

**As Reported by the Senate Finance Committee**

**132nd General Assembly**

**Regular Session**

**2017-2018**

**Sub. H. B. No. 531**

**Representatives Schuring, Greenspan**

**Cosponsors: Representatives Anielski, Ashford, Barnes, Brown, Clyde, Craig,  
Gavarone, Lanese, Leland, Lepore-Hagan, Manning, Miller, O'Brien, Reineke,  
Rezabek, Rogers, Ryan, Strahorn, Sweeney, West**

**Senator Beagle**

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**A BILL**

To amend sections 122.12 and 122.121 and to enact 1  
section 122.122 of the Revised Code and to amend 2  
Section 259.30 of Am. Sub. H.B. 49 of the 132nd 3  
General Assembly and Section 259.10 of Am. Sub. 4  
H.B. 49 of the 132nd General Assembly, as 5  
subsequently amended, to remove limitations on 6  
the amount of sports events grants that may be 7  
awarded in a fiscal year, to adjust the amount 8  
that may be awarded for a specific event, to 9  
modify eligibility requirements for such grants, 10  
and to make an appropriation. 11

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

**Section 1.** That sections 122.12 and 122.121 be amended and 12  
section 122.122 of the Revised Code be enacted to read as 13  
follows: 14

**Sec. 122.12.** As used in this section and in ~~section~~ 15  
sections 122.121 and 122.122 of the Revised Code: 16

(A) "Endorsing county" means a county that contains a site selected by a site selection organization for one or more games.

(B) "Endorsing municipality" means a municipal corporation that contains a site selected by a site selection organization for one or more games.

(C) "Game support contract" means a joinder undertaking, joinder agreement, or similar contract executed by an endorsing municipality or endorsing county and a site selection organization.

(D) ~~(1) "Game" means a national or international competition of football, auto racing, rugby, cricket, horse racing, mixed martial arts, boxing, or any sport that is governed by an international federation and included in at least one of the following:~~

~~(a) Olympic games;~~

~~(b) Pan American games;~~

~~(c) Commonwealth games.~~

~~(2) "Game" includes or other event, such as a player draft or commemoration, associated with a sport, including the special olympics.~~

(E) "Joinder agreement" means an agreement entered into by a local organizing committee, endorsing municipality, or endorsing county, or more than one endorsing municipality or county acting collectively and a site selection organization setting out representations and assurances by each endorsing municipality or endorsing county in connection with the selection of a site in this state for the location of a game.

(F) "Joinder undertaking" means an agreement entered into

by a local organizing committee, endorsing municipality, or 45  
endorsing county, or more than one endorsing municipality or 46  
county acting collectively and a site selection organization 47  
that each endorsing municipality or endorsing county will 48  
execute a joinder agreement in the event that the site selection 49  
organization selects a site in this state for a game. 50

(G) "Local organizing committee" means a nonprofit 51  
corporation or its successor in interest that: 52

(1) Has been authorized by an endorsing municipality, 53  
endorsing county, or more than one endorsing municipality or 54  
county acting collectively to pursue an application and bid on 55  
the applicant's behalf to a site selection organization for 56  
selection as the site of one or more games; or 57

(2) With the authorization of an endorsing municipality, 58  
endorsing county, or more than one endorsing municipality or 59  
county acting collectively, has executed an agreement with a 60  
site selection organization regarding a bid to host one or more 61  
games. 62

(H) "Site selection organization" means the national or 63  
international governing body of a sport that is recognized as 64  
such by the endorsing municipality, endorsing county, or local 65  
organizing committee. 66

(I) "Sport" means football, auto racing, rugby, cricket, 67  
horse racing, mixed martial arts, boxing, baseball, or any sport 68  
that is governed by an international federation and included in 69  
at least one of the following: 70

