JOURNALS OF THE SENATE AND HOUSE OF REPRESENTATIVES

OHIO House of Representatives JOURNAL

TUESDAY, MAY 2, 2017

FORTY-FIRST DAY Hall of the House of Representatives, Columbus, Ohio **Tuesday, May 2, 2017, 9:00 o'clock a.m.**

The House met pursuant to adjournment.

Prayer was offered by Reverend Dr. Stephen Swisher of the Etna United Methodist Church in Etna, Ohio, followed by the Pledge of Allegiance to the Flag.

The following guests of the House of Representatives were recognized prior to the commencement of business:

The Walsh Jesuit High School girls soccer team received H.R. 590, presented by Representatives Roegner-37th district, and DeVitis-36th district.

The Ohio Adjutant General's Department Certified Public Manager project team received H.R. 100, presented by Representative Barnes-12th district.

Linda Hoeflich, teachers, and 4th grade students from Mansfield Christian School, guests of Representative Romanchuk-2nd district.

Helen Hall, a guest of Representative Ryan-71st district.

Members of the Etna United Methodist Church, guests of Representative Householder-72nd district.

Rebecca Heading and Marty, Elizabeth, Nathan, Tucker, Annabelle, and Noah Eng, guests of Representative Perales-73rd district.

Students from Galion High School, guests of Representative Goodman-87th district.

Sandra Mongul and Kimberly Patton, guests of Speaker Rosenberger-91st district.

Bob Short, a guest of Representatives Landis-98th district and McColley-81st district.

Harold Neuenschwander, a guest of Representatives Landis-98th district and Kick-70th district.

The journal of yesterday was read and approved.

INTRODUCTION OF BILLS

The following bills were introduced:

H. B. No. 196 - Representative Lipps.

Cosponsors: Representatives West, Sprague, Riedel, Wiggam, Smith, R., Boccieri, Thompson, Sweeney, Lepore-Hagan, Antonio, Stein, Cupp, Miller.

To enact section 5.2518 of the Revised Code to designate October as "Ohio Chiropractic Awareness Month."

H. B. No. 197 - Representative Patton.

To enact sections 4765.362, 4765.363, and 5164.11 of the Revised Code to provide for insurance reimbursement for EMT services in nonemergency situations.

H. B. No. 198 - Representative Koehler.

Cosponsors: Representatives Becker, Thompson, Stein, Hambley, Sheehy, Sweeney, Duffey, Dean, Hill, Riedel, Smith, R.

To amend sections 3770.03 and 3770.08 of the Revised Code to prohibit a lottery sales agent from accepting a credit card for the purchase of a lottery ticket.

H. B. No. 199 - Representative Blessing.

Cosponsors: Representatives Seitz, Wiggam, Sprague, Brenner, Hughes.

To amend sections 9.02, 109.572, 1181.21, 1181.25, 1315.21, 1319.12, 1321.02, 1321.51, 1321.52, 1321.53, 1321.531, 1321.532, 1321.54, 1321.55, 1321.551, 1321.57, 1321.58, 1321.59, 1321.593, 1321.60, 1321.72, 1321.99, 1322.01, 1322.02, 1322.021, 1322.023, 1322.024, 1322.025, 1322.03, 1322.031, 1322.04, 1322.041, 1322.042, 1322.043, 1322.05, 1322.051, 1322.052, 1322.06, 1322.061, 1322.065, 1322.07, 1322.072, 1322.073, 1322.074, 1322.075, 1322.081, 1322.09, 1322.10, 1322.11, 1322.12, 1322.99, 1329.71, 1335.02, 1345.01, 1349.27, 1349.43, 1349.44, 1349.45, 1349.99, 2923.31, 4712.01, 4719.01, 4728.11, 4735.05, and 4763.03; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 1322.02 (1322.07), 1322.021 (1322.16), 1322.023 (1322.05), 1322.024 (1322.02), 1322.025 (1322.55), 1322.03 (1322.09), 1322.031 (1322.20), 1322.04 (1322.10), 1322.041 (1322.21), 1322.042 (1322.24), 1322.043 (1322.25), 1322.05 (1322.32), 1322.051 (1322.27), 1322.052 (1322.28), 1322.06 (1322.34), 1322.061 (1322.36), 1322.065 (1322.17), 1322.07 (1322.40), 1322.072 (1322.35), 1322.073 (1322.15), 1322.074 (1322.41), 1322.075 (1322.42), 1322.081 (1322.45), 1322.09 (1322.46), 1322.10 (1322.50), 1322.101 (1322.51), 1322.11 (1322.52), and 1322.12 (1322.57); to enact new sections 1322.04 and 1322.12 and sections 1322.29, 1322.43, and 1322.56; and to repeal sections 1321.521, 1321.533, 1321.534, 1321.535, 1321.536, 1321.537, 1321.538, 1321.552, 1321.592, 1321.594, 1322.022, 1322.062, 1322.063, 1322.064, 1322.071, and 1322.08 of the Revised Code to create the Ohio Residential Mortgage Lending Act for the purpose of regulating all non-depository lending secured by residential real estate and to limit the application of the current Mortgage Loan Law to unsecured loans and loans secured by other than residential real estate.

H. B. No. 200 - Representative Koehler.

Cosponsors: Representatives Rezabek, Brenner, Dean, Conditt, Goodman, Merrin, Huffman.

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To amend sections 3301.0711, 3301.0714, 3301.163, 3302.036, 3302.10, 3310.51, 3317.03, 3365.07, and 5727.84; to enact new sections 3310.01, 3310.02, 3310.03, 3310.04, 3310.06, 3310.07, 3310.08, 3310.09, 3310.10, 3310.11, 3310.12, 3310.13, 3310.14, 3310.15, 3310.16, and 3310.17; and to repeal sections 3310.01, 3310.02, 3310.03, 3310.031, 3310.032, 3310.035, 3310.04, 3310.05, 3310.06, 3310.07, 3310.08, 3310.09, 3310.10, 3310.11, 3310.12, 3310.13, 3310.15, 3310.16, 3310.17, 3313.974, 3313.975, 3313.976, 3313.977, 3313.978, and 3313.979 of the Revised Code to eliminate the Educational Choice Scholarship Pilot Program and Pilot Project Scholarship Program and to create the Opportunity Scholarship Program.

Said bills were considered the first time.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Ramos submitted the following report:

The standing committee on Finance to which was referred **H. B. No. 49**-Representative Smith, R., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: CREATES FY 2018-2019 OPERATING BUDGET

RYAN SMITH MARLENE ANIELSKI LOUIS W. BLESSING III ROBERT R. CUPP THERESA GAVARONE DOUG GREEN P. SCOTT LIPPS JOHN PATTERSON RICK PERALES JOHN M. ROGERS GARY SCHERER ANDY THOMPSON SCOTT RYAN STEVEN M. ARNDT JIM BUTLER MIKE DUFFEY ANNE GONZALES SARAH LATOURETTE ROBERT MCCOLLEY THOMAS F. PATTON BILL REINEKE MARK J. ROMANCHUK ROBERT COLE SPRAGUE

The following members voted "NO"

JACK CERA KEITH FABER ADAM C. MILLER DANIEL RAMOS EMILIA STRONG SYKES NICKIE J. ANTONIO BRIGID KELLY MICHAEL J. O'BRIEN ALICIA REECE

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

Representative Rogers submitted the following report:

The standing committee on Ways and Means to which was referred **H. B. No. 124**-Representatives Brenner, Carfagna, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: SUBMIT RENEWAL TAX LEVY TO DISENFRANCHISED VOTERS

Representative Schaffer moved to amend the title as follows:

Add the name: "Hambley."

TIMOTHY O. SCHAFFER JOHN M. ROGERS LOUIS W. BLESSING III JACK CERA WESLEY A. GOODMAN STEPHEN D. HAMBLEY LARRY HOUSEHOLDER BILL PATMON BILL REINEKE CRAIG S. RIEDEL EMILIA STRONG SYKES GARY SCHERER JOHN BECKER JANINE R. BOYD TERESA FEDOR DOUG GREEN MICHAEL HENNE DEREK MERRIN DANIEL RAMOS WES RETHERFORD SCOTT RYAN

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

MOTIONS AND RESOLUTIONS

Representative Patton moved that majority party members asking leave to be absent or absent the week of Tuesday, May 2, 2017, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Antonio moved that minority party members asking leave to be absent or absent the week of Tuesday, May 2, 2017, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

BILLS FOR THIRD CONSIDERATION

Sub. H. B. No. 49-Representative Smith, R.

To amend sections 101.27, 101.34, 102.01, 102.02, 102.022, 102.03, 102.05, 102.06, 102.09, 102.99, 103.41, 103.42, 103.45, 103.47, 105.41, 107.031, 107.35, 109.572, 109.5721, 109.803, 117.04, 120.08, 120.18, 120.28, 120.33, 120.34, 120.35, 120.36, 121.22, 121.48, 122.01, 122.071,

122.08, 122.081, 122.17, 122.171, 122.174, 122.175, 122.33, 122.641, 122.85, 122.86, 123.01, 123.20, 123.21, 124.38, 124.384, 124.823, 124.93, 125.035, 125.04, 125.061, 125.18, 125.22, 125.28, 126.11, 126.22, 126.35, 131.23, 131.33, 131.35, 131.44, 131.51, 133.022, 133.06, 133.061, 135.143, 135.182, 135.45, 135.63, 135.71, 147.08, 147.541, 149.43, 151.03, 152.08, 153.01, 153.02, 154.11, 166.08, 166.11, 167.03, 173.01, 173.14, 173.15, 173.17, 173.19, 173.20, 173.21, 173.22, 173.24, 173.27, 173.28, 173.38, 173.381, 173.42, 173.424, 173.48, 173.501, 173.51, 173.521, 173.542, 173.55, 173.99, 174.02, 183.51, 191.04, 191.06, 305.05, 307.283, 307.678, 307.93, 307.984, 317.32, 317.321, 319.11, 319.26, 319.54, 319.63, 321.26, 321.27, 321.37, 321.46, 323.01, 323.32, 329.03, 329.04, 329.051, 329.06, 340.03, 340.033, 341.12, 341.121, 341.25, 349.03, 503.56, 505.94, 507.12, 507.13, 703.20, 703.21, 705.22, 715.014, 718.02, 718.051, 718.27, 733.78, 733.81, 763.01, 763.07, 901.04, 901.43, 909.10, 911.11, 924.01, 924.09, 927.55, 939.02, 940.15, 941.12, 941.55, 943.23, 947.06, 1121.10, 1121.24, 1121.30, 1123.01, 1123.02, 1123.03, 1155.07, 1155.10, 1163.09, 1163.13, 1181.06, 1347.08, 1349.21, 1503.05, 1503.141, 1505.09, 1506.23, 1509.02, 1509.071, 1509.28, 1509.71, 1513.18, 1513.20, 1513.25, 1513.27, 1513.28, 1513.30, 1513.31, 1513.32, 1513.33, 1513.37, 1514.03, 1514.051, 1514.06, 1514.071, 1514.11, 1514.41, 1514.46, 1521.06, 1521.063, 1531.01, 1533.11, 1533.12, 1561.14, 1561.16, 1561.17, 1561.18, 1561.19, 1561.20, 1561.21, 1561.22, 1561.26, 1561.45, 1561.46, 1561.48, 1711.51, 1711.53, 1721.01, 1721.10, 1733.04, 1733.24, 1751.72, 1751.75, 1923.12, 1923.13, 1923.14, 2151.34, 2151.353, 2151.417, 2151.43, 2151.49, 2301.56, 2305.02, 2305.113, 2317.54, 2329.211, 2329.271, 2329.31, 2329.311, 2329.44, 2329.66, 2743.48, 2743.75, 2903.213, 2903.214, 2919.26, 2925.01, 2925.23, 2929.20, 2929.34, 2941.51, 2953.25, 2953.32, 2953.37, 2953.38, 2953.53, 2967.193, 3109.14, 3109.15, 3111.04, 3113.06, 3113.07, 3113.31, 3119.05, 3121.03, 3301.0711, 3301.0712, 3301.0714, 3301.16, 3302.03, 3302.151, 3303.20, 3304.11, 3304.12, 3304.14, 3304.15, 3304.17, 3304.171, 3304.18, 3304.182, 3304.19, 3304.20, 3304.21, 3304.22, 3304.27, 3304.28, 3304.29, 3304.30, 3304.31, 3304.41, 3309.23, 3310.03, 3310.14, 3310.16, 3310.52, 3310.522, 3311.06, 3311.751, 3313.372, 3313.603, 3313.608, 3313.6023, 3313.612, 3313.618, 3313.6110, 3313.717, 3313.89, 3313.902, 3313.976, 3314.016, 3314.03, 3314.08, 3316.20, 3317.01, 3317.013, 3317.014, 3317.017, 3317.02, 3317.021, 3317.022, 3317.025, 3317.0212, 3317.0218, 3317.06, 3317.16, 3318.01, 3318.011, 3318.02, 3318.021, 3318.022, 3318.024, 3318.03, 3318.031, 3318.032, 3318.033, 3318.034, 3318.035, 3318.036, 3318.04, 3318.041, 3318.042, 3318.05, 3318.051, 3318.052, 3318.054, 3318.06, 3318.061, 3318.07, 3318.08, 3318.081, 3318.082, 3318.083, 3318.084, 3318.086, 3318.091, 3318.10, 3318.11, 3318.112, 3318.12, 3318.121, 3318.13, 3318.15, 3318.16, 3318.18, 3318.22, 3318.25, 3318.26, 3318.311, 3318.351, 3318.36, 3318.362, 3318.363, 3318.364, 3318.37, 3318.371, 3318.38, 3318.40, 3318.41, 3318.42, 3318.43, 3318.46, 3318.48, 3318.49,

