# As Reported by the Senate Energy and Natural Resources Committee

## **132nd General Assembly**

Regular Session 2017-2018

Sub. H. B. No. 225

## **Representative Thompson**

Cosponsors: Representatives Hambley, Householder, Stein, Brenner, Riedel, Dean, Schaffer, Seitz, Keller, Edwards, Greenspan, Patterson, Goodman, Wiggam, Retherford, Ginter, Barnes, Young, Romanchuk, Landis, Kick, Patton, Faber, West, Boccieri, Hagan, O'Brien, Gavarone, Anielski, Antonio, Arndt, Boyd, Carfagna, Craig, Green, Holmes, Hoops, Johnson, Kent, Lang, LaTourette, Lepore-Hagan, Manning, Miller, Pelanda, Reineke, Roegner, Rogers, Ryan, Schuring, Sheehy, Slaby, Smith, K., Smith, R., Sprague, Sweeney, Vitale

## Senators Gardner, Hoagland, LaRose

#### A BILL

ΤΟ	amend sections 1509.0/1, 1509.13, 1509.151, and	١
	1509.34 of the Revised Code and to amend Section	2
	343.10 of Am. Sub. H.B. 49 of the 132nd General	3
	Assembly to modify the law governing idle and	4
	orphaned oil and gas wells and to make	5
	additional appropriations.	6

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

Section 1. That sections 1509.071, 1509.13, 1509.151, and	7
1509.34 of the Revised Code be amended to read as follows:	8
Sec. 1509.071. (A) When the chief of the division of oil	9
and gas resources management finds that an owner has failed to	10
comply with a final nonappealable order issued or compliance	11
agreement entered into under section 1509.04, the restoration	12
requirements of section 1509.072, plugging requirements of	13

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section 1509.12, or permit provisions of section 1509.13 of the	14
Revised Code, or rules and orders relating thereto, the chief	15
shall make a finding of that fact and declare any surety bond	16
filed to ensure compliance with those sections and rules	17
forfeited in the amount set by rule of the chief. The chief	18
thereupon shall certify the total forfeiture to the attorney	19
general, who shall proceed to collect the amount of the	20
forfeiture. In addition, the chief may require an owner,	21
operator, producer, or other person who forfeited a surety bond	22
to post a new surety bond in the amount of fifteen thousand	23
dollars for a single well, thirty thousand dollars for two	24
wells, or fifty thousand dollars for three or more wells.	25
In lieu of total forfeiture, the surety or owner, at the	26
surety's or owner's option, may cause the well to be properly	27
plugged and abandoned and the area properly restored or pay to	28
the treasurer of state the cost of plugging and abandonment.	29
(B) (1) All moneys collected because of forfeitures of	30
bonds as provided in this section shall be deposited in the	31
state treasury to the credit of the oil and gas well fund	32
created in section 1509.02 of the Revised Code.	33
The For purposes of promoting the competent management and	34
conservation of the state's oil and natural gas resources and	35
the proper and lawful plugging of historic oil and gas wells for	36
which there is no known responsible owner, the chief annually	37
shall spend not less than <del>fourteen thirty</del> per cent of the	38
revenue credited to the oil and qas well fund during the	39
previous fiscal year for both of the following purposes:	40
$\frac{(1)}{(a)}$ In accordance with division $\frac{(D)}{(E)}$ of this	41

