
right to use the capital facilities to be financed and, if	4460
applicable, improved, the value of such use or right to use being,	4461
as determined by the parties, reasonably related to the amount of	4462
the appropriation.	4463
(B) In the case of capital facilities referred to in division	4464
(A)(2) of this section, the joint or cooperative use agreement	4465
shall include, as a minimum, provisions that:	4466
(1) Specify the extent and nature of that joint or	4467
cooperative use, extending for not fewer than fifteen years, with	4468
the value of such use or right to use to be, as determined by the	4469
parties and approved by the approving department, reasonably	4470
related to the amount of the appropriation;	4471
(2) Provide for pro rata reimbursement to the state should	4472
the arrangement for joint or cooperative use by a governmental	4473
agency be terminated; and	4474
(3) Provide that procedures to be followed during the capital	4475
improvement process will comply with appropriate applicable state	4476
statutes and rules, including the provisions of this act.	4477
Section 518.10. OBLIGATIONS ISSUED UNDER CHAPTER 151. OF THE	4478
REVISED CODE	4479
The capital improvements for which appropriations are made in	4480
this act from the Higher Education Improvement Taxable Fund (Fund	4481
7024), the Ohio Parks and Natural Resources Fund (Fund 7031), the	4482
School Building Program Assistance Fund (Fund 7032), the Higher	4483
Education Improvement Fund (Fund 7034), the State Capital	4484
Improvements Fund (Fund 7038), the Coal Research and Development	4485
Fund (Fund 7046), the Clean Ohio Conservation Fund (Fund 7056),	4486
the Clean Ohio Agricultural Easement Fund (Fund 7057), and the	4487
Clean Ohio Trail Fund (Fund 7061) are determined to be capital	4488

improvements and capital facilities for natural resources, a	4489
statewide system of common schools, state-supported and	4490
state-assisted institutions of higher education, local subdivision	4491
capital improvement projects, coal research and development	4492
projects, and conservation purposes (under the Clean Ohio Program)	4493
and are designated as capital facilities to which proceeds of	4494
obligations issued under Chapter 151. of the Revised Code are to	4495
be applied.	4496
Section 518.20. OBLIGATIONS ISSUED UNDER CHAPTER 154. OF THE	4497
REVISED CODE	4498
The capital improvements for which appropriations are made in	4499
this act from the Administrative Building Fund (Fund 7026), the	4500
Adult Correctional Building Fund (Fund 7027), the Juvenile	4501
Correctional Building Fund (Fund 7028), the Transportation	4502
Building Fund (Fund 7029), the Cultural and Sports Facilities	4503
Building Fund (Fund 7030), the Mental Health Facilities	4504
Improvement Fund (Fund 7033), and the Parks and Recreation	4505
Improvement Fund (Fund 7035) are determined to be capital	4506
improvements and capital facilities for housing state agencies and	4507
branches of government, mental health and developmental	4508
disabilities, and parks and recreation and are designated as	4509
capital facilities to which proceeds of obligations issued under	4510
Chapter 154. of the Revised Code are to be applied.	4511
Section 523.10. TRANSFER OF OPEN ENCUMBRANCES	4512
Upon the request of the agency to which a capital project	4513
appropriation item is appropriated, the Director of Budget and	4514
Management may transfer open encumbrance amounts between separate	4515
encumbrances for the project appropriation item to the extent that	4516
any reductions in encumbrances are agreed to by the contracting	4517
vendor and the agency.	4518