3318.50, 3318.60, 3318.61, 3318.62, 3318.70, 3318.71, 3319.111, 3319.22, 3319.227, 3319.26, 3319.27, 3319.271, 3319.272, 3319.291, 3319.61, 3323.052, 3326.01, 3326.03, 3326.032, 3326.04, 3326.09, 3326.11, 3326.33, 3326.41, 3327.08, 3332.07, 3333.048, 3333.121, 3333.122, 3333.31, 3333.39, 3333.91, 3333.92, 3335.02, 3337.01, 3339.01, 3341.02, 3343.02, 3344.01, 3345.061, 3345.14, 3345.35, 3345.45, 3345.48, 3350.10, 3352.01, 3354.01, 3354.09, 3356.01, 3357.01, 3357.09, 3357.19, 3358.01, 3358.08, 3359.01, 3361.01, 3362.01, 3364.01, 3365.01, 3365.03, 3365.04, 3365.05, 3365.06, 3365.07, 3365.12, 3365.15, 3513.02, 3513.30, 3513.301, 3513.312, 3517.17, 3701.243, 3701.601, 3701.61, 3701.611, 3701.65, 3701.83, 3701.881, 3702.304, 3702.307, 3702.52, 3702.72, 3704.01, 3704.035, 3704.111, 3705.07, 3705.08, 3705.09, 3705.10, 3706.05, 3706.27, 3709.29, 3710.01, 3710.02, 3710.04, 3710.05, 3710.051, 3710.06, 3710.07, 3710.08, 3710.09, 3710.10, 3710.11, 3710.12, 3710.13, 3710.14, 3710.15, 3710.17, 3710.19, 3710.99, 3713.04, 3715.021, 3715.041, 3719.04, 3719.07, 3719.08, 3721.02, 3721.031, 3721.21, 3721.22, 3721.23, 3721.24, 3721.25, 3721.32, 3727.45, 3727.54, 3729.08, 3734.02, 3734.041, 3734.05, 3734.06, 3734.15, 3734.57, 3734.576, 3734.82, 3734.901, 3734.9011, 3735.31, 3735.33, 3735.40, 3735.41, 3735.66, 3735.661, 3735.672, 3737.21, 3742.01, 3742.02, 3742.04, 3742.31, 3742.35, 3742.36, 3742.41, 3742.42, 3742.50, 3742.51, 3745.012, 3745.016, 3745.11, 3749.01, 3749.02, 3749.03, 3749.04, 3749.05, 3749.06, 3749.07, 3751.01, 3751.02, 3751.03, 3751.04, 3751.05, 3751.10, 3751.11, 3769.087, 3770.02, 3770.03, 3770.06, 3770.07, 3770.21, 3770.22, 3772.03, 3772.17, 3772.99, 3794.03, 3796.08, 3923.041, 3937.25, 3937.32, 4104.15, 4104.18, 4105.17, 4109.06, 4112.05, 4141.29, 4141.43, 4141.51, 4301.22, 4301.43, 4303.05, 4303.22, 4303.26, 4303.271, 4303.333, 4501.044, 4501.045, 4503.02, 4503.038, 4503.04, 4503.042, 4503.066, 4503.08, 4503.10, 4503.101, 4503.15, 4503.503, 4503.63, 4503.65, 4503.77, 4503.83, 4508.02, 4511.19, 4561.01, 4561.021, 4561.05, 4561.31, 4561.32, 4561.33, 4561.34, 4561.341, 4561.36, 4561.37, 4561.38, 4561.39, 4563.01, 4563.032, 4582.12, 4582.31, 4709.02, 4709.05, 4709.07, 4709.08, 4709.09, 4709.10, 4709.12, 4709.13, 4709.14, 4709.23, 4713.01, 4713.02, 4713.03, 4713.04, 4713.05, 4713.06, 4713.07, 4713.071, 4713.08, 4713.081, 4713.082, 4713.09, 4713.10, 4713.11, 4713.13, 4713.141, 4713.17, 4713.20, 4713.22, 4713.24, 4713.25, 4713.28, 4713.29, 4713.30, 4713.31, 4713.32, 4713.34, 4713.35, 4713.37, 4713.39, 4713.41, 4713.44, 4713.45, 4713.48, 4713.50, 4713.51, 4713.55, 4713.56, 4713.57, 4713.58, 4713.59, 4713.61, 4713.62, 4713.63, 4713.64, 4713.641, 4713.65, 4713.66, 4713.68, 4713.69, 4715.13, 4715.14, 4715.16, 4715.21, 4715.24, 4715.27, 4715.36, 4715.362, 4715.363, 4715.369, 4715.37, 4715.53, 4715.62, 4715.63, 4717.01, 4717.02, 4717.03, 4717.04, 4717.05, 4717.06, 4717.07, 4717.08, 4717.09, 4717.10, 4717.11, 4717.13, 4717.14, 4717.15, 4717.16, 4717.21, 4717.23, 4717.24, 4717.25, 4717.26, 4717.27, 4717.28, 4717.30, 4717.32, 4717.33, 4717.35, 4717.36, 4723.05, 4723.50, 4725.01, 4725.02, 4725.04, 4725.05, 4725.06, 4725.07, 4725.08,

4725.09, 4725.091, 4725.092, 4725.10, 4725.11, 4725.12, 4725.121, 4725.13, 4725.15, 4725.16, 4725.17, 4725.171, 4725.18, 4725.19, 4725.20, 4725.21, 4725.22, 4725.23, 4725.24, 4725.26, 4725.27, 4725.28, 4725.29, 4725.31, 4725.33, 4725.34, 4725.40, 4725.41, 4725.411, 4725.44, 4725.48, 4725.49, 4725.50, 4725.501, 4725.51, 4725.52, 4725.53, 4725.531, 4725.54, 4725.55, 4725.57, 4725.61, 4729.01, 4729.06, 4729.08, 4729.09, 4729.11, 4729.12, 4729.13, 4729.15, 4729.16, 4729.51, 4729.52, 4729.53, 4729.54, 4729.552, 4729.56, 4729.561, 4729.57, 4729.571, 4729.58, 4729.59, 4729.60, 4729.61, 4729.62, 4729.67, 4729.75, 4729.77, 4729.78, 4729.80, 4729.82, 4729.83, 4729.84, 4729.85, 4729.86, 4730.05, 4730.40, 4731.051, 4731.056, 4731.07, 4731.071, 4731.081, 4731.091, 4731.092, 4731.10, 4731.14, 4731.142, 4731.143, 4731.15, 4731.22, 4731.221, 4731.222, 4731.223, 4731.224, 4731.225, 4731.23, 4731.24, 4731.25, 4731.26, 4731.281, 4731.282, 4731.291, 4731.292, 4731.293, 4731.294, 4731.295, 4731.296, 4731.298, 4731.299, 4731.341, 4731.36, 4731.41, 4731.43, 4731.531, 4731.55, 4731.56, 4731.57, 4731.571, 4731.573, 4731.60, 4731.61, 4731.65, 4731.66, 4731.67, 4731.68, 4731.76, 4731.82, 4731.85, 4736.01, 4736.02, 4736.03, 4736.05, 4736.06, 4736.07, 4736.08, 4736.09, 4736.10, 4736.11, 4736.12, 4736.13, 4736.14, 4736.15, 4736.17, 4736.18, 4743.05, 4745.01, 4745.02, 4745.04, 4747.04, 4747.05, 4747.06, 4747.07, 4747.08, 4747.10, 4747.11, 4747.12, 4747.13, 4747.14, 4747.16, 4747.17, 4749.031, 4751.03, 4751.04, 4751.10, 4751.14, 4751.99, 4752.01, 4752.02, 4752.03, 4752.04, 4752.05, 4752.06, 4752.08, 4752.09, 4752.11, 4752.12, 4752.13, 4752.14, 4752.15, 4752.17, 4752.18, 4752.19, 4752.20, 4753.05, 4753.06, 4753.07, 4753.071, 4753.072, 4753.073, 4753.08, 4753.09, 4753.091, 4753.10, 4753.101, 4753.11, 4753.12, 4753.15, 4753.16, 4759.02, 4759.05, 4759.06, 4759.061, 4759.07, 4759.08, 4759.09, 4759.10, 4759.11, 4759.12, 4761.03, 4761.031, 4761.04, 4761.05, 4761.051, 4761.06, 4761.07, 4761.08, 4761.09, 4761.10, 4761.11, 4761.12, 4761.13, 4761.14, 4761.18, 4765.01, 4765.02, 4776.01, 4776.02, 4776.04, 4776.20, 4781.04, 4781.07, 4781.121, 4905.02, 4906.01, 4906.10, 4906.13, 4911.021, 4921.01, 4921.19, 4921.21, 4923.02, 4923.99, 4927.13, 4928.01, 4928.02, 4928.64, 5101.09, 5101.16, 5101.17, 5101.18, 5101.181, 5101.184, 5101.20, 5101.201, 5101.214, 5101.23, 5101.241, 5101.26, 5101.27, 5101.28, 5101.32, 5101.33, 5101.35, 5101.36, 5101.60, 5101.61, 5101.611, 5101.612, 5101.62, 5101.622, 5101.63, 5101.64, 5101.65, 5101.66, 5101.67, 5101.68, 5101.69, 5101.691, 5101.692, 5101.70, 5101.71, 5101.72, 5101.802, 5101.99, 5107.05, 5107.10, 5108.01, 5117.10, 5119.22, 5119.221, 5119.27, 5119.34, 5119.363, 5119.41, 5119.47, 5120.22, 5120.55, 5122.02, 5122.03, 5122.15, 5122.31, 5122.32, 5123.01, 5123.033, 5123.162, 5123.163, 5123.164, 5123.166, 5123.1611, 5123.377, 5123.378, 5123.38, 5123.46, 5123.47, 5123.60, 5123.61, 5126.0221, 5126.042, 5126.054, 5126.31, 5149.10, 5149.311, 5149.36, 5160.052, 5160.37, 5160.40, 5160.401, 5162.021, 5162.12, 5162.40, 5162.41, 5162.52, 5162.66, 5162.70, 5163.03, 5164.01, 5164.02, 5164.31, 5164.34, 5164.341, 5164.342, 5164.37, 5164.57, 5164.70,