(a) Olympic games; 71

(b) Pan American games; 72

<u>(c) Commonwealth games.</u>	73
<u>(J) "Qualifying costs" means the costs to fulfill the obligations of a local organizing committee, endorsing municipality, or endorsing county to a site selection organization under a game support contract, which obligations may include the payment of the following costs:</u>	74
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<u>(1) Costs relating to the preparations necessary for the conduct of the game, including acquiring, renovating, or constructing facilities;</u>	79
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<u>(2) Costs of conducting the game;</u>	82
<u>(3) Costs to assist the local organizing committee, endorsing municipality, or endorsing county in providing assurances required by a site selection organization sponsoring one or more games.</u>	83
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<b>Sec. 122.121.</b> <u>(A) <del>If a</del> A local organizing committee, endorsing municipality, or endorsing county <del>enters that has entered</del> into a joinder undertaking with a site selection organization, <del>the local organizing committee, endorsing municipality, or endorsing county</del> may apply to the director of development services, on a form and in the manner prescribed by the director, for a grant <u>from the sports event grant fund created under section 122.122 of the Revised Code with respect to a game that has not been held in this state by the organization in either of the two preceding years and to which either of the following applies:</u></u>	87
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<u>(1) The organization accepts competitive bids to host the game.</u>	98
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<u>(2) The game is a one-time centennial commemoration of the founding of a national football organization, association, or</u>	100
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league. 102

The amount of the grant shall be based on the projected 103  
incremental increase in the receipts from the tax imposed under 104  
section 5739.02 of the Revised Code within the market area 105  
designated under division (C) of this section, for the two-week 106  
period that ends at the end of the day after the date on which ~~a~~ 107  
the game will be held, that is directly attributable, as 108  
determined by the director, to the preparation for and 109  
presentation of the game. The director shall determine the 110  
projected incremental increase in the tax imposed under section 111  
5739.02 of the Revised Code by using a formula approved ~~by the~~ 112  
~~destination marketing association international for event impact~~ 113  
~~or another formula of similar purpose approved by the director~~ 114  
in consultation with the tax commissioner. The application shall 115  
include an estimate of the committee's, municipality's, or 116  
county's qualifying costs under the game support contract. The 117  
local organizing committee, endorsing municipality, or endorsing 118  
county is eligible to receive a grant under this section only if 119  
the projected incremental increase in receipts from the tax 120  
imposed under section 5739.02 of the Revised Code, as determined 121  
by the director, exceeds two hundred fifty thousand dollars. The 122  
amount of the grant shall ~~be~~ not less than fifty per cent of the 123  
projected incremental increase in receipts, as determined by the 124  
director, but shall not exceed ~~five hundred thousand~~the lesser 125  
of two million dollars or the amount of the committee's, 126  
municipality's, or county's qualifying costs under the game 127  
support contract. The director shall ~~not issue grants with a~~ 128  
~~total value of more than one million dollars in any fiscal year,~~ 129  
~~and shall not issue any grant before July 1, 2013~~ disburse the 130  
grant to the local organizing committee, endorsing municipality, 131  
or endorsing county from the sports event grant fund. 132

(B) If the director of development services approves an application for a local organizing committee, endorsing municipality, or endorsing county and that local organizing committee, endorsing municipality, or endorsing county enters into a joinder agreement with a site selection organization, the local organizing committee, endorsing municipality, or endorsing county shall file a copy of the joinder agreement with the director. The grant shall be used exclusively by the local organizing committee, endorsing municipality, or endorsing county to ~~fulfill a portion of its obligations to a site selection organization under game support contracts, which obligations may include the payment of costs relating to the preparations necessary for the conduct of the game, including acquiring, renovating, or constructing facilities; to pay the costs of conducting the game; and to assist the local organizing committee, endorsing municipality, or endorsing county in providing assurances required by a site selection organization sponsoring one or more games~~ pay its qualifying costs under the game support contract.

(C) For the purposes of division (A) of this section, the director of development services, in consultation with the tax commissioner, shall designate the market area for a game. The market area shall consist of the combined statistical area, as defined by the United States office of management and budget, in which an endorsing municipality or endorsing county is located.