Section 525.10. LITIGATION PROCEEDS DEPOSIT	4519
Any proceeds received by the state as the result of	4520
litigation or a settlement agreement related to any liability for	4521
the planning, design, engineering, construction, or constructed	4522
management of facilities operated by the Department of	4523
Administrative Services shall be deposited into the General	4524
Revenue Fund or the Building Improvement Fund (Fund 5KZO).	4525
Section 529.10. AGENCY ADMINISTRATION OF CAPITAL FACILITIES	4526
PROJECTS	4527
	1327
Notwithstanding section 123.21 of the Revised Code, the	4528
Executive Director of the Ohio Facilities Construction Commission	4529
may authorize the Departments of Mental Health and Addiction	4530
Services, Developmental Disabilities, Agriculture, Job and Family	4531
Services, Rehabilitation and Correction, Youth Services, Public	4532
Safety, Transportation, Veterans Services, and the Bureau of	4533
Workers' Compensation to administer any capital facilities	4534
projects, the estimated cost of which, including design fees,	4535
construction, equipment, and contingency amounts, is less than	4536
\$1,500,000. Requests for authorization to administer capital	4537
facilities projects shall be made through the OAKS-CI application	4538
by the applicable state agency. Upon the release of funds for the	4539
projects by the Controlling Board or the Director of Budget and	4540
Management, the agency may administer the capital project or	4541
projects for which agency administration has been authorized	4542
without the supervision, control, or approval of the Executive	4543
Director of the Ohio Facilities Construction Commission.	4544
A state agency authorized by the Executive Director of the	4545
Ohio Facilities Construction Commission to administer capital	4546
facilities projects pursuant to this section shall comply with the	4547
applicable procedures and guidelines established in Chapter 153.	4548

Sec. 273.30. LOCAL PARKS PROJECTS

S. B. No. 310 As Passed by the House

The amount reappropriated for appropriation item C725E2,	4578
Local Parks Projects, is the unencumbered and unallotted balance	4579
on June 30, 2016, in appropriation item C725E2, Local Parks	4580
Projects, plus \$99,758. Prior to the expenditure of this	4581
appropriation, the Department of Natural Resources shall certify	4582
to the Director of Budget and Management canceled encumbrances in	4583
the amount of at least \$99,758 shall be equal to the amount of all	4584
unreleased local parks projects and allowable administrative costs	4585
specified in this section.	4586

Of the foregoing appropriation item C725E2, Local Parks 4587 Projects, \$50,000 plus an amount equal to two per cent of the 4588 projects listed may be used by the Department of Natural Resources 4589 for the administration of local projects, unless released prior to 4590 the effective date of this amendment; \$3,500,000 shall be used for 4591 the Public Square Redevelopment Project in Cleveland; \$1,500,000 4592 shall be used for the City of Cleveland - Lakefront Access 4593 Project; \$1,000,000 shall be used for the Middletown River Center; 4594 \$500,000 shall be used for the New Economy Neighborhood - Phase 4595 II; \$400,000 shall be used for the City of Sylvania River Trail; 4596 \$250,000 shall be used for the Muskingum River Lock and Dam; 4597 \$250,000 shall be used for the City of Toledo Promenade Park; 4598 \$250,000 shall be used for the Montgomery County Agricultural 4599 Facility Improvements; \$191,000 shall be used for Deerfield 4600 Township Simpson Creek Erosion Mitigation and Bank Control; 4601 \$165,000 shall be used for the Fredricktown Bike Path; \$100,000 4602 shall be used for PASA Field Lighting; \$100,000 shall be used for 4603 the Euclid Beach Pier; \$100,000 shall be used for the Liberty Park 4604 Expansion - Twinsburg; \$100,000 shall be used for the Mudbrook 4605 Trail and Greenway Project; \$100,000 shall be used for the Ohio to 4606 Erie Trail; \$100,000 shall be used for the Midtown Cleveland 4607 Mountain Bike Park; \$90,000 shall be used for Addyston Park 4608 Improvements; \$75,000 shall be used for Scippo Creek Conservation; 4609 \$60,000 shall be used for the Josiah Hedges Park Trail of Tiffin; 4610