5164.752, 5164.753, 5164.90, 5165.01, 5165.106, 5165.1010, 5165.15, 5165.151, 5165.153, 5165.154, 5165.157, 5165.16, 5165.17, 5165.19, 5165.192, 5165.21, 5165.23, 5165.25, 5165.34, 5165.37, 5165.41, 5165.42, 5165.52, 5166.01, 5166.16, 5166.22, 5166.30, 5166.40, 5166.408, 5167.01, 5167.03, 5167.04, 5167.12, 5167.173, 5167.30, 5168.01, 5168.02, 5168.06, 5168.07, 5168.09, 5168.10, 5168.11, 5168.14, 5168.26, 5168.99, 5502.01, 5502.13, 5502.68, 5503.02, 5515.07, 5575.02, 5575.03, 5577.081, 5595.03, 5595.06, 5595.13, 5703.21, 5703.26, 5703.75, 5705.01, 5705.03, 5705.16, 5709.17, 5709.212, 5709.45, 5709.62, 5709.63, 5709.632, 5709.64, 5709.68, 5709.73, 5709.92, 5713.051, 5713.31, 5713.33, 5713.34, 5715.01, 5715.19, 5715.20, 5715.27, 5715.39, 5725.33, 5727.26, 5727.28, 5727.31, 5727.311, 5727.38, 5727.42, 5727.47, 5727.48, 5727.53, 5727.60, 5727.80, 5727.81, 5731.46, 5731.49, 5735.02, 5736.06, 5739.01, 5739.02, 5739.021, 5739.023, 5739.025, 5739.026, 5739.033, 5739.09, 5739.12, 5739.132, 5739.30, 5741.01, 5741.021, 5741.022, 5741.17, 5743.03, 5743.081, 5743.15, 5743.61, 5747.02, 5747.06, 5747.08, 5747.113, 5747.122, 5747.50, 5747.502, 5747.51, 5747.53, 5747.98, 5749.01, 5749.02, 5749.03, 5749.04, 5749.06, 5749.17, 5751.02, 5903.11, 5919.34, 5923.05, 6111.03, 6111.036, 6111.04, 6111.046, 6111.14, 6111.30, 6117.38, 6301.01, 6301.02, 6301.03, 6301.04, 6301.05, 6301.06, 6301.061, 6301.07, 6301.08, 6301.09, 6301.11, 6301.12, and 6301.18; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 103.42 (103.416), 152.08 (123.011), 3742.49 (3742.44), 3742.50 (3742.45), 3742.51 (3742.46), 4731.081 (4731.08), 4731.091 (4731.09), 4731.092 (4731.091), 5101.61 (5101.63), 5101.611 (5101.64), 5101.612 (5101.631), 5101.62 (5101.65), 5101.622 (5101.652), 5101.63 (5101.651), 5101.64 (5101.66), 5101.65 (5101.68), 5101.66 (5101.681), 5101.67 (5101.682), 5101.68 (5101.69), 5101.69 (5101.70), 5101.691 (5101.701), 5101.692 (5101.702), 5101.70 (5101.71), 5101.71 (5101.61), 5101.72 (5101.611), and 5162.64 (5162.63); to enact new sections 3319.229, 3742.43, 4725.03, 5101.62, 5162.64, and 5739.18 and sections 9.58, 9.581, 9.582, 9.583, 9.584, 102.023, 103.417, 107.036, 107.56, 107.71, 109.112, 109.38, 109.381, 109.46, 117.432, 117.58, 125.03, 125.051, 125.32, 125.66, 125.661, 126.071, 135.77, 135.771, 135.772, 135.773, 135.774, 135.78, 147.542, 147.543, 149.60, 149.61, 166.50, 190.01, 190.02, 305.40, 307.631, 307.632, 307.633, 307.634, 307.635, 307.636, 307.637, 307.638, 307.639, 503.70, 924.211, 1121.29, 1501.08, 1533.06, 2929.341, 2967.122, 3301.164, 3301.65, 3311.27, 3311.771, 3313.6112, 3313.6113, 3313.821, 3313.904, 3314.104, 3318.037, 3319.0812, 3323.022, 3326.082, 3332.071. 3333.0414. 3333.0415. 3333.0416. 3333.051. 3333.166. 3333.45. 3333.94, 3333.951, 3333.98, 3345.062, 3345.451, 3345.58, 3345.59, 3347.091, 3365.072, 3365.091, 3375.03, 3701.12, 3701.144, 3701.916, 3715.08, 3729.14, 3745.018, 3901.90, 3902.30, 4501.07, 4504.201, 4561.40, 4715.70, 4717.051, 4717.41, 4723.51, 4723.52, 4725.031, 4725.63, 4725.64, 4725.65, 4725.66, 4725.67, 4729.021, 4729.23, 4729.24, 4729.772, 4730.55,

4730.56, 4731.04, 4731.83, 4744.02, 4744.07, 4744.10, 4744.12, 4744.14, 4744.16, 4744.18, 4744.20, 4744.24, 4744.28, 4744.30, 4744.36, 4744.40, 4744.48, 4744.50, 4744.54, 4745.021, 4745.05, 4747.051, 4751.043, 4751.044, 4752.22, 4752.24, 4753.061, 4759.011, 4759.051, 4761.011, 4761.032, 4781.281, 4781.56, 4781.57, 5101.074, 5101.105, 5101.632, 5101.73, 5101.74, 5101.741, 5116.01, 5116.02, 5116.03, 5116.06, 5116.10, 5116.11, 5116.12, 5116.20, 5116.21, 5116.22, 5116.23, 5116.24, 5116.25, 5119.011, 5119.89, 5120.116, 5120.117, 5120.68, 5123.1612, 5126.48, 5149.38, 5153.113, 5162.16, 5162.65, 5164.021, 5164.10, 5164.29, 5164.69, 5164.78, 5165.36, 5165.361, 5166.37, 5166.38, 5167.18, 5167.34, 5168.75, 5168.76, 5168.77, 5168.78, 5168.79, 5168.80, 5168.81, 5168.82, 5168.83, 5168.84, 5168.85, 5168.86, 5502.1321, 5516.20, 5703.0510, 5703.94, 5709.101, 5709.48, 5709.49, 5709.50, 5717.07, 5735.50, 5747.031, 5747.503, 5747.504, 5748.10, 5751.021, 5902.09, 5902.20, 5907.17, 6111.561, 6111.61, 6111.62, 6301.111, 6301.112, 6301.20, and 6301.21; to repeal sections 123.27, 152.01, 152.02, 152.04, 152.05, 152.06, 152.07, 152.09, 152.091, 152.10, 152.11, 152.12, 152.13, 152.14, 152.15, 152.16, 152.17, 152.18, 152.19, 152.21, 152.22, 152.23, 152.24, 152.241, 152.242, 152.26, 152.27, 152.28, 152.31, 152.32, 152.33, 173.53, 174.09, 330.01, 330.02, 330.04, 330.05, 330.07, 340.091, 759.24, 763.02, 763.05, 901.90, 921.60, 921.61, 921.62, 921.63, 921.64, 921.65, 1181.16, 1181.17, 1181.18, 1501.022, 1506.24, 1513.181, 3317.018, 3317.019, 3317.026, 3317.027, 3318.19, 3318.30, 3318.31, 3319.223, 3319.229, 3333.13, 3704.144, 3706.26, 3712.042, 3719.02, 3719.021, 3719.03, 3719.031, 3727.33, 3727.331, 3727.34, 3727.35, 3727.36, 3727.37, 3727.38, 3727.39, 3727.391, 3727.40, 3727.41, 3734.821, 3742.43, 3742.44, 3742.45, 3742.46, 3742.47, 3742.48, 3772.032, 4561.30, 4709.04, 4709.06, 4709.26, 4709.27, 4725.03, 4725.42, 4725.43, 4725.45, 4725.46, 4725.47, 4729.14, 4731.08, 4731.09, 4731.11, 4731.12, 4731.13, 4731.141, 4731.29, 4736.04, 4736.16, 4747.03, 4753.03, 4753.04, 4759.03, 4759.04, 4761.02, 4761.15, 4761.16, 4779.01, 4779.02, 4779.03, 4779.04, 4779.05, 4779.06, 4779.07, 4779.08, 4779.09, 4779.091, 4779.10, 4779.11, 4779.12, 4779.13, 4779.15, 4779.16, 4779.17, 4779.18, 4779.19, 4779.20, 4779.21, 4779.22, 4779.23, 4779.24, 4779.25, 4779.26, 4779.27, 4779.28, 4779.29, 4779.30, 4779.31, 4779.32, 4779.33, 4779.34, 4779.99, 4921.15, 4921.16, 5101.621, 5115.01, 5115.02, 5115.03, 5115.04, 5115.05, 5115.06, 5115.07, 5115.20, 5115.22, 5115.23, 5162.54, 5164.88, 5164.881, 5166.13, 5739.18, 5747.056, 6111.033, and 6111.40 of the Revised Code; to amend the version of section 102.01 of the Revised Code that is scheduled to take effect January 1, 2018; to amend sections 102.02, 109.572, 111.15, 119.01, 121.07, 131.11, 135.03, 135.032, 135.182, 135.32, 135.321, 135.51, 135.52, 135.53, 323.134, 339.06, 513.17, 749.081, 755.141, 902.01, 924.10, 924.26, 924.45, 1101.01, 1101.02, 1101.03, 1101.15, 1101.16, 1103.01, 1103.02, 1103.03, 1103.06, 1103.07, 1103.08, 1103.09, 1103.11, 1103.13, 1103.14, 1103.15, 1103.16, 1103.18, 1103.19, 1103.20, 1103.21,

1105.01, 1105.02, 1105.03, 1105.04, 1105.08, 1105.10, 1105.11, 1107.03, 1107.05, 1107.07, 1107.09, 1107.11, 1107.13, 1107.15, 1109.01, 1109.02, 1109.03, 1109.05, 1109.08, 1109.10, 1109.15, 1109.16, 1109.17, 1109.22, 1109.23, 1109.24, 1109.25, 1109.26, 1109.31, 1109.32, 1109.33, 1109.34, 1109.35, 1109.36, 1109.39, 1109.40, 1109.43, 1109.44, 1109.45, 1109.47, 1109.48, 1109.49, 1109.53, 1109.54, 1109.55, 1109.59, 1109.61, 1109.63, 1109.64, 1109.65, 1109.69, 1111.01, 1111.02, 1111.03, 1111.04, 1111.06, 1111.07, 1111.08, 1111.09, 1113.01, 1113.03, 1113.05, 1113.06, 1113.08, 1113.09, 1115.01, 1115.05, 1115.06, 1115.07, 1115.11, 1115.111, 1115.14, 1115.15, 1115.20, 1115.23, 1115.27, 1117.01, 1117.02, 1117.04, 1117.05, 1119.11, 1119.17, 1119.23, 1119.26, 1121.01, 1121.02, 1121.05, 1121.06, 1121.10, 1121.12, 1121.13, 1121.15, 1121.16, 1121.17, 1121.18, 1121.21, 1121.23, 1121.24, 1121.26, 1121.30, 1121.33, 1121.34, 1121.38, 1121.41, 1121.43, 1121.45, 1121.47, 1121.48, 1121.50, 1121.56, 1123.01, 1123.02, 1123.03, 1125.01, 1125.03, 1125.04, 1125.05, 1125.06, 1125.09, 1125.10, 1125.11, 1125.12, 1125.13, 1125.14, 1125.17, 1125.18, 1125.19, 1125.20, 1125.21, 1125.22, 1125.23, 1125.24, 1125.25, 1125.26, 1125.27, 1125.28, 1125.29, 1125.30, 1125.33, 1181.01, 1181.02, 1181.03, 1181.04, 1181.05, 1181.06, 1181.07, 1181.10, 1181.11, 1181.21, 1181.25, 1349.16, 1509.07, 1509.225, 1510.09, 1514.04, 1707.03, 1901.31, 2335.25, 3351.07, 3767.41, 4303.293, and 5814.01; to amend, for the purpose of adopting new section numbers as shown in parentheses, sections 1103.01 (1113.01), 1103.06 (1113.04), 1103.08 (1113.12), 1103.09 (1113.13), 1103.11 (1113.11), 1103.13 (1113.14), 1103.14 (1113.15), 1103.15 (1113.16), 1103.16 (1113.17), 1103.21 (1117.07), and 1113.01 (1113.02); to enact new section 1121.52 and sections 1101.05, 1103.99, 1109.021, 1109.04, 1109.151, 1109.441, 1109.62, 1114.01, 1114.02, 1114.03, 1114.04, 1114.05, 1114.06, 1114.07, 1114.08, 1114.09, 1114.10, 1114.11, 1114.12, 1114.16, 1115.02, 1115.03, 1115.24, 1116.01, 1116.02, 1116.05, 1116.06, 1116.07, 1116.08, 1116.09, 1116.10, 1116.11, 1116.12, 1116.13, 1116.16, 1116.18, 1116.19, 1116.20, 1116.21, 1121.19, and 1121.29: and to repeal sections 1105.06, 1107.01, 1109.60, 1115.18, 1115.19, 1115.25, 1121.52, 1133.01, 1133.02, 1133.03, 1133.04, 1133.05, 1133.06, 1133.07, 1133.08, 1133.09, 1133.10, 1133.11, 1133.12, 1133.13, 1133.14, 1133.15, 1133.16, 1151.01, 1151.02, 1151.03, 1151.04, 1151.05, 1151.051, 1151.052, 1151.053, 1151.06, 1151.07, 1151.08, 1151.081, 1151.09, 1151.091, 1151.10, 1151.11, 1151.12, 1151.13, 1151.14, 1151.15, 1151.16, 1151.17, 1151.18, 1151.19, 1151.191, 1151.192, 1151.20, 1151.201, 1151.21, 1151.22, 1151.23, 1151.231, 1151.24, 1151.25, 1151.26, 1151.27, 1151.28, 1151.29, 1151.291, 1151.292, 1151.293, 1151.294, 1151.295, 1151.296, 1151.297, 1151.298, 1151.299, 1151.2910, 1151.2911, 1151.30, 1151.31, 1151.311, 1151.312, 1151.32, 1151.321, 1151.323, 1151.33, 1151.34, 1151.341, 1151.342, 1151.343, 1151.344, 1151.345, 1151.346, 1151.347, 1151.348, 1151.349, 1151.35, 1151.36, 1151.361, 1151.37, 1151.38, 1151.39, 1151.40, 1151.41, 1151.411, 1151.42, 1151.44, 1151.45, 1151.46, 1151.47,