(D) A local organizing committee, endorsing municipality, or endorsing county shall provide information required by the director of development services and tax commissioner to enable the director and commissioner to fulfill their duties under this section, including annual audited statements of any financial records required by a site selection organization ~~and;~~ data

obtained by the local organizing committee, endorsing 164  
municipality, or endorsing county relating to attendance at a 165  
game and to the economic impact of the game; and financial 166  
records from the committee, municipality, or county verifying 167  
its qualifying costs under the game support contract. A local 168  
organizing committee, an endorsing municipality, or an endorsing 169  
county shall provide an annual audited financial statement if so 170  
required by the director and commissioner, not later than the 171  
end of the fourth month after the date the period covered by the 172  
financial statement ends. 173

(E) Within thirty days after the game, the local 174  
organizing committee, endorsing municipality, or endorsing 175  
county shall ~~report-certify~~ to the director of development 176  
services a statement of its qualifying costs under the game 177  
support contract and a report about the economic impact of the 178  
game. The ~~report-certification~~ shall be in the form and 179  
substance required by the director, including, but not limited 180  
to, a final income statement for the event showing total revenue 181  
and expenditures and revenue and expenditures in the market area 182  
for the game, and ticket sales for the game and any related 183  
activities for which admission was charged. The director shall 184  
determine, based on the reported information and the exercise of 185  
reasonable judgment, the incremental increase in receipts from 186  
the tax imposed under section 5739.02 of the Revised Code 187  
directly attributable to the game and the committee's, 188  
municipality's, or county's qualifying costs under the game 189  
support contract. If the actual incremental increase in ~~such-~~ 190  
sales tax receipts is less than the projected incremental 191  
increase in such receipts, or if the actual qualifying costs are 192  
less than the estimated qualifying costs, the director may 193  
require the local organizing committee, endorsing municipality, 194

or endorsing county to refund to the state all or a portion of 195  
the grant. Any refund remitted under this division shall be 196  
credited to the sports event grant fund. 197

(F) No disbursement may be made under this section if the 198  
director of development services determines that it would be 199  
used for the purpose of soliciting the relocation of a 200  
professional sports franchise located in this state. 201

(G) This section may not be construed as creating or 202  
requiring a state guarantee of obligations imposed on an 203  
endorsing municipality or endorsing county under a game support 204  
contract or any other agreement relating to hosting one or more 205  
games in this state. 206

Sec. 122.122. There is hereby created in the state 207  
treasury the sports event grant fund, which shall consist of 208  
money appropriated to the fund. Money in the fund shall be used 209  
solely to make grants to a local organizing committee, endorsing 210  
municipality, or endorsing county under section 122.121 of the 211  
Revised Code. Except for amounts refunded under division (E) of 212  
section 122.121 of the Revised Code, money may not be credited 213  
or transferred to the fund if the credit or transfer would cause 214  
the balance of the fund to exceed ten million dollars. 215

**Section 2.** That existing sections 122.12 and 122.121 of 216  
the Revised Code are hereby repealed. 217

**Section 3.** That Section 259.30 of Am. Sub. H.B. 49 of the 218  
132nd General Assembly be amended to read as follows: 219

**Sec. 259.30.** MINORITY BUSINESS BONDING FUND 220

Notwithstanding Chapters 122., 169., and 175. of the 221  
Revised Code, the Director of Development Services may, upon the 222  
recommendation of the Minority Development Financing Advisory 223

Board, pledge up to \$10,000,000 in the fiscal year 2018-fiscal 224  
year 2019 biennium of unclaimed funds administered by the 225  
Director of Commerce and allocated to the Minority Business 226  
Bonding Program under section 169.05 of the Revised Code. 227

If needed for the payment of losses arising from the 228  
Minority Business Bonding Program, the Director of Budget and 229  
Management may, at the request of the Director of Development 230  
Services, request that the Director of Commerce transfer 231  
unclaimed funds that have been reported by holders of unclaimed 232  
funds under section 169.05 of the Revised Code to the Minority 233  
Bonding Fund (Fund 4490). The transfer of unclaimed funds shall 234  
only occur after proceeds of the initial transfer of \$2,700,000 235  
by the Controlling Board to the Minority Business Bonding 236  
Program have been used for that purpose. If expenditures are 237  
required for payment of losses arising from the Minority 238  
Business Bonding Program, such expenditures shall be made from 239  
appropriation item 195658, Minority Business Bonding Contingency 240  
in the Minority Business Bonding Fund, and such amounts are 241  
hereby appropriated. 242

BUSINESS ASSISTANCE PROGRAMS 243

The foregoing appropriation item 195649, Business 244  
Assistance Programs, shall be used for administrative expenses 245  
associated with the operation of loan incentives within the 246  
Office of Strategic Business Investments. 247