\$45,000 shall be used for the Bruce L. Chapin Bridge - Northcoast					
Inland Trail; \$35,000 shall be used for the ASK Playground;					
\$30,000 s	shall be used for the Round Town Bike Trail	L <i>;</i> \$2	25,000 shall	4613	
be used f	for the Newbury Veterans' Memorial Park; ar	nd \$1	10,000 shall	4614	
be used f	or Village of Albany Bike Paths.			4615	
Sec.	287.10. FCC FACILITIES CONSTRUCTION COMMI	ISSI	ON	4616	
Capital D	onations Fund (Fund 5A10)			4617	
C230E2	Capital Donations	\$	1,004,929	4618	
TOTAL Cap	ital Donations Fund	\$	1,004,929	4619	
Lottery P	rofits Education Fund (Fund 7017)			4620	
C23014	Classroom Facilities Assistance Program	\$	377,991	4621	
	- Lottery Profits				
TOTAL Lot	tery Profits Education Fund	\$	377,991	4622	
Public Sc	shool Building Fund (Fund 7021)			4623	
C23001	Public School Buildings	\$	78,377,788	4624	
C23004	Exceptional Needs	\$	1,440,286	4625	
C23008	Emergency School Building Assistance	\$	9,685,579	4626	
C230V9	School Security Grants	\$	7,345,000	4627	
C230W4	Community School Classroom Facilities	\$	25,000,000	4628	
	Assistance				
TOTAL Pub	lic School Building Fund	\$	121,848,653	4629	
Administr	ative Building Fund (Fund 7026)			4630	
C23016	Energy Conservation Project	\$	2,462,389	4631	
C230E3	Hazardous Substance Abatement	\$	687,462	4632	
C230E4	Americans with Disabilities Act	\$	834,239	4633	
C230E5	State Agency Planning/Assessment	\$	500,000	4634	
TOTAL Adm	inistrative Building Fund	\$	4,484,090	4635	
Cultural and Sports Facilities Building Fund (Fund 7030)				4636	
C23022	Woodward Opera House Renovation	\$	1,300,000	4637	
C23028	OHS - Basic Renovations and Emergency	\$	242,214	4638	
	Repairs				
C23029	OHS - Buffington Island State Memorial	\$	33,475	4639	

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C23033	OHS - Stowe House State Memorial	\$ 270,000	4640
C23036	The Anchorage	\$ 50,000	4641
C23037	Galion Historic Big Four Depot	\$ 200,000	4642
	Restoration		
C23039	Malinta Historical Society Caboose	\$ 6,000	4643
	Exhibit		
C23040	Broad Street Historical Renovation	\$ 300,000	4644
C23041	Aurora Outdoor Amphitheatre	\$ 50,000	4645
C23045	OHS - Lockington Locks Stabilization	\$ 358,900	4646
C23048	First Lunar Flight Project	\$ 25,000	4647
C23050	The Octagon House	\$ 100,000	4648
C23051	Paul Brown Museum	\$ 75,000	4649
C23052	Little Brown Jug Facility Improvements	\$ 50,000	4650
C23053	Applecreek Historical Society	\$ 50,000	4651
C23054	Bucyrus Historic Depot Renovations	\$ 30,000	4652
C23055	Portland Civil War Museum and Historical	\$ 25,000	4653
	Displays		
C23059	Lake Erie Nature and Science Center	\$ 300,000	4654
C23060	Hallsville Historical Society	\$ 100,000	4655
C23061	Madeira Historical Society/Miller House	\$ 60,000	4656
C23062	Village of Edinburg Veterans Memorial	\$ 35,000	4657
C23063	Redbrick Center for the Arts	\$ 200,000	4658
C23064	BalletTech	\$ 200,000	4659
C23065	Rickenbacker Boyhood Home	\$ 139,000	4660
C23066	Variety Theater	\$ 85,000	4661
C23067	Belle's Opera House Improvements	\$ 50,000	4662
C23068	Huntington Playhouse	\$ 40,000	4663
C23069	Cambridge Performing Arts Center	\$ 37,500	4664
C23070	Mohawk Veterans' Memorial	\$ 15,000	4665
C23072	Madisonville Arts Center of Hamilton	\$ 36,000	4666
	County		
C23073	Marietta Citizens Armory Cultural Center	\$ 200,000	4667
C23098	Twin City Opera House	\$ 400,000	4668