1151.471, 1151.48, 1151.49, 1151.51, 1151.52, 1151.53, 1151.54, 1151.55, 1151.60, 1151.61, 1151.62, 1151.63, 1151.64, 1151.66, 1151.71, 1151.72, 1151.99, 1153.03, 1153.05, 1153.06, 1153.07, 1153.99, 1155.01, 1155.011, 1155.02, 1155.021, 1155.03, 1155.05, 1155.07, 1155.071, 1155.08, 1155.09, 1155.091, 1155.10, 1155.11, 1155.12, 1155.15, 1155.16, 1155.17, 1155.18, 1155.20, 1155.21, 1155.23, 1155.24, 1155.25, 1155.26, 1155.27, 1155.28, 1155.31, 1155.35, 1155.37, 1155.41, 1155.42, 1155.43, 1155.44, 1155.45, 1155.46, 1155.47, 1157.01, 1157.03, 1157.04, 1157.05, 1157.06, 1157.09, 1157.10, 1157.11, 1157.12, 1157.13, 1157.14, 1157.17, 1157.18, 1157.19, 1157.20, 1157.21, 1157.22, 1157.23, 1157.24, 1157.25, 1157.26, 1157.27, 1157.28, 1157.29, 1157.30, 1157.33, 1161.01, 1161.02, 1161.03, 1161.04, 1161.05, 1161.06, 1161.07, 1161.071, 1161.08, 1161.09, 1161.10, 1161.11, 1161.111, 1161.12, 1161.13, 1161.14, 1161.15, 1161.16, 1161.17, 1161.18, 1161.19, 1161.20, 1161.21, 1161.22, 1161.23, 1161.24, 1161.25, 1161.26, 1161.27, 1161.28, 1161.29, 1161.30, 1161.31, 1161.32, 1161.33, 1161.34, 1161.35, 1161.36, 1161.37, 1161.38, 1161.39, 1161.40, 1161.41, 1161.42, 1161.43, 1161.44, 1161.441, 1161.45, 1161.46, 1161.47, 1161.48, 1161.49, 1161.50, 1161.51, 1161.52, 1161.53, 1161.54, 1161.55, 1161.56, 1161.57, 1161.58, 1161.59, 1161.60, 1161.601, 1161.61, 1161.62, 1161.63, 1161.631, 1161.64, 1161.65, 1161.66, 1161.67, 1161.68, 1161.69, 1161.70, 1161.71, 1161.72, 1161.73, 1161.74, 1161.75, 1161.76, 1161.77, 1161.78, 1161.79, 1161.80, 1161.81, 1163.01, 1163.02, 1163.03, 1163.04, 1163.05, 1163.07, 1163.09, 1163.10, 1163.11, 1163.12, 1163.121, 1163.13, 1163.14, 1163.15, 1163.19, 1163.20, 1163.21, 1163.22, 1163.24, 1163.25, 1163.26, 1163.27, 1165.01, 1165.03, 1165.04, 1165.05, 1165.06, 1165.09, 1165.10, 1165.11, 1165.12, 1165.13, 1165.14, 1165.17, 1165.18, 1165.19, 1165.20, 1165.21, 1165.22, 1165.23, 1165.24, 1165.25, 1165.26, 1165.27, 1165.28, 1165.29, 1165.30, 1165.33, 1181.16, 1181.17, and 1181.18 of the Revised Code; to amend sections 329.04 and 2329.66 of the Revised Code effective December 31, 2017; to repeal the version of section 118.023 of the Revised Code that is scheduled to take effect September 29, 2017; to amend sections 109.572, 3701.83, 4713.10, 4713.56, 4731.07, 4731.224, and 4776.01 of the Revised Code effective January 21, 2018; to repeal section 5166.35 of the Revised Code effective January 1, 2019; to amend for the purpose of codifying and changing the number of Section 369.540 of Am. Sub. H.B. 64 of the 131st General Assembly to section 3333.95 of the Revised Code; to amend for the purpose of codifying and changing the number of Section 529.10 of S.B. 310 of the 131st General Assembly to section 123.211 of the Revised Code; to amend Sections 205.10 and 205.20 of Sub. H.B. 26 of the 132nd General Assembly, Sections 125.13 and 327.270 of Am. Sub. H.B. 64 of the 131st General Assembly, Sections 207.440, 213.10, 213.20, 217.10, 221.20, 227.10, 229.10, and 229.30 of S.B. 310 of the 131st General Assembly, Sections 203.10, 207.290, 221.10, 223.10, and 239.10 of S.B. 310 of the 131st General Assembly, as subsequently amended, Sections 125.10 and 125.11 of Am. Sub. H.B. 59 of the 130th General Assembly, as subsequently amended, Section 2 of Am. Sub. S.B. 1 of the 130th General Assembly, as subsequently amended, Section 3 of Sub. S.B. 9 of the 130th General Assembly, and Section 7 of Sub. H.B. 532 of the 129th General Assembly, as subsequently amended; and to repeal Section 7 of Am. Sub. H.B. 52 of the 131st General Assembly and Section 745.20 of Sub. H.B. 26 of the 132nd General Assembly to make operating appropriations for the biennium beginning July 1, 2017, and ending June 30, 2019, and to provide authorization and conditions for the operation of state programs, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Antonio moved to amend, amendment 2939, as follows:

Between lines 134707a and 134708, insert:

"GRF 336XXX Opioid Addiction \$100,000,000 \$100,000,000" Treatment

In lines 134715 and 134745, add \$100,000,000 to each fiscal year

Between lines 135258 and 135259, insert:

"OPIOID ADDICTION TREATMENT

The foregoing appropriation item 336XXX, Opioid Addiction Treatment, shall be used to provide treatment services for opioid addiction."

Between lines 139054 and 139055, insert:

"Section 512.__ CASH TRANSFERS TO THE GENERAL REVENUE FUND FROM JOBSOHIO

On July 1, 2017, or as soon as possible thereafter, JobsOhio shall, in consultation with the Director of Budget and Management, transfer \$100,000,000 cash to the General Revenue Fund.

On July 1, 2018, or as soon as possible thereafter, JobsOhio shall, in consultation with the Director of Budget and Management, transfer \$100,000,000 cash to the General Revenue Fund."

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 65, nays 32, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Brenner	Butler	Carfagna
Conditt	Cupp	Dean	Dever
DeVitis	Duffey	Edwards	Faber
Gavarone	Ginter	Gonzales	Goodman
Green	Greenspan	Hagan	Hambley

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Henne	Hill	Hood	Householder
Huffman	Hughes	Johnson	Keller
Kick	Koehler	Landis	Lanese
LaTourette	Lipps	Manning	McColley
Merrin	Patton	Pelanda	Perales
Reineke	Retherford	Rezabek	Riedel
Roegner	Romanchuk	Ryan	Schaffer
Scherer	Schuring	Seitz	Slaby
Smith, R.	Sprague	Stein	Thompson
Vitale	Wiggam	Young	Zeltwanger
			Rosenberger-65
Those who voted	d in the negative we	re: Representatives	
Antonio	Ashford	Barnes	Boccieri
Boggs	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Fedor
Holmes	Howse	Ingram	Kelly
Kent	Leland	Lepore-Hagan	Miller
O'Brien	Patmon	Patterson	Ramos
Reece	Rogers	Sheehy	Smith, K.
Strahorn	Sweeney	Sykes	West-32

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative O'Brien moved to amend, amendment 2937X1, as follows:

In line 132586, delete "\$1,500,000 \$1,500,000" and insert "\$4,000,000 \$5,000,000"

In line 132601, delete "\$3,725,984 \$3,725,984" and insert "\$26,666,207 \$26,666,207"

In lines 132606 and 132654, add \$25,440,223 to fiscal year 2018 and \$26,440,223 to fiscal year 2019

Between lines 132720 and 132721, insert:

"Of the foregoing appropriation item 440482, Chronic Disease/Health Promotion, \$170,000 in each fiscal year shall be distributed to the Hamilton County Board of Health for the purchase of naloxone.

Of the foregoing appropriation item 440482, Chronic Disease/Health Promotion, \$20,000,000 in each fiscal year shall be used to enhance the Department's real time tracking and surveillance system for opioid emergencies.

Of the foregoing appropriation item 440482, Chronic Disease/Health Promotion, \$2,600,000 in fiscal year 2018 shall be distributed to the Cleveland Clinic Foundation for the expansion of the Back on TREK (Transform Restore Empower Knowledge) program."

In line 133008, delete "\$28,500,000 \$28,500,000" and insert "\$43,500,000 \$43,500,000"

In line 133009, delete "\$2,890,000 \$2,890,000" and insert "\$12,890,000 \$12,890,000"

In line 133011, delete "\$1,000,000 \$1,000,000" and insert "\$1,300,000 \$1,300,000"

In lines 133016 and 133067, add \$25,300,000 to each fiscal year

Between lines 133114 and 133115, insert:

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"Section 307.___. KINSHIP PERMANENCY INCENTIVE PROGRAM

Of the foregoing appropriation item, 600541, Kinship Permanency Incentive Program, \$300,000 in each fiscal year shall be used by the Hamilton County Department of Job and Family Services to purchase childcare for kinship providers."

In line 134703, delete "\$99,089,846 \$99,089,846" and insert "\$157,084,846 \$157,084,846"

In line 134706, delete "\$1,000,000 \$2,500,000" and insert "\$1,750,000 \$3,250,000"

In line 134710, delete "\$5,850,000 \$9,250,000" and insert "\$6,050,000 \$9,450,000"

In line 134712, delete "\$16,002,875 \$16,002,875" and insert "\$17,502,875 \$17,502,875"

In lines 134715 and 134745, add \$60,445,000 to each fiscal year

Between lines 134882 and 134883, insert:

"(G) Of the foregoing appropriation item 336421, Continuum of Care Services, \$225,000 in each fiscal year shall be provided to the Interval Brotherhood Home Addiction Recovery Center in Akron.

(H) Of the foregoing appropriation item 336421, Continuum of Care Services, \$31,200,000 in each fiscal year shall be distributed to local alcohol, drug addiction, and mental health services boards for opioid treatment.

(I) Of the foregoing appropriation item 336421, Continuum of Care Services, \$120,000 in each fiscal year shall be allocated to the Addiction Services Council to support an addiction help line.

(J) Of the foregoing appropriation item 336421, Continuum of Care Services, \$6,000,000 in each fiscal year shall be allocated to boards of alcohol, drug addiction, and mental health services to create a strategic prevention framework.

(K) Of the foregoing appropriation item 336421, Continuum of Care Services, \$150,000 in each fiscal year shall be allocated to the National Alliance on Mental Illness (NAMI) Franklin County to support mental health group homes. (L) Of the foregoing appropriation item 336421, Continuum of Care Services, \$300,000 in each fiscal year shall be allocated to the MetroHealth System for the creation of the Office of Opioid Safety.

(M) Of the foregoing appropriation item 336421, Continuum of Care Services, \$20,000,000 in each fiscal year shall be allocated to the community alcohol, drug addiction, and mental health services boards of the following counties: Allen, Clinton, Crawford, Cuyahoga, Franklin, Gallia, Hamilton, Hardin, Hocking, Jackson, Marion, Mercer, Montgomery, Summit, and Warren. The boards shall use the funds in support of initiatives to prevent the incidence of opioid addiction."