STATE SPECIAL PROJECTS 248

The State Special Projects Fund (Fund 4F20), may be used 249  
for the deposit of private-sector funds from utility companies 250  
and for the deposit of other miscellaneous state funds. State 251  
moneys so deposited may also be used to match federal grants and 252

to support low-income energy assistance programs.	253
MINORITY BUSINESS ENTERPRISE LOAN	254
All repayments from the Minority Development Financing	255
Advisory Board Loan Program shall be deposited in the State	256
Treasury to the credit of the Minority Business Enterprise Loan	257
Fund (Fund 4W10).	258
APPALACHIAN WORKFORCE ASSISTANCE	259
On July 1, 2018, or as soon as possible thereafter, the	260
Director of Budget and Management shall transfer cash from the	261
Economic Development Programs Fund (Fund 5JC0) to the Ohio	262
Incumbent Workforce Job Training Fund (Fund 5HR0) in an amount	263
necessary to provide Fund 5HR0 with sufficient funding to	264
support the full fiscal year 2019 appropriation to the foregoing	265
appropriation item 195403, Appalachian Workforce Assistance.	266
The foregoing appropriation item 195403, Appalachian	267
Workforce Assistance, may be used for the administrative costs	268
of planning and liaison activities for the Governor's Office of	269
Appalachia, to provide financial assistance to projects in	270
Ohio's Appalachian counties, to support four local development	271
districts, and to pay dues for the Appalachian Regional	272
Commission. These funds may be used to match federal funds from	273
the Appalachian Regional Commission. Programs funded through the	274
foregoing appropriation item shall be identified and recommended	275
by the local development districts and approved by the	276
Governor's Office of Appalachia. The Development Services Agency	277
shall conduct compliance and regulatory review of the programs	278
recommended by the local development districts. Moneys allocated	279
under the foregoing appropriation item may be used to fund	280
projects including, but not limited to, those designated by the	281

local development districts as community investment and rapid response projects. 282  
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Of the foregoing appropriation item 195403, Appalachian Workforce Assistance, in each fiscal year, \$170,000 shall be allocated to the Ohio Valley Regional Development Commission, \$170,000 shall be allocated to the Ohio Mid-Eastern Government Association, \$170,000 shall be allocated to the Buckeye Hills-Hocking Valley Regional Development District, and \$70,000 shall be allocated to the Eastgate Regional Council of Governments. Local development districts receiving funding under this section shall use the funds for the implementation and administration of programs and duties under section 107.21 of the Revised Code. 284  
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DEFENSE DEVELOPMENT ASSISTANCE 294

On July 1, 2017, or as soon as possible thereafter, the Director of Budget and Management shall transfer \$700,000 cash from the OhioMeansJobs Workforce Development Revolving Loan Fund (Fund 5NH0) to the Ohio Incumbent Workforce Job Training Fund (Fund 5HR0). 295  
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Of the foregoing appropriation item 195622, Defense Development Assistance, \$300,000 in each fiscal year shall be allocated to Development Projects, Inc., for economic development programs and the creation of new jobs to leverage and support mission gains at Department of Defense and related facilities in Ohio by working with future base realignment and closure activities and ongoing Department of Defense efficiency and partnership initiatives, assisting efforts to secure Department of Defense support contracts for Ohio companies, assessing and supporting regional job training and workforce development needs generated by the Department of Defense and the Ohio aerospace industry, promoting technology transfer to Ohio 300  
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businesses, and for expanding job training and economic 312  
development programs in human performance and cyber security 313  
related initiatives. 314

Of the foregoing appropriation item 195622, Defense 315  
Development Assistance, \$100,000 in each fiscal year shall be 316  
allocated to the Aerospace Professional Development Center in 317  
Dayton for statewide workforce development services in the 318  
aerospace industry. 319

INCUMBENT WORKFORCE TRAINING VOUCHERS 320

The foregoing appropriation item 195662, Incumbent 321  
Workforce Training Vouchers, shall be used to support the 322  
Incumbent Workforce Training Voucher Program. 323

The Incumbent Workforce Training Voucher Program shall 324  
conform to guidelines for the operation of the program, 325  
including, but not limited to, the following: 326

(A) A requirement that a training voucher under the 327  
program shall not exceed \$6,000 per worker per year; 328

(B) A provision for an employer of an eligible employee to 329  
apply for a voucher on behalf of the eligible employee; 330