section, to plug idle and orphaned wells or to restore the land

surface properly as required in section 1509.072 of the Revised

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division (C)(3) of this section to prioritize plugging and land	73
restoration projects under this section.	74
(D)(1) Upon determining that the owner of a well has	75
failed to properly plug and abandon it or to properly restore	76
the land surface at the well site in compliance with the	77
applicable requirements of this chapter and applicable rules	78
adopted and orders issued under it or that a well is an	79
abandoned_idle_and_orphaned_well-for_which_no_funds_are-	80
available to plug the well in accordance with this chapter, the	81
chief shall do all of the following:	82
(a) Determine Make a reasonable attempt to determine from	83
the records in the office of the county recorder of the county	84
in which the well is located the identity of the <a href="mailto:current_owner">current_owner</a>	85
of the land on which the well is located, the identity of the	86
owner of the oil or gas lease under which the well was drilled-	87
or the identity of each person owning an a right or interest in	88
the lease oil or gas mineral interests, and the identities of	89
the persons having $\frac{\text{legal title to, or}}{\text{or}}$ a lien upon, any of the	90
equipment appurtenant to the well $ au$ . For purposes of division (D)	91
(1) (a) of this section, the chief is not required to review	92
records in the office of the county recorder that are older than	93
forty years from the date on which the chief made the	94
determination that the well is an idle and orphaned well.	95
(b) Mail notice to the owner of the land on which the well-	96
is located informing the landowner that the well is to be-	97
plugged. If the owner of the oil or gas lease under which the	98
well was drilled is different from the owner of the well or if	99
any persons other than the owner of the well own interests in	100
the lease, the chief also shall mail notice that the well is to-	101
be plugged to the owner of the lease or to each person owning an	102

(D) Expenditures (E) The chief may expend money from the

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oil and gas well fund for the purpose of division (B) (1) (a) of this section, and such expenditures shall be made in accordance with either of the following:

(1) The chief may make expenditures may be made pursuant 135 to contracts entered into by <u>either</u> the chief <u>or another agency</u> 136 of the state with persons who agree to furnish all of the 137 materials, equipment, work, and labor as specified and provided 138 in such a contract for activities associated with the 139 restoration or plugging of a well as determined by the chief. If 140 another agency of the state enters into the contract, the chief 141 shall prepare the scope of work for the restoration or plugging 142 of the well. The activities may include excavation to uncover a 143 well, geophysical methods to locate a buried well when clear 144 evidence of leakage from the well exists, cleanout of wellbores 145 to remove material from a failed plugging of a plugged well, 146 plugging operations, installation of vault and vent systems, 147 including associated engineering certifications and permits, 148 restoration of property, and repair of damage to property that 149 is caused by such activities. Expenditures The chief shall not 150 be used make expenditures for salaries, maintenance, equipment, 151 or other administrative purposes, except for costs directly 152 attributed to the plugging of an idle and orphaned well. Agents 153 or employees of persons contracting with the chief for a 154 restoration or plugging project may enter upon any land, public 155 or private, on which the well is located for the purpose of 156 performing the work. Prior to such entry, the chief shall give 157 to the following persons written notice of the existence of a 158 contract for a project to restore a location or plug a well, the 159 names of the persons with whom the contract is made, and the 160 date that the project will commence: the owner of the well, the 161 owner of the land upon which the well is located, the owner or 162

agents of adjoining land, and, if the well is located in the 163 same township as or in a township adjacent to the excavations 164 and workings of a mine and the owner or lessee of that mine has 165 provided written notice identifying those townships to the chief 166 at any time during the immediately preceding three years, the 167 owner or lessee of the mine. The chief may include in the notice 168 to the owner or lessee of the mine additional information, such 169 as authorization to plug an idle and orphaned well under section 170 1509.151 of the Revised Code. 171

(2) (a) The owner of the land on which a well is located 172 who has received notice under division  $\frac{(C)}{(D)}(D)(1)$  (b) of this 173 section may plug the well and be reimbursed by the division of 174 oil and gas resources management for the reasonable cost of 175 plugging the well. In order to plug the well, the landowner 176 shall submit an application to the chief on a form prescribed by 177 the chief and approved by the technical advisory council on oil 178 and gas created in section 1509.38 of the Revised Code. The 179 application, at a minimum, shall require the landowner to 180 provide the same information as is required to be included in 181 the application for a permit to plug and abandon under section 182 1509.13 of the Revised Code. The application shall be 183 accompanied by a copy of a proposed contract to plug the well 184 prepared by a contractor regularly engaged in the business of 185 plugging oil and gas wells. The proposed contract shall require 186 the contractor to furnish all of the materials, equipment, work, 187 and labor necessary to plug the well properly and shall specify 188 the price for doing the work, including a credit for the 189 equipment appurtenant to the well that was forfeited to the 190 state through the operation of division  $\frac{(C)(2)-(D)(3)}{(C)(2)}$  of this 191 section. The contractor shall be insured and bonded. 192 Expenditures under division  $\frac{(D)(E)}{E}(2)$  (a) of this section shall 193