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OHS - Statewide Site Exhibit Renovations	\$	50,000	4669
Second Century Project	\$	200,000	4670
The Gordon, Hauss, Folk Company Mill	\$	250,000	4671
Thatcher Temple Art Building	\$	37,500	4672
Fitton Center for Creative Arts	\$	100,000	4673
Gammon House Improvements	\$	75,000	4674
Clark State Community College Performing	\$	275,000	4675
Arts Center			
Murphy Theatre	\$	26,185	4676
Public artPARK	\$	200,000	4677
Rainey Institute - Safe Parking	\$	125,000	4678
Ukrainian Museum - Archives	\$	125,000	4679
Cleveland African-American Museum	\$	150,000	4680
Restoration and Expansion			
Great Lakes Science Center Omnimax	\$	500,000	4681
Theatre			
Cozad Bates House	\$	365,131	4682
Beck Center	\$	402,349	4683
Cleveland Museum of Natural History	\$	2,500,000	4684
Phillis Wheatley - Hunter's Cove House	\$	350,000	4685
West Side Market Renovation	\$	500,000	4686
Cardinal Center	\$	75,000	4687
African-American Legacy Project	\$	75,000	4688
Ohio Glass Museum Furnace System	\$	4,267	4689
Victoria Opera House Restoration Phase 2	\$	30,000	4690
Sherman House Museum	\$	35,000	4691
Harmony Project	\$	300,000	4692
CCAD Cinematic Arts and Motion Capture	\$	750,000	4693
Studio and Auditorium			
Sauder Village - 1920 Homestead	\$	131,274	4694
Fulton County Visitor and Heritage	\$	1,000,000	4695
Center			
Chardon Lyric Theatre	\$	50,000	4696
	Second Century Project The Gordon, Hauss, Folk Company Mill Thatcher Temple Art Building Fitton Center for Creative Arts Gammon House Improvements Clark State Community College Performing Arts Center Murphy Theatre Public artPARK Rainey Institute - Safe Parking Ukrainian Museum - Archives Cleveland African-American Museum Restoration and Expansion Great Lakes Science Center Omnimax Theatre Cozad Bates House Beck Center Cleveland Museum of Natural History Phillis Wheatley - Hunter's Cove House West Side Market Renovation Cardinal Center African-American Legacy Project Ohio Glass Museum Furnace System Victoria Opera House Restoration Phase 2 Sherman House Museum Harmony Project CCAD Cinematic Arts and Motion Capture Studio and Auditorium Sauder Village - 1920 Homestead Fulton County Visitor and Heritage Center	The Gordon, Hauss, Folk Company Mill Thatcher Temple Art Building Fitton Center for Creative Arts Gammon House Improvements Clark State Community College Performing Arts Center Murphy Theatre Public artPARK Rainey Institute - Safe Parking Ukrainian Museum - Archives Cleveland African-American Museum Restoration and Expansion Great Lakes Science Center Omnimax Theatre Cozad Bates House Beck Center Cleveland Museum of Natural History Phillis Wheatley - Hunter's Cove House West Side Market Renovation Cardinal Center African-American Legacy Project Ohio Glass Museum Furnace System Victoria Opera House Restoration Phase 2 Sherman House Museum Harmony Project CCAD Cinematic Arts and Motion Capture Studio and Auditorium Sauder Village - 1920 Homestead Fulton County Visitor and Heritage Center	Second Century Project \$ 200,000 The Gordon, Hauss, Folk Company Mill \$ 250,000 Thatcher Temple Art Building \$ 37,500 Fitton Center for Creative Arts \$ 100,000 Gammon House Improvements \$ 75,000 Clark State Community College Performing \$ 275,000 Arts Center Murphy Theatre \$ 26,185 Public artPARK \$ 200,000 Rainey Institute - Safe Parking \$ 125,000 Ukrainian Museum - Archives \$ 125,000 Cleveland African-American Museum \$ 150,000 Restoration and Expansion Great Lakes Science Center Omnimax \$ 500,000 Theatre Cozad Bates House \$ 365,131 Beck Center \$ 402,349 Cleveland Museum of Natural History \$ 2,500,000 Phillis Wheatley - Hunter's Cove House \$ 350,000 West Side Market Renovation \$ 500,000 Cardinal Center \$ 75,000 African-American Legacy Project \$ 75,000 Ohio Glass Museum Furnace System \$ 4,267 Victoria Opera House Restoration Phase 2 \$ 30,000 Sherman House Museum \$ 35,000 Harmony Project \$ 300,000 CCAD Cinematic Arts and Motion Capture \$ 750,000 Studio and Auditorium Sauder Village - 1920 Homestead \$ 131,274 Fulton County Visitor and Heritage \$ 1,000,000