(C) A provision for an eligible employee to apply directly 331  
for a training voucher with the pre-approval of the employee's 332  
employer; and 333

(D) A requirement that an employee participating in the 334  
program, or the employee's employer, shall pay for not less than 335  
thirty-three per cent of the training costs under the program. 336

On July 1, 2018, or as soon as possible thereafter, the 337  
Director of Development Services may request that the Director 338  
of Budget and Management reappropriate any expended, 339

unencumbered balance of the prior fiscal year's appropriation to 340  
the foregoing appropriation item 195662, Incumbent Workforce 341  
Training Vouchers, for fiscal year 2019. The Director of Budget 342  
and Management may request additional information necessary for 343  
evaluating the request, and the Director of Development Services 344  
shall provide the requested information to the Director of 345  
Budget and Management. Based on the information provided by the 346  
Director of Development Services, the Director of Budget and 347  
Management shall determine the amount to be reappropriated, and 348  
that amount is hereby reappropriated for fiscal year 2019. 349

TAX INCENTIVES OPERATING 350

On July 1, 2017, or as soon as possible thereafter, the 351  
Director of Budget and Management shall transfer \$700,000 cash 352  
from Fund 5MK0 to Fund 5JR0. 353

ADVANCED ENERGY LOAN PROGRAMS 354

The foregoing appropriation item 195660, Advanced Energy 355  
Loan Programs, shall be used to provide financial assistance to 356  
customers for eligible advanced energy projects for residential, 357  
commercial, and industrial business, local government, 358  
educational institution, nonprofit, and agriculture customers. 359  
The appropriation item may be used to match federal grant 360  
funding and to pay for the program's administrative costs as 361  
provided in sections 4928.61 to 4928.63 of the Revised Code and 362  
rules adopted by the Director of Development Services. 363

On July 1, 2017, or as soon as possible thereafter, the 364  
Director of Budget and Management shall transfer cash in an 365  
amount equal to the unexpended, unencumbered balance of the 366  
Advanced Energy Research and Development Taxable Fund (Fund 367  
7004), from Fund 7004 to the Advanced Energy Fund (Fund 5M50). 368

<u>SPORTS EVENT GRANTS</u>	369
<u>Not later than thirty days after the effective date of</u>	370
<u>this amendment, the Director of Budget and Management shall</u>	371
<u>transfer \$5,000,000 cash from the GRF to the Sports Event Grant</u>	372
<u>Fund (Fund 5UY0) created in section 122.122 of the Revised Code.</u>	373
<u>The foregoing appropriation item 195496, Sports Event</u>	374
<u>Grants, shall be used for grants as described under sections</u>	375
<u>122.12 and 122.121 of the Revised Code.</u>	376
TRAVEL AND TOURISM COOPERATIVE PROJECTS	377
The foregoing appropriation item 195690, Travel and	378
Tourism Cooperative Projects, shall be used for the marketing	379
and promotion of travel and tourism in Ohio. The Travel and	380
Tourism Cooperative Projects Fund (Fund 5W50) shall consist	381
solely of leveraged private sector paid advertising dollars	382
received in tourism marketing assistance and co-op programs.	383
VOLUME CAP ADMINISTRATION	384
The foregoing appropriation item 195654, Volume Cap	385
Administration, shall be used for expenses related to the	386
administration of the Volume Cap Program. Revenues received by	387
the Volume Cap Administration Fund (Fund 6170) shall consist of	388
application fees, forfeited deposits, and interest earned from	389
the custodial account held by the Treasurer of State.	390
<b>Section 4.</b> That existing Section 259.30 of Am. Sub. H.B.	391
49 of the 132nd General Assembly is hereby repealed.	392
<b>Section 5.</b> That Section 259.10 of Am. Sub. H.B. 49 of the	393
132nd General Assembly, as amended by Am. Sub. S.B. 299 of the	394
132nd General Assembly, be amended to read as follows:	395
<b>Sec. 259.10.</b> DEV DEVELOPMENT SERVICES AGENCY	396