be consistent with the expenditures for activities described in 194 division (D)(E)(1) of this section. The application also shall 195 be accompanied by the permit fee required by section 1509.13 of-196 the Revised Code unless the chief, in the chief's discretion, 197 waives payment of the permit fee. The application constitutes an 198 application for a permit to plug and abandon—the well for the 199 purposes of section 1509.13 of the Revised Code and the 200 applicant is not required to submit the fee otherwise required 201 under that section. 202

- (b) Within thirty days after receiving an application and 203 accompanying proposed contract under division  $\frac{(D)}{(E)}(E)(2)$  (a) of 204 this section, the chief shall determine whether the plugging 205 would comply with the applicable requirements of this chapter 206 and applicable rules adopted and orders issued under it and 207 whether the cost of the plugging under the proposed contract is 208 reasonable. If the chief determines that the proposed plugging 209 would comply with those requirements and that the proposed cost 210 of the plugging is reasonable, the chief shall notify the 211 landowner of that determination and issue to the landowner a 212 permit to plug and abandon—the well under section 1509.13 of the 213 214 Revised Code. Upon approval of the application and proposed contract, the <del>chief shall transfer</del> ownership of the equipment 215 appurtenant to the well <u>is transferred</u> to the landowner. The 216 chief may disapprove an application submitted under division (D) 217 (E)(2)(a) of this section if the chief determines that the 218 proposed plugging would not comply with the applicable 219 requirements of this chapter and applicable rules adopted and 220 orders issued under it, that the cost of the plugging under the 221 proposed contract is unreasonable, or that the proposed contract 222 is not a bona fide, arm's length contract. 223
  - (c) After receiving the chief's notice of the approval of

the application and permit to plug and abandon a well under	225
division $\frac{(D)}{(E)}(2)$ (b) of this section, the landowner shall enter	226
into the proposed contract to plug the well.	227
(d) Upon determining that the plugging has been completed	228
in compliance with the applicable requirements of this chapter	229
and applicable rules adopted and orders issued under it, the	230
chief shall reimburse the landowner pay the contractor for the	231
cost of the plugging and restoration as set forth in the	232
proposed contract approved by the chief. The reimbursement	233
<pre>payment_shall be paid from the oil and gas well fund. If the</pre>	234
chief determines that the plugging was not completed in	235
accordance with the applicable requirements, the chief shall not	236
reimburse pay the landowner contractor for the cost of the	237
plugging, and the landowner or the contractor, as applicable,	238
promptly shall transfer back to this state title to and	239
possession of the equipment appurtenant to the well that	240
previously was transferred to the landowner under division $\overline{\text{(D)}}$	241
(E) (2) (b) of this section. If any such equipment was removed	242
from the well during the plugging and sold, the landowner shall	243
pay to the chief the proceeds from the sale of the equipment,	244
and the chief promptly shall pay the moneys so received to the	245
treasurer of state for deposit into the oil and gas well fund.	246
The chief may establish an annual limit on the number of	247
wells that may be plugged under division $\frac{(D)(E)}{(E)}(2)$ of this	248
section or an annual limit on the expenditures to be made under	249
that division. The chief may reject an application submitted	250
under division (E) (2) of this section if the chief determines	251

As used in division (D)(E)(2) of this section, "plug" and 253 "plugging" include the plugging of the well, installation of a 254

that the plugging of other wells take priority.