	•		
C230M5	Incline Theater Project	\$ 550,000	4697
C230M7	Hamilton County Memorial Hall	\$ 2,000,000	4698
C230M8	Cincinnati Zoo	\$ 2,000,000	4699
C230M9	Union Terminal Restoration	\$ 5,000,000	4700
C230N1	Cincinnati Music Hall Revitalization	\$ 5,000,000	4701
C230N2	Kan Du Community Arts Center	\$ 520,000	4702
C230N4	Appalachian Forest Museum	\$ 100,000	4703
C230N5	Logan Theater	\$ 25,000	4704
C230N6	Willard Train Viewing Platform	\$ 50,000	4705
C230P3	Sterling Theater Revitalization Project	\$ 200,000	4706
C230P6	Avon Isle Renovation Phase 2	\$ 82,775	4707
C230P7	Oberlin Gasholder Building/Underground	\$ 200,000	4708
	Railroad Center		
C230Q1	Imagination Station Improvements	\$ 695,000	4709
C230Q3	Columbus Zoo and Aquarium	\$ 1,000,000	4710
C230Q4	Toledo Repertoire Theatre	\$ 150,000	4711
C230Q8	Stambaugh Auditorium	\$ 500,000	4712
C230R1	Bradford Rail Museum	\$ 275,000	4713
C230R5	Wright Company Factory Project	\$ 250,000	4714
C230R8	National Ceramic Museum and Heritage	\$ 100,000	4715
	Center Renovation		
C230S1	Tecumseh Theater - Opera House	\$ 140,000	4716
	Restoration		
C230S2	Perry County Historical and Cultural	\$ 341,600	4717
	Arts Center		
C230S5	Lucy Webb Hayes Heritage Center Exterior	\$ 100,000	4718
	Replacement and Restoration		
C230S6	Pumphouse Center for the Arts	\$ 130,000	4719
C230S8	Pro Football Hall of Fame	\$ 10,000,000	4720
C230S9	Park Theater Renovation	\$ 159,078	4721
C230T1	Akron Civic Theater	\$ 530,261	4722
C230T2	John Brown House and Grounds	\$ 50,000	4723
C230T5	Mason Historical Society	\$ 350,000	4724