General Revenue Fund				397
GRF	195402	Coal Research and		398
		Development Program	\$ 227,368      \$ 227,368	399
GRF	195405	Minority Business		400
		Development	\$ 1,696,358      \$ 1,696,358	401
GRF	195415	Business Development		402
		Services	\$ 3,208,941      \$ 3,208,941	403
GRF	195426	Redevelopment		404
		Assistance	\$ 824,500      \$ 1,067,000	405
GRF	195453	Technology Programs		406
		and Grants	\$ 13,599,956      \$ 13,349,956	407
GRF	195454	Small Business and		408
		Export Assistance	\$ 3,057,174      \$ 3,057,174	409
GRF	195455	Appalachian Workforce		410
		Assistance	\$ 3,422,000      \$ 3,422,000	411
GRF	195497	CDBG Operating Match	\$ 1,021,604      \$ 1,021,604	412
GRF	195501	iBELIEVE	\$ 100,000      \$ 100,000	413
GRF	195503	Local Development		414
		Projects	\$ 150,000      \$ 150,000	415
GRF	195537	Ohio-Israel		416
		Agricultural		417
		Initiative	\$ 250,000      \$ 250,000	418

GRF	195901	Coal Research and			419
		Development General			420
		Obligation Bond Debt			421
		Service	\$ 6,319,500	\$ 7,820,600	422
GRF	195905	Third Frontier			423
		Research and			424
		Development General			425
		Obligation Bond			426
		Debt Service	\$ 85,574,000	\$ 89,782,300	427
GRF	195912	Job Ready Site			428
		Development General			429
		Obligation Bond Debt			430
		Service	\$ 11,092,900	\$ 12,380,400	431
TOTAL GRF		General Revenue Fund	\$ 130,544,301	\$ 137,533,701	432
		Dedicated Purpose Fund Group			433
4500	195624	Minority Business			434
		Bonding Program			435
		Administration	\$ 74,905	\$ 74,905	436
4510	195649	Business Assistance			437
		Programs	\$ 4,000,000	\$ 4,000,000	438
4F20	195639	State Special Projects	\$ 102,104	\$ 102,104	439
4F20	195699	Utility Community			440

		Assistance	\$ 500,000	\$ 500,000	441
4W10	195646	Minority Business			442
		Enterprise Loan	\$ 4,000,000	\$ 4,000,000	443
5CG0	195679	Alternative Fuel			444
		Transportation	\$ 2,000,000	\$ 2,000,000	445
5HR0	195403	Appalachian Workforce			446
		Assistance	\$ 4,140,018	\$ 4,140,018	447
5HR0	195622	Defense Development			448
		Assistance	\$ 400,000	\$ 400,000	449
5HR0	195662	Incumbent Workforce			450
		Training Vouchers	\$ 1,250,000	\$ 1,250,000	451
5JR0	195635	Tax Incentives			452
		Operating	\$ 800,000	\$ 800,000	453
5KP0	195645	Historic			454
		Rehabilitation			455
		Operating	\$ 1,000,000	\$ 1,000,000	456
5M40	195659	Low Income Energy			457
		Assistance (USF)	\$ 370,000,000	\$ 370,000,000	458
5M50	195660	Advanced Energy Loan			459
		Programs	\$ 10,000,000	\$ 10,000,000	460
5MH0	195644	SiteOhio			461
		Administration	\$ 25,000	\$ 25,000	462

5MJ0	195683	TourismOhio			463
		Administration	\$ 10,000,000	\$ 10,000,000	464
<u>5UY0</u>	<u>195496</u>	<u>Sports Event Grants</u>	<u>\$ 0</u>	<u>\$ 5,000,000</u>	465
5W50	195690	Travel and Tourism			466
		Cooperative Projects	\$ 150,000	\$ 150,000	467
5W60	195691	International Trade			468
		Cooperative Projects	\$ 18,000	\$ 18,000	469
6170	195654	Volume Cap			470
		Administration	\$ 32,562	\$ 32,562	471
6460	195638	Low- and Moderate-			472
		Income Housing			473
		Programs	\$ 53,000,000	\$ 53,000,000	474
M087	195435	Biomedical Research			475
		and Technology			476
		Transfer	\$ 500,000	\$ 500,000	477
TOTAL DPF	Dedicated Purpose Fund				478
Group			\$ 461,992,589	\$ <del>461,992,589</del>	479
				<u>466,992,589</u>	480
Internal Service Activity Fund	Group				481
1350	195684	Development Services			482
		Operations	\$ 10,800,000	\$ 10,800,000	483
6850	195636	Development Services			484