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(1) Chapter 4115. of the Revised Code;

(2) Section 153.54 of the Revised Code, except that the	284
contractor shall obtain and provide to the chief as a bid-	285
guaranty a surety bond or letter of credit in an amount equal to-	286
ten per cent of the amount of the contract;	287
(3) Section 4733.17 of the Revised Code.	288
(G) (H) The owner of land on which a well is located who	289
has received notice under division $\frac{(C)}{(D)}(1)$ (b) of this section,	290
in lieu of plugging the well in accordance with division $\frac{(D)}{(E)}$	291
(2) of this section, may cause ownership of the well to be	292
transferred to an owner who is lawfully doing business in this	293
state and who has met the financial responsibility requirements	294
established under section 1509.07 of the Revised Code, subject	295
to the approval of the chief. The transfer of ownership also	296
shall be subject to the landowner's filing the appropriate forms	297
required under section 1509.31 of the Revised Code and providing	298
to the chief sufficient information to demonstrate the	299
landowner's or owner's right to produce a formation or	300
formations. That information may include a deed, a lease, or	301
other documentation of ownership or property rights.	302
The chief shall approve or disapprove by order the	303
transfer of ownership of the well. If the chief approves the	304
transfer, the owner is responsible for operating the well in	305
accordance with this chapter and rules adopted under it,	306
including, without limitation, all of the following:	307
(1) Filing an application with the chief under section	308
1509.06 of the Revised Code if the owner intends to drill deeper	309
or produce a formation that is not listed in the records of the	310
division for that well;	311

(2) Taking title to and possession of the equipment

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(B) Application by the owner for a permit to plug and	370
abandon shall be filed as many days in advance as will be	371
necessary for an oil and gas resources inspector or, if the well	372
is located in a coal bearing township, both a deputy mine	373
inspector and an oil and gas resources inspector to be present	374
at the plugging. The application shall be filed with the chief	375
upon a form that the chief prescribes and shall contain the	376
following information:	377
(1) The name and address of the owner;	378
(2) The signature of the owner or the owner's authorized	379
agent. When an authorized agent signs an application, it shall	380
be accompanied by a certified copy of the appointment as that	381
agent.	382
(3) The location of the well identified by section or lot	383
number, city, village, township, and county;	384
(4) Designation of well by name and number;	385
(5) The total depth of the well to be plugged;	386
(6) The date and amount of last production from the well;	387
(7) Other data that the chief may require.	388
(C) <del>If Except as otherwise provided in division (E)(2)(a)</del>	389
of section 1509.071 of the Revised Code, if oil or gas has been	390
produced from the well, the application shall be accompanied by	391
a fee of two hundred fifty dollars. If a well has been drilled	392
in accordance with law and the permit is still valid, the permit	393
holder may receive approval to plug the well from an oil and gas	394
resources inspector so that the well can be plugged and	395
abandoned without undue delay. Unless waived by an oil and gas	396
resources inspector, the owner of a well or the owner's	397

authorized representative shall notify an oil and gas resources 398 inspector at least twenty-four hours prior to the commencement 399 of the plugging of a well. No well shall be plugged and 400 abandoned without an oil and gas resources inspector present 401 unless permission has been granted by the chief. The owner of a 402 well that has produced oil or gas shall give written notice at 403 the same time to the owner of the land upon which the well is 404 located and to all lessors that receive gas from the well 405 pursuant to a lease agreement. If the well penetrates or passes 406 407 within one hundred feet of the excavations and workings of a mine, the owner of the well shall give written notice to the 408 owner or lessee of that mine, of the well owner's intention to 409 abandon the well and of the time when the well owner will be 410 prepared to commence plugging it. 411