In line 134883, delete "(G)" and insert "(N)"

Between lines 135236 and 135237, insert:

"Of the foregoing appropriation item 336424, Recovery Housing, \$500,000 in each fiscal year shall be allocated to the Alcohol, Drug, and Mental Health Board of Franklin County and \$250,000 in each fiscal year shall be allocated to mental health and recovery for Licking and Knox counties. These funds shall be used to expand recovery housing for individuals with opiate addiction residing in these counties."

Between lines 135312 and 135313, insert:

"Of the foregoing appropriation item 336504, Community Innovations, \$200,000 in each fiscal year shall be allocated to the Hamilton County Jail Pod Program."

Between lines 139054 and 139055, insert:

"Section 512.__. CASH TRANSFER FROM BUDGET STABILIZATION FUND

Notwithstanding section 131.43 and division (D) of section 127.14 of the Revised Code, the Director of Budget and Management shall transfer \$220,713,705 cash from the Budget Stabilization Fund to the General Revenue Fund on July 1, 2017, or as soon as possible thereafter."

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 66, nays 31, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Brenner	Butler	Carfagna
Conditt	Cupp	Dean	Dever
DeVitis	Duffey	Edwards	Faber
Gavarone	Ginter	Gonzales	Goodman
Green	Greenspan	Hagan	Hambley
Henne	Hill	Hood	Householder

	Huffman	Hughes	Johnson	Keller
		U		
	Kick	Koehler	Landis	Lanese
	LaTourette	Lipps	Manning	McColley
	Merrin	Patton	Pelanda	Perales
	Reineke	Retherford	Rezabek	Riedel
	Roegner	Romanchuk	Ryan	Schaffer
	Scherer	Schuring	Seitz	Sheehy
	Slaby	Smith, R.	Sprague	Stein
	Thompson	Vitale	Wiggam	Young
	Zeltwanger			Rosenberger-66
Th	ose who voted in t	he negative were: I	Representatives	
	Antonio	Ashford	Barnes	Boccieri
	Boggs	Boyd	Brinkman	Celebrezze
	Cera	Clyde	Craig	Fedor
	Holmes	Howse	Ingram	Kelly
	Kent	Leland	Lepore-Hagan	Miller
	O'Brien	Patmon	Patterson	Ramos
	Reece	Rogers	Smith, K.	Strahorn
	Sweeney	Sykes		West-31

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Sykes moved to amend, amendment 2941, as follows:

In line 208 of the title, after "5160.401," insert "5162.01," In line 209 of the title, after "5163.03," insert "5163.06," In line 217 of the title, after "5166.40," insert "5166.405," In line 291 of the title, after "5162.16," insert "5162.201," In line 628, after "5160.401," insert "5162.01," In line 629, after "5163.03," insert "5163.06," In line 634, after "5166.40," insert "5166.405," In line 678, after "5162.16," insert "5162.201," Between lines 84211 and 84212, insert: "**Sec. 5162.01**. (A) As used in the Revised Code:

(1) "Medicaid" and "medicaid program" mean the program of medical assistance established by Title XIX of the "Social Security Act," 42 U.S.C. 1396 et seq., including any medical assistance provided under the medicaid state plan or a federal medicaid waiver granted by the United States

(2) "Medicare" and "medicare program" mean the federal health insurance program established by Title XVIII of the "Social Security Act," 42 U.S.C. 1395 et seq.

(B) As used in this chapter:

secretary of health and human services.

(1) "Cost sharing" has the same meaning as in 42 C.F.R. 447.51.

(2) "Dual eligible individual" has the same meaning as in section 5160.01 of the Revised Code.

(2)(3) "Exchange" has the same meaning as in 45 C.F.R. 155.20.

(3)(4) "Federal financial participation" has the same meaning as in section 5160.01 of the Revised Code.

(4)(5) "Federal poverty line" means the official poverty line defined by the United States office of management and budget based on the most recent data available from the United States bureau of the census and revised by the United States secretary of health and human services pursuant to the "Omnibus Budget Reconciliation Act of 1981," section 673(2), 42 U.S.C. 9902(2).

(5)(6) "Healthcheck" has the same meaning as in section 5164.01 of the Revised Code.

(6)(7) "Healthy start component" means the component of the medicaid program that covers pregnant women and children and is identified in rules adopted under section 5162.02 of the Revised Code as the healthy start component.

(7)(8) "Home and community-based services" means services provided under a home and community-based services medicaid waiver component.

(8)(9) "Home and community-based services medicaid waiver component" has the same meaning as in section 5166.01 of the Revised Code.

(9)(10) "ICF/IID" has the same meaning as in section 5124.01 of the Revised Code.

(10)(11) "Individualized education program" has the same meaning as in section 3323.011 of the Revised Code.

(11)(12) "Medicaid managed care organization" has the same meaning as in section 5167.01 of the Revised Code.

(12)(13) "Medicaid provider" has the same meaning as in section 5164.01 of the Revised Code.

(13)(14) "Medicaid services" has the same meaning as in section 5164.01 of the Revised Code.

(14)(15) "Medicaid waiver component" has the same meaning as in section 5166.01 of the Revised Code;

(15)(16) "Medically frail individual" means an individual to whom any one or more of the following apply:

(a) The individual has a disabling mental disorder.

(b) The individual has a chronic substance use disorder.

(c) The individual has a serious and complex medical condition.

(d) The individual has a physical disability or developmental disability, including an intellectual disability, that significantly impairs the individual's ability to perform one or more activities of daily living.

(e) The individual is considered to be disabled for purposes of the supplemental security income program as specified in section 1614(a)(3) of the "Social Security Act," 42 U.S.C. 1382c(a)(3).

(17) "Nursing facility" and "nursing facility services" have the same meanings as in section 5165.01 of the Revised Code.

(16)(18) "Ordering or referring only provider" means a medicaid provider who orders, prescribes, refers, or certifies a service or item reported on a claim for medicaid payment but does not bill for medicaid services.

(17)(19) "Political subdivision" means a municipal corporation, township, county, school district, or other body corporate and politic responsible for governmental activities only in a geographical area smaller than that of the state.

(18)(20) "Premium" has the same meaning as in 42 C.F.R. 447.51.

(21) "Prescribed drug" has the same meaning as in section 5164.01 of the Revised Code.

(19)(22) "Provider agreement" has the same meaning as in section 5164.01 of the Revised Code.

(20)(23) "Qualified medicaid school provider" means the board of education of a city, local, or exempted village school district, the governing authority of a community school established under Chapter 3314. of the Revised Code, the state school for the deaf, and the state school for the blind to which both of the following apply:

(a) It holds a valid provider agreement.

(b) It meets all other conditions for participation in the medicaid school component of the medicaid program established in rules authorized by section 5162.364 of the Revised Code.

(21)(24) "State agency" means every organized body, office, or agency, other than the department of medicaid, established by the laws of the state for the exercise of any function of state government.

(22)(25) "Vendor offset" means a reduction of a medicaid payment to a medicaid provider to correct a previous, incorrect medicaid payment to that provider."

Between lines 84284 and 84285, insert:

"Sec. 5162.201. The department of medicaid may not require any of the following to pay a premium as a condition of enrolling or remaining

enrolled in the medicaid program:

(A) A pregnant woman;

(B) A medically frail individual;

<u>(C) An individual who is eligible for medicaid on the basis of being</u> included in the eligibility group described in section 1902(a)(10)(A)(i)(IX) of the "Social Security Act," 42 U.S.C. 1396a(a)(10)(A)(i)(IX);

(D) An individual who is eligible for medicaid on the basis of being included in the eligibility group included in 42 C.F.R. 435.145(b)(2);

(E) An individual who is eligible for medicaid pursuant to division (E) or (F) of section 5163.06 of the Revised Code;

(F) An individual who is eligible for medicaid on the basis of being included in the eligibility group described in 42 C.F.R. 435.222."

Between lines 84542 and 84543, insert:

"Sec. 5163.06. The medicaid program shall cover all of the following optional eligibility groups:

(A) The group consisting of children placed with adoptive parents who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii) (VIII), 42 U.S.C. 1396a(a)(10)(A)(ii)(VIII);

(B) Subject to section 5163.061 of the Revised Code, the group consisting of women during pregnancy and the sixty-day period beginning on the last day of the pregnancy, infants, and children who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(IX), 42 U.S.C. 1396a(a)(10) (A)(ii)(IX);

(C) Subject to sections 5163.09 to 5163.098 of the Revised Code, the group consisting of employed individuals with disabilities who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XV), 42 U.S.C. 1396a(a)(10)(A)(ii)(XV);

(D) Subject to sections 5163.09 to 5163.098 of the Revised Code, the group consisting of employed individuals with medically improved disabilities who are specified in the "Social Security Act," section 1902(a) (10)(A)(ii)(XVI), 42 U.S.C. 1396a(a)(10)(A)(ii)(XVI);

(E) The group consisting of independent foster care adolescents who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XVII), 42 U.S.C. 1396a(a)(10)(A)(ii)(XVII);

(F) The group consisting of women in need of treatment for breast or cervical cancer who are specified in the "Social Security Act," section 1902(a)(10)(A)(ii)(XVIII), 42 U.S.C. 1396a(a)(10)(A)(ii)(XVIII);

(G) The group described in section 1902(a)(10)(A)(i)(VIII) of the "Social Security Act," 42 U.S.C. 1396a(a)(10)(A)(i)(VIII)."

In line 87777, after "in" insert "division (G) of"; delete "1902(a)(10) (A)(i)(VIII)" and insert "5163.06"

In line 87778, after "the" insert "Revised Code"; delete the balance of the line

In line 87787, after "<u>Have</u>" insert "<u>given birth to a child not more</u> than one year before applying to enroll in Medicaid as part of the eligibility group;

<u>(F)</u> Have completed service in the armed forces, including the national guard of any state, or a reserve component of the armed forces, and have been honorably discharged or discharged under honorable conditions from the armed forces or have been transferred to the reserve with evidence of satisfactory service;

(G) Be a medically frail individual, as defined in section 5162.01 of the Revised Code, or otherwise have"

In line 87839, strike through "either of the following" and insert "being included in the category identified by the department of medicaid as covered families and children"

In line 87840, strike through the colon

Strike through lines 87841 through 87844

In line 87845, strike through everything before the fourth period

Between lines 87849 and 87850, insert:

"Sec. 5166.405. (A) A healthy Ohio program participant's participation in the program shall cease if any of the following applies:

(1) Unless the participant is pregnant, a monthly installment payment to the participant's buckeye account is sixty days late.

(2) The participant fails to submit documentation needed for a redetermination of the participant's eligibility for medicaid before the sixty-first day after the documentation is requested.

(3) The participant becomes eligible for medicaid on a basis other than being included in the category identified by the department of medicaid as covered families and children or being included in the eligibility group-described in section 1902(a)(10)(A)(i)(VIII) of the "Social Security Act," 42-U.S.C. 1396a(a)(10)(A)(i)(VIII).

(4) The participant becomes a ward of the state.

(5) The participant ceases to be eligible for medicaid.

(6) The participant exhausts the annual or lifetime payout limit specified in division (D) of section 5166.401 of the Revised Code.

(7) The participant requests that the participant's participation be terminated.

(B) A healthy Ohio program participant who ceases to participate in the program under division (A)(1) or (2) of this section may not resume participation until the former participant pays the full amount of the monthly installment payment or submits the documentation needed for the former participant's medicaid eligibility redetermination. The former participant shall not be transferred to the fee-for-service component of medicaid or the care management system as a result of ceasing to participate in the healthy Ohio program under division (A)(1) or (2) of this section.

(C) Except as provided in section 5166.407 of the Revised Code, a healthy Ohio program participant who ceases to participate in the program shall be provided the contributions that are in the participant's buckeye account at the time the participant ceases participation."

In line 105541, after "5160.401," insert "5162.01,"

In line 105542, after "5163.03," insert "5163.06,"

In line 105547, after "5166.40," insert "5166.405,"

In line 133997, delete "\$3,810,129,706 \$3,881,584,294" and insert "\$3,810,635,840 \$3,885,255,088"

In line 133998, delete "\$9,013,875,845 \$9,118,223,313" and insert "\$9,036,187,155 \$9,194,660,042"

In line 133999, delete "\$12,824,005,551 \$12,999,807,607" and insert "\$12,846,822,995 \$13,079,915,130"

In line 134002, add \$506,134 in fiscal year 2018 and \$3,670,794 in fiscal year 2019

In line 134003, add \$22,311,310 in fiscal year 2018 and \$76,436,729 in fiscal year 2019

In lines 134004 and 134028, add \$22,817,444 in fiscal year 2018 and \$80,107,523 in fiscal year 2019

Between lines 143025 and 143026, insert:

"Section 5162.01 of the Revised Code as amended by both Sub. H.B. 89 and Sub. S.B. 332 of the 131st General Assembly."