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As Passed b	y the House								
С230Т6	Cincinnati Zoo - Big Cat Facility	\$	1,000,000	4725					
С230Т9	Pemberville Opera House Elevator Project \$ 220,000								
C230U3	DeYor Performing Arts Center	\$	100,000	4727					
C230X7	Elyria Pioneer Arts Plaza	<u>\$</u>	300,000	4728					
C230X8									
TOTAL Cultural and Sports Facilities Building Fund \$ 45,563,509									
School Bu	ilding Program Assistance Fund (Fund 7032)			4731					
C23002	School Building Program Assistance	\$	249,369,425	4732					
C23005	Exceptional Needs	\$	5,402,528	4733					
C23010	Vocation Facilities Assistance Program	\$	2,660,326	4734					
C23011	Corrective Action Program Grants	\$	21,082,454	4735					
TOTAL Sch	ool Building Program Assistance Fund	\$	278,514,733	4736					
TOTAL ALL FUNDS \$ 451,793,905									
ELYR	IA PIONEER ARTS PLAZA			4738					
<u>The</u>	amount reappropriated for the foregoing ap	pro	priation	4739					
item C230X7, Elyria Pioneer Arts Plaza, is the unencumbered and									
unallotted balance as of June 30, 2016, in appropriation item									
C23040, Broad Street Historical Renovation.									
RIVERSIDE VETERANS MEMORIAL									
The amount reappropriated for the foregoing appropriation									
item C230X8, Riverside Veterans Memorial, is the unencumbered and									
unallotted balance as of June 30, 2016, in appropriation item									
C23070, Mohawk Veterans' Memorial.									
SCHO	OL BUILDING PROGRAM ASSISTANCE			4748					
The	amount reappropriated for the foregoing ap	pro	priation	4749					
item C230	02, School Building Program Assistance, is	th	e	4750					
unencumbe	ered and unallotted balance as of June 30,	201	6, in	4751					
appropriation item C23002, School Building Program Assistance,									
plus the unencumbered and unallotted balance as of June 30, 2016,									
plus the unencumbered and unallotted balance as of June 30, 2016, in appropriation item C23019, College Prep Boarding School									
Facility. 4									

S. B. No. 310 As Passed by the House

CORRECTIVE ACTION PROGRAM GRANTS

The foregoing appropriation item C23011, Corrective Action 4757 Program Grants, may be used to provide funding to bring facilities 4758 up to Ohio School Design Manual standards for a project funded 4759 pursuant to sections 3318.01 to 3318.20 or 3318.40 to 3318.45 of 4760 the Revised Code for the correction of work that is found after 4761 occupancy of the facility to be defective, or to have been 4762 omitted. Funding shall only be provided for work if the impacted 4763 school district notifies the Executive Director of the Ohio School 4764 Facilities Commission within five years after occupancy of the 4765 facility for which the district seeks the funding. The Commission 4766 may provide funding assistance necessary to take corrective 4767 measures after evaluating defective or omitted work. If the work 4768 to be corrected or remediated is part of a project not yet 4769 completed, the Commission may amend the project agreement to 4770 increase the project budget and use corrective action funding to 4771 provide the state portion of the amendment. If the work to be 4772 corrected or remediated was part of a completed project and funds 4773 were retained or transferred pursuant to division (C) of section 4774 3318.12 of the Revised Code, the Commission may enter into a new 4775 agreement to address the necessary corrective action. The 4776 Commission shall assess responsibility for the defective or 4777 omitted work and seek cost recovery from responsible parties, if 4778 applicable. Any funds recovered shall be applied first to the 4779 district portion of the cost of the corrective action. Any 4780 remaining funds shall be applied to the state portion and 4781 deposited into the School Building Program Assistance Fund (Fund 4782 7032). 4783 HAZARDOUS SUBSTANCE ABATEMENT IN STATE FACILITIES 4784 The foregoing appropriation item C230E3, Hazardous Substance 4785 Abatement, shall be used to fund the removal of asbestos, PCB, 4786 radon gas, and other contamination hazards from state facilities. 4787

4819

Prior to the release of funds for asbestos abatement, the	4788
Ohio Facilities Construction Commission shall review proposals	4789
from state agencies to use these funds for asbestos abatement	4790
projects based on criteria developed by the Ohio Facilities	4791
Construction Commission. Upon a determination by the Ohio	4792
Facilities Construction Commission that the requesting agency	4793
cannot fund the asbestos abatement project or other toxic	4794
materials removal through existing capital and operating	4795
appropriations, the Commission may request the release of funds	4796
for such projects by the Controlling Board. State agencies	4797
intending to fund asbestos abatement or other toxic materials	4798
removal through existing capital and operating appropriations	4799
shall notify the Executive Director of the Ohio Facilities	4800
Construction Commission of the nature and scope prior to	4801
commencing the project.	4802
Only agencies that have received appropriations for capital	4803
projects from the Administrative Building Fund (Fund 7026) are	4804
eligible to receive funding from this item. Public school	4805
districts are not eligible.	4806