- (D) An applicant may file a request with the chief for 412 expedited review of an application for a permit to plug and 413 abandon a well. The chief may refuse to accept a request for 414 expedited review if, in the chief's judgment, acceptance of the 415 request will prevent the issuance, within twenty-one days of 416 filing, of permits for which applications filed under section 417 1509.06 of the Revised Code are pending. In addition to a 418 complete application for a permit that meets the requirements of 419 this section and the permit fee prescribed by this section, if 420 applicable, a request shall be accompanied by a nonrefundable 421 filing fee of five hundred dollars unless the chief has ordered 422 the applicant to plug and abandon the well. When a request for 423 expedited review is filed, the chief shall immediately begin to 424 process the application and shall issue a permit within seven 425 days of the filing of the request unless the chief, by order, 426 denies the application. 427
  - (E) This section does not apply to a well plugged or

(2) A lien imposed under division (A)(1) of this section 458

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chief issues a certificate of release of the lien. If the chief

file the certificate of release in the office of the applicable

issues a certificate of release of the lien, the chief shall

county recorder.

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shall be in addition to any lien imposed by the attorney general	459
for failure to pay the assessment imposed by section 1509.50 of	460
the Revised Code or the tax levied under division (A)(5) or (6)	461
of section 5749.02 of the Revised Code, as applicable.	462
(3) If the attorney general cannot collect from a severer	463
or an owner for an outstanding balance of amounts due under	464
section 1509.50 of the Revised Code or of unpaid taxes levied	465
under division (A)(5) or (6) of section 5749.02 of the Revised	466
Code, as applicable, the tax commissioner may request the chief	467
to impose a priority lien against the owner's interest in the	468
applicable well. Such a lien has priority in front of all other	469
creditors.	470
(B) The chief promptly shall issue a certificate of	471
release of a lien under either of the following circumstances:	472
(1) Upon the repayment in full of the amount of unpaid	473
fees imposed by this chapter or costs incurred by the chief	474
under division $\frac{\text{(E)}-\text{(F)}}{\text{(F)}}$ of section 1509.071 of the Revised Code	475
to correct conditions associated with the owner's well that the	476
chief reasonably has determined are causing imminent health or	477
safety risks;	478
(2) Any other circumstance that the chief determines to be	479
in the best interests of the state.	480
(C) The chief may modify the amount of a lien under this	481
section. If the chief modifies a lien, the chief shall file a	482
statement in the office of the county recorder of the applicable	483
county of the new amount of the lien.	484
(D) An owner regarding which the division has recorded a	485

lien against the owner's interest in a well in accordance with

this section shall not transfer a well, lease, or mineral rights

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to an	nother ow	ner or person until th	ne chi	ief issues a	cert	cificate		488
of re	elease fo	r each lien against th	ne owr	ner's interes	st ir	n the		489
well	•							490
	(E) All	money from the collect	tion (	of liens unde	er th	nis		491
sect	ion shall	be deposited in the s	state	treasury to	the	credit		492
of th	he oil an	d gas well fund create	ed in	section 1509	0.02	of the		493
Revis	sed Code.							494
	Section	2. That existing secti	ions 1	1509.071, 150	9.13	3,		495
1509	.151, and	1509.34 of the Revise	ed Cod	de are hereby	y rep	pealed.		496
	Section	3. That Section 343.10	0 of <i>1</i>	Am. Sub. H.B.	. 49	of the		497
132nd	d General	Assembly be amended t	to rea	ad as follows	s:			498
	Sec. 343	.10. DNR DEPARTMENT OF	F NAT	URAL RESOURCE	ES			499
Gene	ral Reven	ue Fund						500
GRF	725401	Division of						501
		Wildlife-Operating						502
		Subsidy	\$	1,773,000	\$	1,773,000		503
GRF	725413	Parks and Recreation	al					504
		Facilities Lease Ren	tal					505
		Bond Payments	\$	38,210,500	\$	44,046,500	0	506
GRF	725456	Canal Lands	\$	130,950	\$	130,950		507
GRF	725505	Healthy Lake Erie						508
		Program	\$	800,000	\$	1,000,000		509
GRF	725507	Coal and Mine Safety						510
		Programs	\$	2,773,178	\$	2,773,178		511