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 65, nays 32, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Brenner	Butler	Carfagna
Conditt	Cupp	Dean	Dever
DeVitis	Duffey	Edwards	Faber

	Gavarone	Ginter	Gonzales	Goodman
	Green	Greenspan	Hagan	Hambley
	Henne	Hill	Hood	Householder
	Huffman	Hughes	Johnson	Keller
	Kick	Koehler	Landis	Lanese
	LaTourette	Lipps	Manning	McColley
	Merrin	Patton	Pelanda	Perales
	Reineke	Retherford	Rezabek	Riedel
	Roegner	Romanchuk	Ryan	Schaffer
	Scherer	Schuring	Seitz	Slaby
	Smith, R.	Sprague	Stein	Thompson
	Vitale	Wiggam	Young	Zeltwanger
				Rosenberger-65
Tł	ose who voted in t	he negative were: H	Representatives	
	Antonio	Ashford	Barnes	Boccieri
	Boggs	Boyd	Brinkman	Celebrezze
	Cera	Clyde	Craig	Fedor
	Holmes	Howse	Ingram	Kelly
	Kent	Leland	Lepore-Hagan	Miller
	O'Brien	Patmon	Patterson	Ramos
	Reece	Rogers	Sheehy	Smith, K.
	Strahorn	Sweeney	Sykes	West-32

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Sykes moved to amend, amendment 2971, as follows:

Between lines 142608 and 142609, insert:

"Section 757.__. (A) There is hereby created the Ohio Medicaid MCO Sales Tax Study Committee. The purpose of the committee is to study the fiscal impact on counties and transit authorities of the termination of the sales tax on Medicaid managed care organizations' services under division (B) (11) of section 5739.01 of the Revised Code; the means by which that revenue may be permanently replaced with a sufficient and sustainable source of revenue; and the manner by which such replacement revenue may be distributed among counties and transit authorities that relied on the sales tax revenue to perform their essential government functions as subdivisions of the state.

(B) The committee shall be composed of the following members:

(1) Five members appointed by the Speaker of the House of Representatives who meet the following requirements:

(a) Two shall be legislative members of the majority party in the House of Representatives, one of whom shall be the chairperson of the House Ways and Means Committee and one of whom shall be the chairperson of the House State and Local Government Committee;

(b) Two shall be legislative members of the minority party in the House of Representatives;

(c) One shall be a person nominated by the County Commissioners Association of Ohio.

(2) Five members appointed by the President of the Senate who meet the following requirements:

(a) Two shall be legislative members of the majority party in the Senate, one of whom shall be the Chairperson of the Senate Ways and Means Committee and one of whom shall be the chairperson of the Senate Local Government, Public Safety, and Veterans Affairs Committee;

(b) Two shall be legislative members of the minority party in the Senate;

(c) One shall be a person nominated jointly by transit authorities that levy a tax under section 5739.023 of the Revised Code.

(C) The committee shall be organized and shall hold its first meeting not later than November 1, 2017. The committee shall meet at the call of the co-chairpersons at least once every month. Meetings of the committee are open to the public and are otherwise subject to section 121.22 of the Revised Code. The committee shall invite and accept testimony from members of the public at each meeting. The Office of Budget and Management and the Department of Taxation shall promptly furnish information requested by the committee.

(D) The committee shall prepare a final report of its findings and recommendations and submit a copy of the report to each member of the General Assembly not later than October 31, 2018. The committee may issue interim reports. Upon completion and submission of the final report, the committee shall cease to exist."

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 65, nays 32, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Brenner	Butler	Carfagna
Conditt	Cupp	Dean	Dever
DeVitis	Duffey	Edwards	Faber
Gavarone	Ginter	Gonzales	Goodman
Green	Greenspan	Hagan	Hambley
Henne	Hill	Hood	Householder
Huffman	Hughes	Johnson	Keller
Kick	Koehler	Landis	Lanese
LaTourette	Lipps	Manning	McColley
Merrin	Patton	Pelanda	Perales
Reineke	Retherford	Rezabek	Riedel
Roegner	Romanchuk	Ryan	Schaffer

Scherer Smith, R. Vitale	Schuring Sprague Wiggam	Seitz Stein Young	Slaby Thompson Zeltwanger Rosenberger-65
Those who vote	d in the negative w	ere: Representatives	
Antonio	Ashford	Barnes	Boccieri
Boggs	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Fedor
Holmes	Howse	Ingram	Kelly
Kent	Leland	Lepore-Hagan	Miller
O'Brien	Patmon	Patterson	Ramos
Reece	Rogers	Sheehy	Smith, K.
Strahorn	Sweeney	Sykes	West-32

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Cera moved to amend, amendment 2936, as follows:

After line 141208, insert:

"Section 701.____. (A) There is hereby created the Budget Planning and Management Commission, consisting of eight members. The Speaker of the House of Representatives and the Minority Leader of the House of Representatives shall each appoint two members of the House of Representatives, not more than two of whom shall be members of the same political party. The President of the Senate and the Minority Leader of the Senate shall each appoint two members of the Senate, not more than two of whom shall be members of the same political party. The initial appointments shall be made not later than ninety days after the effective date of this section. Vacancies shall be filled in the manner provided for original appointments.

(B) The commission shall complete a study and make recommendations that are designed to provide relief to the state and ensure fiscal responsibility during the current period of lagging state revenue receipts. In developing the recommendations, the commission shall develop a strategy for balancing the state budget for fiscal years 2020 and 2021.

(C) The commission shall appoint two of its members to serve as cochairpersons for the commission. One co-chairperson shall be a member of the House of Representatives, and one co-chairperson shall be a member of the Senate. The co-chairpersons shall not be members of the same political party. Commission meetings shall take place at the call of the co-chairpersons of the commission. The commission shall conduct meetings during the period of July 1, 2017, through November 30, 2018.

(D) Not later than November 30, 2018, the commission shall submit a written report of its recommendations to the Speaker of the House of Representatives, the President of the Senate, the Governor, and the Director of Budget and Management. The commission ceases to exist upon submission of

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its report.

(E) The Legislative Service Commission shall provide technical, professional, and clerical support necessary for the Commission to perform its duties."

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?" The yeas and nays were taken and resulted – yeas 65, nays 32, as follows:

Those who voted in the affirmative were: Representatives

		· · · · · · · · · · · · · · · · · · ·	
Anielski	Antani	Arndt	Becker
Blessing	Brenner	Butler	Carfagna
Conditt	Cupp	Dean	Dever
DeVitis	Duffey	Edwards	Faber
Gavarone	Ginter	Gonzales	Goodman
Green	Greenspan	Hagan	Hambley
Henne	Hill	Hood	Householder
Huffman	Hughes	Johnson	Keller
Kick	Koehler	Landis	Lanese
LaTourette	Lipps	Manning	McColley
Merrin	Patton	Pelanda	Perales
Reineke	Retherford	Rezabek	Riedel
Roegner	Romanchuk	Ryan	Schaffer
Scherer	Schuring	Seitz	Slaby
Smith, R.	Sprague	Stein	Thompson
Vitale	Wiggam	Young	Zeltwanger
			Rosenberger-65

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Boccieri
Boggs	Boyd	Brinkman	Celebrezze
Cera	Clyde	Craig	Fedor
Holmes	Howse	Ingram	Kelly
Kent	Leland	Lepore-Hagan	Miller
O'Brien	Patmon	Patterson	Ramos
Reece	Rogers	Sheehy	Smith, K.
Strahorn	Sweeney	Sykes	West-32

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Rogers moved to amend, amendment 2969, as follows:

In line 21 of the title, after "319.26," insert "319.302,"

In line 22 of the title, after "323.01," insert "323.152,"

In line 115 of the title, after "4503.042," insert "4503.065,"

In line 514, after "319.26," insert "319.302,"; after "323.01," insert "323.152,"

In line 582, after "4503.042," insert "4503.065,"

Between lines 16345 and 16346, insert:

"Sec. 319.302.(A)(1) Real property that is not intended primarily for use in a business activity shall qualify for a partial exemption from real property taxation. For purposes of this partial exemption, "business activity" includes all uses of real property, except farming; leasing property for farming; occupying or holding property improved with single-family, twofamily, or three-family dwellings; leasing property improved with singlefamily, two-family, or three-family dwellings; or holding vacant land that the county auditor determines will be used for farming or to develop singlefamily, two-family, or three-family dwellings. For purposes of this partial exemption, "farming" does not include land used for the commercial production of timber that is receiving the tax benefit under section 5713.23 or 5713.31 of the Revised Code and all improvements connected with such commercial production of timber.

(2) Each year, the county auditor shall review each parcel of real property to determine whether it qualifies for the partial exemption provided for by this section as of the first day of January of the current tax year.

(B) After complying with section 319.301 of the Revised Code, the county auditor shall reduce the remaining sums to be levied by qualifyinglevies against each parcel of real property that is listed on the general tax list and duplicate of real and public utility property for the current tax year and that qualifies for partial exemption under division (A) of this section, and against each manufactured and mobile home that is taxed pursuant to division (D)(2) of section 4503.06 of the Revised Code and that is on the manufactured home tax list for the current tax year, by ten per cent, to provide a partial exemption for that parcel or home. For the purposes of this-division:

(1) "Qualifying levy" means a levy approved at an election held before September 29, 2013; a levy within the ten-mill limitation; a levy provided for by the charter of a municipal corporation that was levied on the tax list for tax year 2013; a subsequent renewal of any such levy; or a subsequent substitute for such a levy under section 5705.199 of the Revised-Code.

(2) "Qualifying levy" does not include any replacement imposed under section 5705.192 of the Revised Code of any levy described in division (B)(1) of this section.

(C) Except as otherwise provided in sections 323.152, 323.158, 505.06, and 715.263 of the Revised Code, the amount of the taxes remaining after any such reduction shall be the real and public utility property taxes charged and payable on each parcel of real property, including property that does not qualify for partial exemption under division (A) of this section, and the manufactured home tax charged and payable on each manufactured or

mobile home, and shall be the amounts certified to the county treasurer for collection. Upon receipt of the real and public utility property tax duplicate, the treasurer shall certify to the tax commissioner the total amount by which the real property taxes were reduced under this section, as shown on the duplicate. Such reduction shall not directly or indirectly affect the determination of the principal amount of notes that may be issued in anticipation of any tax levies or the amount of bonds or notes for any planned improvements. If after application of sections 5705.31 and 5705.32 of the Revised Code and other applicable provisions of law, including divisions (F) and (I) of section 321.24 of the Revised Code, there would be insufficient funds for payment of debt charges on bonds or notes payable from taxes reduced by this section, the reduction of taxes provided for in this section shall be adjusted to the extent necessary to provide funds from such taxes.

(D)(C) The tax commissioner may adopt rules governing the administration of the partial exemption provided for by this section.

(E)(D) The determination of whether property qualifies for partial exemption under division (A) of this section is solely for the purpose of allowing the partial exemption under division (B) of this section."

Between lines 17028 and 17029, insert:

"Sec. 323.152. In addition to the reduction in taxes required under section 319.302 of the Revised Code, taxes shall be reduced as provided in divisions (A) and (B) of this section.

(A)(1)(a) Division (A)(1) of this section applies to any of the following persons:

(i) A person who is permanently and totally disabled;

(ii) A person who is sixty-five years of age or older;

(iii) A person who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in taxes under this division in the year of death, provided the surviving spouse is at least fifty-nine but not sixty-five or more years of age on the date the deceased spouse dies.

(b) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by a person to whom division (A)(1) of this section applies shall be reduced for each year for which an application for the reduction has been approved. The reduction shall equal one of the following amounts, as applicable to the person:

(i) If the person received a reduction under division (A)(1) of this section for tax year 2006, the greater of the reduction for that tax year or the amount computed under division (A)(1)(c) of this section;

(ii) If the person received, for any homestead, a reduction under division (A)(1) of this section for tax year 2013 or under division (A) of

section 4503.065 of the Revised Code for tax year 2014 or the person is the surviving spouse of such a person and the surviving spouse is at least fiftynine years of age on the date the deceased spouse dies, the amount computed under division (A)(1)(c) of this section. For purposes of divisions (A)(1)(b) (ii) and (iii) of this section, a person receives a reduction under division (A) (1) of this section or under division (A) of section 4503.065 of the Revised Code for tax year 2013 or 2014, respectively, if the person files a late application for that respective tax year that is approved by the county auditor under section 323.153 or 4503.066 of the Revised Code.