ENERGY CONSERVATION PROJECT

The foregoing appropriation item C23016, Energy Conservation 4808 Project, shall be used to perform energy conservation renovations, 4809 including the United States Environmental Protection Agency's 4810 Energy Star Program, in state-owned facilities. Prior to the 4811 release of funds for renovation, state agencies shall have 4812 performed a comprehensive energy audit for each project. The Ohio 4813 Facilities Construction Commission shall review and approve 4814 proposals from state agencies to use these funds for energy 4815 conservation. Public school districts and state-supported and 4816 state-assisted institutions of higher education are not eligible 4817 for funding from this item. 4818

IMPLEMENTATION OF AMERICANS WITH DISABILITIES ACT

4849

S. B. No. 310 As Passed by the House

The foregoing appropriation item C230E4, Americans with	4820				
Disabilities Act, shall be used to renovate state-owned facilities	4821				
to provide access for physically disabled persons in accordance	4822				
with Title II of the Americans with Disabilities Act.	4823				
Prior to the release of funds for renovation, state agencies	4824				
shall perform self-evaluations of state-owned facilities	4825				
identifying barriers to access to service. State agencies shall	4826				
prioritize access barriers and develop a transition plan for the	4827				
removal of these barriers. The Ohio Facilities Construction	4828				
Commission shall review proposals from state agencies to use these	4829				
funds for Americans with Disabilities Act renovations.	4830				
Only agencies that have received appropriations for capital	4831				
projects from the Administrative Building Fund (Fund 7026) are	4832				
eligible to receive funding from this item. Public school	4833				
districts are not eligible.					
Section 610.11. That existing Sections 273.30 and 287.10 of	4835				
Am. Sub. S.B. 260 of the 131st General Assembly are hereby	4836				
repealed.	4837				
Section 701.10. ENTERPRISE DATA CENTER SOLUTIONS PROJECT	4838				
The Enterprise Data Center Solutions (EDCS) project is an	4839				
information technology initiative that will expand and improve the	4840				
state's cloud computing environment and will support upgrades to	4841				
enterprise shared solutions. The Department of Administrative	4842				
Services may continue to acquire and implement the EDCS project,	4843				
	1015				
including, but not limited to, hardware and software and the	4844				
including, but not limited to, hardware and software and the installation and implementation thereof. Any lease-purchase					
	4844				

in public obligations as defined in division (N) of section 133.01

of the Revised Code, shall be limited in amount to not more than

\$30	,000,000	and	shall	provi	.de a	at t	the e	nd	of	the	lease	period	that	4850
the	finance	d ass	sets b	pecome	the	pro	pert	у о	f t	he :	state.			4851

Section 701.20. OHIO ADMINISTRATIVE KNOWLEDGE SYSTEM PROJECT 4852

The Ohio Administrative Knowledge System (OAKS) is an 4853 enterprise resource planning system that replaced the state's 4854 central services infrastructure systems. The Department of 4855 Administrative Services, in conjunction with the Office of Budget 4856 and Management, may continue to acquire and implement OAKS, 4857 including, but not limited to, the purchasing of hardware and 4858 software and the installation and implementation thereof. Any 4859 lease-purchase agreement utilized under Chapter 125. of the 4860 Revised Code to finance OAKS, including any fractionalized 4861 interests in public obligations as defined in division (N) of 4862 section 133.01 of the Revised Code, is limited in amount to not 4863 more than \$22,000,000, and shall provide at the end of the lease 4864 period that the financed asset becomes the property of the state. 4865