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GRF	725903	Natural Resources					512
		General Obligation Bon	nd				513
		Debt Service	\$	25,450,300	\$	19,317,800	514
GRF	727321	Division of Forestry	\$	2,672,919	\$	4,612,919	515
GRF	729321	Office of Information					516
		Technology	\$	179,750	\$	179,750	517
GRF	730321	Parks and Recreation	\$	30,579,551	\$	30,596,130	518
GRF	736321	Division of					519
		Engineering	\$	2,034,175	\$	2,017,848	520
GRF	737321	Division of Water					521
		Resources	\$	946,530	\$	1,183,161	522
GRF	738321	Office of Real Estate					523
		and Land Management	\$	720,175	\$	720,175	524
GRF	741321	Division of Natural					525
		Areas and Preserves	\$	986,149	\$	1,232,686	526
TOTAL	GRF Gene	eral Revenue Fund	\$	107,257,177	\$	109,584,097	527
Dedica	ated Pur	pose Fund Group					528
2270	725406	Parks Projects					529
		Personnel	\$	850,000	\$	900,000	530
4300	725671	Canal Lands	\$	924,919	\$	927,128	531
4S90	725622	NatureWorks Personnel	\$	800,000	\$	800,000	532
4U60	725668	Scenic Rivers					533

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		Protection	\$ 100,000	\$ 100,000	534
5090	725602	State Forest	\$ 9,695,418	\$ 8,009,525	535
5110	725646	Ohio Geological			536
		Mapping	\$ 3,922,925	\$ 3,818,039	537
5120	725605	State Parks Operations	\$ 31,000,000	\$ 31,000,000	538
5140	725606	Lake Erie Shoreline	\$ 2,125,649	\$ 1,681,699	539
5160	725620	Water Management	\$ 2,864,291	\$ 2,878,291	540
5180	725643	Oil and Gas Regulation			541
		and Safety	\$ 19,444,876	\$ 19,444,876	542
5180	725677	Oil and Gas Well			543
		Plugging	\$ 6,000,000	\$ 6,000,000	544
				15,000,000	545
5210	725627	Off-Road Vehicle			546
		Trails	\$ 350,000	\$ 350,000	547
5220	725656	Natural Areas and			548
		Preserves	\$ 650,000	\$ 546,973	549
5290	725639	Mining Regulation and			550
		Safety	\$ 4,764,897	\$ 4,499,705	551
310	725648	Reclamation Forfeiture	\$ 5,315,262	\$ 217,471	552
SELO	725612	Wildlife Law			553
		Enforcement	\$ 12,000	\$ 12,000	554
5EMO	725613	Natural Resources Law			555
		Enforcement	\$ 34,000	\$ 34,000	556

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5НК0	725625	Ohio Nature Preserves	\$	55,162	\$ 1,000	557
5MF0	725635	Ohio Geology License				558
		Plate	\$	5,000	\$ 5,000	559
5MW0	725604	Natural Resources				560
		Special Purposes	\$	2,000,000	\$ 2,000,000	561
5P20	725634	Wildlife Boater				562
		Angler Administration	\$	4,000,000	\$ 4,000,000	563
5TD0	725514	Park Maintenance	\$	1,356,000	\$ 1,356,000	564
6150	725661	Dam Safety	\$	1,155,691	\$ 1,155,691	565
6970	725670	Submerged Lands	\$	717,155	\$ 717,155	566
7015	740401	Division of Wildlife				567
		Conservation	\$	60,000,000	\$ 60,000,000	568
7086	725414	Waterways Improvement	\$	6,193,671	\$ 6,193,671	569
7086	739401	Watercraft Operations	\$	21,228,023	\$ 21,228,023	570
8150	725636	Cooperative Management				571
		Projects	\$	650,000	\$ 650,000	572
8160	725649	Wetlands Habitat	\$	966,885	\$ 966,885	573
8170	725655	Wildlife Conservation				574
		Checkoff	\$	2,000,000	\$ 2,000,000	575
8180	725629	Cooperative Fisheries				576
		Research	\$	1,500,000	\$ 1,500,000	577
8190	725685	Ohio River Management	\$	140,000	\$ 140,000	578