(iii) If the person is not described in division (A)(1)(b)(i) or (ii) of this section and the person's total income does not exceed thirty fifty thousand dollars, as adjusted under division (A)(1)(d) of this section, the amount computed under division (A)(1)(c) of this section.

(c) The amount of the reduction under division (A)(1)(c) of this section equals the product of the following:

(i) Twenty-five <u>Thirty</u> thousand dollars of the true value of the property in money;

(ii) The assessment percentage established by the tax commissioner under division (B) of section 5715.01 of the Revised Code, not to exceed thirty-five per cent;

(iii) The effective tax rate used to calculate the taxes charged against the property for the current year, where "effective tax rate" is defined as in section 323.08 of the Revised Code;

(iv) The quantity equal to one minus the sum of the percentage reductions in taxes received by the property for the current tax year under section 319.302 of the Revised Code and division (B) of section 323.152 of the Revised Code.

(d) Each calendar year, the tax commissioner shall adjust the total income threshold described in division (A)(1)(b)(iii) of this section by completing the following calculations in September of each year:

(i) Determine the percentage increase in the gross domestic product deflator determined by the bureau of economic analysis of the United States department of commerce from the first day of January of the preceding calendar year to the last day of December of the preceding calendar year;

(ii) Multiply that percentage increase by the total income threshold for the current tax year;

(iii) Add the resulting product to the total income threshold for the current tax year;

 (iv) Round the resulting sum to the nearest multiple of one $% \mathcal{A}$ hundred dollars.

The commissioner shall certify the amount resulting from the adjustment to each county auditor not later than the first day of December each year. The certified amount applies to the following tax year for persons described in division (A)(1)(b)(iii) of this section. The commissioner shall not make the adjustment in any calendar year in which the amount resulting from the adjustment would be less than the total income threshold for the current tax year.

(2) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by a disabled veteran shall be reduced for each year for which an application for the reduction has been approved. The reduction shall equal the product obtained by multiplying fifty thousand dollars of the true value of the property in money by the amounts described in divisions (A)(1)(c)(ii) to (iv) of this section. The reduction is in lieu of any reduction under section 323.158 of the Revised Code or division (A)(1) of this section. The reduction applies to only one homestead owned and occupied by a disabled veteran.

If a homestead qualifies for a reduction in taxes under division (A) (2) of this section for the year in which the disabled veteran dies, and the disabled veteran is survived by a spouse who occupied the homestead when the disabled veteran died and who acquires ownership of the homestead or, in the case of a homestead that is a unit in a housing cooperative, continues to occupy the homestead, the reduction shall continue through the year in which the surviving spouse dies or remarries.

(B) To provide a partial exemption, real property taxes on any homestead, and manufactured home taxes on any manufactured or mobile home on which a manufactured home tax is assessed pursuant to division (D) (2) of section 4503.06 of the Revised Code, shall be reduced for each year for which an application for the reduction has been approved. The amount of the reduction shall equal two and one-half per cent of the amount of taxes to be levied by qualifying levies on the homestead or the manufactured or mobile home after applying section 319.301 of the Revised Code. For the purposes of this division, "qualifying levy" has the same meaning as in section 319.302 of the Revised Code.

(C) The reductions granted by this section do not apply to special assessments or respread of assessments levied against the homestead, and if there is a transfer of ownership subsequent to the filing of an application for a reduction in taxes, such reductions are not forfeited for such year by virtue of such transfer.

(D) The reductions in taxable value referred to in this section shall be applied solely as a factor for the purpose of computing the reduction of taxes under this section and shall not affect the total value of property in any subdivision or taxing district as listed and assessed for taxation on the tax lists and duplicates, or any direct or indirect limitations on indebtedness of a subdivision or taxing district. If after application of sections 5705.31 and 5705.32 of the Revised Code, including the allocation of all levies within the ten-mill limitation to debt charges to the extent therein provided, there would be insufficient funds for payment of debt charges not provided for by levies in excess of the ten-mill limitation, the reduction of taxes provided for in sections 323.151 to 323.159 of the Revised Code shall be proportionately adjusted to the extent necessary to provide such funds from levies within the ten-mill limitation.

(E) No reduction shall be made on the taxes due on the homestead of any person convicted of violating division (D) or (E) of section 323.153 of the Revised Code for a period of three years following the conviction."

Between lines 61934 and 61935, insert:

"Sec. 4503.065. (A)(1) Division (A) of this section applies to any of the following persons:

(a) An individual who is permanently and totally disabled;

(b) An individual who is sixty-five years of age or older;

(c) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in assessable value under this section in the year of death, provided the surviving spouse is at least fiftynine but not sixty-five or more years of age on the date the deceased spouse dies.

(2) The manufactured home tax on a manufactured or mobile home that is paid pursuant to division (C) of section 4503.06 of the Revised Code and that is owned and occupied as a home by an individual whose domicile is in this state and to whom this section applies, shall be reduced for any tax year for which an application for such reduction has been approved, provided the individual did not acquire ownership from a person, other than the individual's spouse, related by consanguinity or affinity for the purpose of qualifying for the reduction. An owner includes a settlor of a revocable or irrevocable inter vivos trust holding the title to a manufactured or mobile home occupied by the settlor as of right under the trust.

(a) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(2) of that section, the reduction shall equal one of the following amounts, as applicable to the person:

(i) If the person received a reduction under this section for tax year 2007, the greater of the reduction for that tax year or the amount computed under division (A)(2)(b) of this section;

(ii) If the person received, for any homestead, a reduction under

division (A) of this section for tax year 2014 or under division (A)(1) of section 323.152 of the Revised Code for tax year 2013 or the person is the surviving spouse of such a person and the surviving spouse is at least fiftynine years of age on the date the deceased spouse dies, the amount computed under division (A)(2)(b) of this section. For purposes of divisions (A)(2)(a) (ii) and (iii) of this section, a person receives a reduction under division (A) of this section or division (A)(1) of section 323.152 of the Revised Code for tax year 2014 or 2013, respectively, if the person files a late application for that respective tax year that is approved by the county auditor under section 4503.066 or 323.153 of the Revised Code.

(iii) If the person is not described in division (A)(2)(a)(i) or (ii) of this section and the person's total income does not exceed thirty fifty thousand dollars, as adjusted under division (A)(2)(e) of this section, the amount computed under division (A)(2)(b) of this section.

(b) The amount of the reduction under division (A)(2)(b) of this section equals the product of the following:

(i) Twenty-five <u>Thirty</u> thousand dollars of the true value of the property in money;

(ii) The assessment percentage established by the tax commissioner under division (B) of section 5715.01 of the Revised Code, not to exceed thirty-five per cent;

(iii) The effective tax rate used to calculate the taxes charged against the property for the current year, where "effective tax rate" is defined as in section 323.08 of the Revised Code;

(iv) The quantity equal to one minus the sum of the percentage reductions in taxes received by the property for the current tax year under section 319.302 of the Revised Code and division (B) of section 323.152 of the Revised Code.

(c) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(1) of that section, the reduction shall equal one of the following amounts, as applicable to the person:

(i) If the person received a reduction under this section for tax year 2007, the greater of the reduction for that tax year or the amount computed under division (A)(2)(d) of this section;

(ii) If the person received, for any homestead, a reduction under division (A) of this section for tax year 2014 or under division (A)(1) of section 323.152 of the Revised Code for tax year 2013 or the person is the surviving spouse of such a person and the surviving spouse is at least fifty-nine years of age on the date the deceased spouse dies, the amount computed under division (A)(2)(d) of this section. For purposes of divisions (A)(2)(c)

(ii) and (iii) of this section, a person receives a reduction under division (A) of this section or under division (A)(1) of section 323.152 of the Revised Code for tax year 2014 or 2013, respectively, if the person files a late application for a refund of overpayments for that respective tax year that is approved by the county auditor under section 4503.066 of the Revised Code.

(iii) If the person is not described in division (A)(2)(c)(i) or (ii) of this section and the person's total income does not exceed thirty fifty thousand dollars, as adjusted under division (A)(2)(e) of this section, the amount computed under division (A)(2)(d) of this section.

(d) The amount of the reduction under division (A)(2)(d) of this section equals the product of the following:

(i) Twenty-five <u>Thirty</u> thousand dollars of the cost to the owner, or the market value at the time of purchase, whichever is greater, as those terms are used in division (D)(1) of section 4503.06 of the Revised Code;

(ii) The percentage from the appropriate schedule in division (D)(1)(b) of section 4503.06 of the Revised Code;

(iii) The assessment percentage of forty per cent used in division (D)(1)(b) of section 4503.06 of the Revised Code;

(iv) The tax rate of the taxing district in which the home has its situs.

(e) Each calendar year, the tax commissioner shall adjust the income threshold described in divisions (A)(2)(a)(iii) and (A)(2)(c)(iii) of this section by completing the following calculations in September of each year:

(i) Determine the percentage increase in the gross domestic product deflator determined by the bureau of economic analysis of the United States department of commerce from the first day of January of the preceding calendar year to the last day of December of the preceding calendar year;

(ii) Multiply that percentage increase by the total income threshold for the ensuing tax year;

(iii) Add the resulting product to the total income threshold for the ensuing tax year;

 (iv) Round the resulting sum to the nearest multiple of one $% \mathcal{A}$ hundred dollars.

The commissioner shall certify the amount resulting from the adjustment to each county auditor not later than the first day of December each year. The certified amount applies to the second ensuing tax year. The commissioner shall not make the adjustment in any calendar year in which the amount resulting from the adjustment would be less than the total income threshold for the ensuing tax year.

(B) The manufactured home tax levied pursuant to division (C) of

section 4503.06 of the Revised Code on a manufactured or mobile home that is owned and occupied by a disabled veteran shall be reduced for any tax year for which an application for such reduction has been approved, provided the disabled veteran did not acquire ownership from a person, other than the disabled veteran's spouse, related by consanguinity or affinity for the purpose of qualifying for the reduction. An owner includes an owner within the meaning of division (A)(2) of this section.

(1) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(2) of that section, the reduction shall equal the product obtained by multiplying fifty thousand dollars of the true value of the property in money by the amounts described in divisions (A)(2)(b)(ii) to (iv) of this section.

(2) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(1) of that section, the reduction shall equal the product obtained by multiplying fifty thousand dollars of the cost to the owner, or the market value at the time of purchase, whichever is greater, as those terms are used in division (D)(1) of section 4503.06 of the Revised Code, by the amounts described in divisions (A)(2)(d)(ii) to (iv) of this section.

The reduction is in lieu of any reduction under section 4503.0610 of the Revised Code or division (A) of this section. The reduction applies to only one manufactured or mobile home owned and occupied by a disabled veteran.

If a manufactured or mobile home qualifies for a reduction in taxes under this division for the year in which the disabled veteran dies, and the disabled veteran is survived by a spouse who occupied the home when the disabled veteran died and who acquires ownership of the home, the reduction shall continue through the year in which the surviving spouse dies or remarries.

(C) If the owner or the spouse of the owner of a manufactured or mobile home is eligible for a homestead exemption on the land upon which the home is located, the reduction to which the owner or spouse is entitled under this section shall not exceed the difference between the reduction to which the owner or spouse is entitled under division (A) or (B) of this section and the amount of the reduction under the homestead exemption.

(D) No reduction shall be made with respect to the home of any person convicted of violating division (C) or (D) of section 4503.066 of the Revised Code for a period of three years following the conviction."

In line 105427, after "319.26," insert "319.302," In line 105428, after "323.01," insert "323.152," In line 105495, after "4503.042," insert "4503.065," Between lines 142847 and 142848, insert:

"Section 803.__. The amendment by this act of sections 319.302 and 323.152 of the Revised Code applies to homestead exemptions received, and levies extended on a tax list, for tax year 2019 and each tax year thereafter. The amendment by this act of section 4503.065 of the Revised Code applies to tax year 2020 and each tax year thereafter."