Section 701.30. STATE TAXATION ACCOUNTING AND REVENUE SYSTEM 4866

The State Taxation Accounting and Revenue System (STARS) is 4867 an integrated tax collection and audit system that will replace 4868 all of the state's existing separate tax software and 4869 administration systems for the various taxes collected by the 4870 state. The Department of Administrative Services, in conjunction 4871 with the Department of Taxation, may continue to acquire and 4872 implement STARS, including, but not limited to, the application 4873 hardware and software and the installation and implementation 4874 thereof, for the use of the Department of Taxation. Any 4875 lease-purchase agreement utilized under Chapter 125. of the 4876 Revised Code to finance STARS, including any fractionalized 4877 interests in public obligations as defined in division (N) of 4878 section 133.01 of the Revised Code, is limited in amount to not 4879

more than \$10,000,000, and shall provide at the end of the lease	4880
period that the financed asset becomes the property of the state.	4881
Section 701.40. BUREAU OF CRIMINAL INVESTIGATION RECORDS	4882
SYSTEM	4883
The Ohio Attorney General may acquire and implement the	4884
Bureau of Criminal Investigation Records System (BCIRS),	4885
including, but not limited to, the application hardware and	4886
software and the installation and implementation thereof. The	4887
BCIRS is a criminal records management and biometric	4888
identification system that will replace the Ohio Attorney	4889
General's existing computerized criminal history and automated	4890
fingerprint identification systems. The Ohio Attorney General may	4891
utilize a lease-purchase agreement and related financing	4892
documents, including any fractionalized interests in public	4893
obligations as defined in division (N) of section 133.01 of the	4894
Revised Code. Upon the written request of and in consultation with	4895
the Ohio Attorney General, the Office of Budget and Management	4896
shall make arrangements for the timely issuance of any obligations	4897
representing those fractionalized interests, all as necessary to	4898
finance the BCIRS within the requested time frame, provided that	4899
the aggregate principal of the obligations issued shall be limited	4900
in amount to not more than \$25,000,000. The lease-purchase	4901
agreement shall provide at the end of the lease period that the	4902
financed assets become the property of the state.	4903
Section 806.10. The items of law contained in this act, and	4904
their applications, are severable. If an item of law contained in	4905
this act, or if an application of an item of law contained in this	4906
act, is held invalid, the invalidity does not affect other items	4907
of law contained in this act and their applications that can be	4908

given effect without the invalid item or application.

Section 812.10. Sections of this act prefixed with a section	4910
number in the 200s are and remain in full force and effect	4911
commencing on July 1, 2016, and terminating on June 30, 2018, for	4912
the purpose of drawing money from the state treasury in payment of	4913
liabilities lawfully incurred under those sections, and on June	4914
30, 2018, and not before, the moneys hereby appropriated lapse	4915
into the funds from which they are severally appropriated. If,	4916
under Section 1c of Article II, Ohio Constitution, the sections of	4917
this act prefixed with a section number in the 200s do not take	4918
effect until after July 1, 2016, the sections are and remain in	4919
full force and effect commencing on that effective date.	4920
Section 815.10. The General Assembly, applying the principle	4921
stated in division (B) of section 1.52 of the Revised Code that	4922
amendments are to be harmonized if reasonably capable of	4923
simultaneous operation, finds that the following sections,	4924
presented in this act as composites of the sections as amended by	4925
the acts indicated, are the resulting versions of the sections in	4926
effect prior to the effective date of the sections as presented in	4927
this act:	4928
Section 123.22 of the Revised Code as amended by both Am.	4929
Sub. H.B. 487 and Am. Sub. S.B. 315 of the 129th General Assembly.	
bub. II.b. 407 and Am. bub. b.b. 313 of the 125th deficial Assembly.	4930

Sub. H.B. 487 and Am. Sub. S.B. 316 of the 129th General Assembly.