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81B0	725688	Wildlife Habitats	\$	1,200,000	\$	1,200,000	579	
TOTAL	DPF Dedi	cated Purpose Fund					580	
Group			\$	192,021,824	\$	184,333,132	581	
						193,333,132	582	
Internal Service Activity Fund Group							583	
1550	725601	Departmental Projects	\$	1,523,950	\$	1,629,913	584	
1550	725676	Hocking Hills State					585	
		Park Lodge	\$	500,000	\$	500,000	586	
1570	725651	Central Support					587	
		Indirect	\$	5,632,162	\$	5,632,162	588	
2040	725687	Information Services	\$	5,791,238	\$	5,791,238	589	
2050	725696	Human Resource Direct					590	
		Services	\$	2,698,048	\$	2,735,732	591	
2230	725665	Law Enforcement					592	
		Administration	\$	2,664,717	\$	2,827,473	593	
5100	725631	Maintenance -					594	
		State-owned Residences	\$	249,611	\$	249,611	595	
6350	725664	Fountain Square					596	
		Facilities Management	\$	3,647,224	\$	3,768,109	597	
TOTAL ISA Internal Service Activity							598	
Fund Group			\$	22,706,950	\$	23,134,238	599	
Capita	al Projec	cts Fund Group					600	

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7061	725405	Clean Ohio Trail				
		Operating	\$	301,796	\$ 301,796	
TOTAL	CPF Capi	tal Projects Fund Group	\$	301,796	\$ 301,796	
Fiduc	iary Fund	d Group				
4M80	725675	FOP Contract	\$	20,219	\$ 20,219	
TOTAL	FID Fidu	ciary Fund Group	\$	20,219	\$ 20,219	
Holdi	ng Accou	nt Fund Group				
R017	725659	Performance Cash Bond				
		Refunds	\$	528,993	\$ 528,993	
R043	725624	Forestry	\$	2,100,000	\$ 2,100,000	
TOTAL	HLD Hold	ling Account				
Fund (	Group		\$	2,628,993	\$ 2,628,993	
Feder	al Fund (	Group				
3320	725669	Federal Mine Safety				
		Grant	\$	265,000	\$ 265,000	
3B30	725640	Federal Forest				
		Pass-Thru	\$	350,000	\$ 350,000	
3B40	725641	Federal Flood				
		Pass-Thru	\$	350,000	\$ 350,000	
3B50	725645	Federal Abandoned Mine				
		Lands	\$	12,541,621	\$ 15,465,471	
3B60	725653	Federal Land and Water				

		Conservation Grants	\$	950,634	\$	950,634	623
3B70	725654	Reclamation -					624
		Regulatory	\$	1,986,569	\$	1,697,242	625
3P10	725632	Geological Survey -					626
		Federal	\$	160,000	\$	160,000	627
3P20	725642	Oil and Gas - Federal	\$	147,000	\$	147,000	628
3P30	725650	Coastal Management -					629
		Federal	\$	1,905,150	\$	1,905,150	630
3P40	725660	Federal - Soil and					631
		Water Resources	\$	601,000	\$	608,000	632
3R50	725673	Acid Mine Drainage					633
		Abatement/Treatment	\$	1,200,000	\$	1,200,000	634
3Z50	725657	Federal Recreation and	d				635
		Trails	\$	1,600,000	\$	1,600,000	636
TOTAL FED Federal Fund Group \$ 22,056,974 \$ 24,698,497						24,698,497	637
TOTAL	ALL BUDG	GET FUND GROUPS	\$	346,993,933	\$	<del>344,700,972</del>	638
						353,700,972	639
Section 4. That existing Section 343.10 of Am. Sub. H.B.							640
49 of the 132nd General Assembly is hereby repealed.							641