		Reimbursable			485
		Expenditures	\$ 700,000	\$ 700,000	486
		TOTAL ISA Internal Service Activity			487
		Fund Group	\$ 11,500,000	\$ 11,500,000	488
		Facilities Establishment Fund Group			489
5S90	195628	Capital Access Loan			490
		Program	\$ 2,500,000	\$ 2,500,000	491
7009	195664	Innovation Ohio	\$ 5,000,000	\$ 5,000,000	492
7010	195665	Research and			493
		Development	\$ 5,000,000	\$ 5,000,000	494
7037	195615	Facilities			495
		Establishment	\$ 25,000,000	\$ 25,000,000	496
		TOTAL FCE Facilities Establishment			497
		Fund Group	\$ 37,500,000	\$ 37,500,000	498
		Bond Research and Development Fund Group			499
7011	195605	Broadband Development			500
		Grants	\$ 1,000,000	\$ 1,000,000	501
7011	195686	Third Frontier Tax			502
		Exempt - Operating	\$ 750,000	\$ 750,000	503
7011	195687	Third Frontier			504
		Research and Development			505
		Projects	\$ 20,000,000	\$ 20,000,000	506

7014	195620	Third Frontier			507
		Taxable - Operating	\$ 1,710,000	\$ 1,710,000	508
7014	195692	Research and			509
		Development Taxable			510
		Bond Projects	\$ 90,850,250	\$ 90,850,250	511
TOTAL BRD Bond Research and					512
Development Fund Group					\$ 114,310,250    \$ 114,310,250    513
Capital Projects Fund Group					514
7003	195663	Clean Ohio			515
		Revitalization			516
		Operating	\$ 600,000	\$ 0	517
TOTAL CPF Capital Projects Fund Group					\$ 600,000    \$ 0    518
Federal Fund Group					519
3080	195603	Housing Assistance			520
		Programs	\$ 12,000,000	\$ 12,000,000	521
3080	195609	Small Business			522
		Administration Grants	\$ 5,271,381	\$ 5,271,381	523
3080	195618	Energy Grants	\$ 4,000,000	\$ 4,000,000	524
3080	195670	Home Weatherization			525
		Program	\$ 20,000,000	\$ 20,000,000	526
3080	195671	Brownfield			527
		Redevelopment	\$ 3,000,000	\$ 3,000,000	528

3080	195672	Manufacturing			529
		Extension Partnership	\$ 5,500,000	\$ 5,500,000	530
3080	195675	Procurement Technical			531
		Assistance	\$ 750,000	\$ 750,000	532
3080	195696	State Trade and			533
		Export Promotion	\$ 800,000	\$ 800,000	534
3350	195610	Energy Programs	\$ 200,000	\$ 200,000	535
3AE0	195643	Workforce			536
		Development			537
		Initiatives	\$ 800,000	\$ 800,000	538
3FJ0	195626	Small Business Capital			539
		Access and Collateral			540
		Enhancement Program	\$ 5,644,445	\$ 5,644,445	541
3FJ0	195661	Technology Targeted			542
		Investment Program	\$ 2,260,953	\$ 2,260,953	543
3K80	195613	Community Development			544
		Block Grant	\$ 60,000,000	\$ 60,000,000	545
3K90	195611	Home Energy Assistance			546
		Block Grant	\$ 175,000,000	\$ 175,000,000	547
3K90	195614	HEAP Weatherization	\$ 25,000,000	\$ 25,000,000	548
3L00	195612	Community Services			549
		Block Grant	\$ 28,000,000	\$ 28,000,000	550

3V10	195601	HOME Program	\$ 25,000,000	\$ 25,000,000	551
TOTAL FED	Federal Fund Group		\$ 373,226,779	\$ 373,226,779	552
TOTAL ALL BUDGET FUND GROUPS			\$ 1,129,673,919	\$ <del>1,136,063,319</del>	553
				<u>1,141,063,319</u>	554

**Section 6.** That existing Section 259.10 of Am. Sub. H.B. 555  
49 of the 132nd General Assembly, as amended by Am. Sub. S.B. 556  
299 of the 132nd General Assembly, is hereby repealed. 557