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 63, nays 34, as follows:

111	Those who voted in the annihilative were. Representatives				
	Anielski	Antani	Arndt	Becker	
	Blessing	Brenner	Butler	Carfagna	
	Conditt	Cupp	Dean	Dever	
	DeVitis	Duffey	Edwards	Faber	
	Gavarone	Ginter	Gonzales	Goodman	
	Green	Greenspan	Hagan	Hambley	
	Henne	Hill	Hood	Householder	
	Huffman	Johnson	Keller	Kick	
	Koehler	Landis	Lanese	LaTourette	
	Lipps	Manning	McColley	Merrin	
	Patton	Pelanda	Perales	Reineke	
	Retherford	Rezabek	Riedel	Roegner	
	Romanchuk	Ryan	Schaffer	Scherer	
	Schuring	Seitz	Slaby	Smith, R.	
	Sprague	Stein	Thompson	Vitale	
	Wiggam	Zeltwanger		Rosenberger-63	
Th	ose who voted in t	he negative were: H	Representatives		
	Antonio	Ashford	Barnes	Boccieri	
	Boggs	Boyd	Brinkman	Celebrezze	
	Cera	Clyde	Craig	Fedor	
	Holmes	Howse	Hughes	Ingram	
	Kelly	Kent	Leland	Lepore-Hagan	
	Miller	O'Brien	Patmon	Patterson	
	Ramos	Reece	Rogers	Sheehy	
	Smith, K.	Strahorn	Sweeney	Sykes	
	West		-	Young-34	

Those who voted in the affirmative were: Representatives

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Patterson moved to amend, amendment 2966, as follows:

In line 37872, delete "following:"

In line 37873, delete "(a) For fiscal year 2018, the"; reinsert "fifty"; delete "thirty-seven"

In line 37874, delete "and one-half"

In line 37875, delete the underlined semicolon

Delete line 37876

In line 37877, delete "or the district's state share index"

In line 129721, delete "\$549,238,753 \$529,629,809" and insert "\$593,738,753 \$594,129,809"

In line 129727, delete "\$6,835,528,851 \$6,976,812,828" and insert "\$6,800,028,851 \$6,926,312,828"

In lines 129735 and 129785, add \$9,000,000 in fiscal year 2018 and add \$14,000,000 in fiscal year 2019

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 62, nays 35, as follows:

Those who voted in the affirmative were: Representatives

	Antani	Antonio	Arndt	Becker		
	Blessing	Brenner	Butler	Carfagna		
	Conditt	Cupp	Dean	Dever		
	DeVitis	Duffey	Faber	Gavarone		
	Ginter	Gonzales	Goodman	Green		
	Greenspan	Hagan	Hambley	Henne		
	Hill	Hood	Huffman	Hughes		
	Johnson	Keller	Kick	Koehler		
	Landis	Lanese	LaTourette	Lipps		
	Manning	McColley	Merrin	Patton		
	Pelanda	Perales	Reineke	Retherford		
	Rezabek	Riedel	Roegner	Romanchuk		
	Ryan	Schaffer	Scherer	Schuring		
	Seitz	Slaby	Smith, R.	Sprague		
	Stein	Vitale	Wiggam	Young		
	Zeltwanger			Rosenberger-62		
Tł	Those who voted in the negative were: Representatives					
	Anielski	Ashford	Barnes	Boccieri		
	Boggs	Boyd	Brinkman	Celebrezze		

1 monoral	rionitora	Durnes	Docolon
Boggs	Boyd	Brinkman	Celebrezz
Cera	Clyde	Craig	Edwards
Fedor	Holmes	Householder	Howse
Ingram	Kelly	Kent	Leland
Lepore-Hagan	Miller	O'Brien	Patmon
Patterson	Ramos	Reece	Rogers
Sheehy	Smith, K.	Strahorn	Sweeney
Sykes	Thompson		West-35

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Miller moved to amend, amendment 2970, as follows:

In line 55 of the title, after "3309.23," insert "3310.01,"; after "3310.03," insert "3310.09,"

In line 78 of the title, after "3326.11," insert "3326.31,"

In line 538, after "3309.23," insert "3310.01,"; after "3310.03," insert "3310.09,"

In line 555, after "3326.11," insert "3326.31,"

Between lines 34137 and 34138, insert:

"Sec. 3310.01. As used in sections 3310.01 to 3310.17 of the Revised Code:

(A) "Chartered nonpublic school" means a nonpublic school that holds a valid charter issued by the state board of education under section 3301.16 of the Revised Code and meets the standards established for such schools in rules adopted by the state board.

(B) An "eligible student" is a student who satisfies the conditions specified in section 3310.03 or 3310.032 of the Revised Code.

(C) "Parent" has the same meaning as in section 3313.98 of the Revised Code.

(D) "Resident district" means the school district in which a student is entitled to attend school under section 3313.64 or 3313.65 of the Revised Code.

(E) "School year" has the same meaning as in section 3313.62 of the Revised Code.

(F) "State share index" has the same meaning as in section 3317.02 of the Revised Code."

Between lines 34397 and 34398, insert:

"Sec. 3310.09. The maximum amount awarded to an eligible student under the educational choice scholarship pilot program shall be as follows:

(A) For grades kindergarten through eight, four thousand six hundred fifty dollars <u>X the state share index of the student's resident district;</u>

(B) For grades nine through twelve, as follows:-

(1) For the 2015-2016 school year, five thousand nine hundred-dollars;

(2) For the 2016-2017 school year and each school year thereafter, six thousand dollars \underline{X} the state share index of the student's resident district."

Between lines 36501 and 36502, insert:

"(8) "State share index" has the same meaning as in section 3317.02

of the Revised Code."

In line 36573, after "amount" insert "<u>X the state share index of the</u> student's resident district"

In line 36583, after "Code" insert "X the state share index of the student's resident district"

In line 36586, after "Code" insert "X the state share index of the student's resident district"

In line 36589, after "Code" insert "X the state share index of the student's resident district"

In line 36592, after "Code" insert "X the state share index of the student's resident district"

In line 36595, after "Code" insert "X the state share index of the student's resident district"

In line 36598, after "Code" insert "X the state share index of the student's resident district"

In line 36600, strike through "of"; strike through "\$320"

In line 36601, strike through the semicolon and insert "equal to the following:

[(193 X the state share index of the student's resident district) + 127]"

In line 36609, after "Code" insert "<u>X the state share index of the</u> student's resident district"

In line 36612, after "Code" insert "X the state share index of the student's resident district"

In line 36615, after "Code" insert "X the state share index of the student's resident district"

In line 36620, after "Code" insert "X the state share index of the student's resident district"

In line 36623, after "Code" insert "<u>X the state share index of the</u> student's resident district"

In line 36626, after "Code" insert "X the state share index of the student's resident district"

In line 36629, after "Code" insert "X the state share index of the student's resident district"

In line 36632, after "Code" insert "X the state share index of the student's resident district"

Between lines 43678 and 43679, insert:

"Sec. 3326.31. As used in sections 3326.31 to 3326.50 of the

Revised Code:

(A)(1) "Category one career-technical education student" means a student who is receiving the career-technical education services described in division (A) of section 3317.014 of the Revised Code.

(2) "Category two career-technical student" means a student who is receiving the career-technical education services described in division (B) of section 3317.014 of the Revised Code.

(3) "Category three career-technical student" means a student who is receiving the career-technical education services described in division (C) of section 3317.014 of the Revised Code.

(4) "Category four career-technical student" means a student who is receiving the career-technical education services described in division (D) of section 3317.014 of the Revised Code.

(5) "Category five career-technical education student" means a student who is receiving the career-technical education services described in division (E) of section 3317.014 of the Revised Code.

(B)(1) "Category one limited English proficient student" means a limited English proficient student described in division (A) of section 3317.016 of the Revised Code.

(2) "Category two limited English proficient student" means a limited English proficient student described in division (B) of section 3317.016 of the Revised Code.

(3) "Category three limited English proficient student" means a limited English proficient student described in division (C) of section 3317.016 of the Revised Code.

(C)(1) "Category one special education student" means a student who is receiving special education services for a disability specified in division (A) of section 3317.013 of the Revised Code.

(2) "Category two special education student" means a student who is receiving special education services for a disability specified in division (B) of section 3317.013 of the Revised Code.

(3) "Category three special education student" means a student who is receiving special education services for a disability specified in division (C) of section 3317.013 of the Revised Code.

(4) "Category four special education student" means a student who is receiving special education services for a disability specified in division (D) of section 3317.013 of the Revised Code.

(5) "Category five special education student" means a student who is receiving special education services for a disability specified in division (E) of section 3317.013 of the Revised Code.

(6) "Category six special education student" means a student who is receiving special education services for a disability specified in division (F) of section 3317.013 of the Revised Code.

(D) "Formula amount" has the same meaning as in section 3317.02 of the Revised Code.

(E) "IEP" means an individualized education program as defined in section 3323.01 of the Revised Code.

(F) "Resident district" means the school district in which a student is entitled to attend school under section 3313.64 or 3313.65 of the Revised Code.

(G) "State education aid" has the same meaning as in section 5751.20 of the Revised Code.

(H) "State share index" has the same meaning as in section 3317.02 of the Revised Code."

In line 43687, after "amount" insert "<u>X the state share index of the</u> student's resident district"

In line 43697, after "Code" insert "<u>X the state share index of the</u> student's resident district"

In line 43700, after "Code" insert "X the state share index of the student's resident district"

In line 43703, after "Code" insert "X the state share index of the student's resident district"

In line 43706, after "Code" insert "X the state share index of the student's resident district"

In line 43709, after "Code" insert "X the state share index of the student's resident district"

In line 43712, after "Code" insert "X the state share index of the student's resident district"

In line 43714, strike through "\$320"; strike through the semicolon and insert "an amount equal to the following:

[(\$193 X the state share index of the student's resident district) + \$127]"

In line 43721, after "Code" insert "X the state share index of the student's resident district"

In line 43724, after "Code" insert "X the state share index of the student's resident district"

In line 43727, after "Code" insert "<u>X the state share index of the</u> student's resident district" 414

In line 43731, after "Code" insert "X the state share index of the student's resident district"

In line 43734, after "Code" insert "<u>X the state share index of the</u> student's resident district"

In line 43737, after "Code" insert "<u>X the state share index</u> of the student's resident district"

In line 43740, after "Code" insert "X the state share index of the student's resident district"

In line 43743, after "Code" insert "<u>X the state share index of the</u> student's resident district"

In line 105451, after "3309.23," insert "3310.01,"; after "3310.03," insert "3310.09,"

In line 105468, after "3326.11," insert "3326.31,"

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 62, nays 35, as follows:

Those who voted in the affirmative were: Representatives

11	Those who voted in the annihilitye were. Representatives					
	Anielski	Antani	Arndt	Becker		
	Blessing	Brenner	Butler	Carfagna		
	Conditt	Cupp	Dean	Dever		
	DeVitis	Edwards	Faber	Gavarone		
	Ginter	Gonzales	Goodman	Green		
	Greenspan	Hagan	Hambley	Henne		
	Hill	Hood	Huffman	Johnson		
	Keller	Kick	Koehler	Landis		
	Lanese	LaTourette	Lipps	Manning		
	McColley	Merrin	Patton	Pelanda		
	Perales	Reineke	Retherford	Rezabek		
	Riedel	Roegner	Romanchuk	Ryan		
	Schaffer	Scherer	Schuring	Seitz		
	Slaby	Smith, R.	Sprague	Stein		
	Thompson	Vitale	Wiggam	Young		
	Zeltwanger			Rosenberger-62		
Tł	Those who voted in the negative were: Representatives					
	Antonio	Ashford	Barnes	Boccieri		
	Boggs	Boyd	Brinkman	Celebrezze		
	Cera	Clyde	Craig	Duffey		
	Fedor	Holmes	Householder	Howse		
	Hughes	Ingram	Kelly	Kent		
	Leland	Lepore-Hagan	Miller	O'Brien		
	Patmon	Patterson	Ramos	Reece		
	Rogers	Sheehy	Smith, K.	Strahorn		
	Sweeney	Sykes		West-35		

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Ramos moved to amend, amendment 2931, as follows:

In line 45284, reinsert "by up to"; after "six" insert "three"; reinsert "per cent above"

Reinsert line 45285

In line 45286, after "first" insert "each"; reinsert "cohort enrolled under the tuition guarantee program."

Delete line 45315

In line 45316, delete everything before the period; strike through the period

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 62, nays 33, as follows:

Those who voted in the affirmative were: Representatives

	Those who voted in the annihilative were. Representatives					
	Anielski	Arndt	Becker	Blessing		
	Brenner	Butler	Carfagna	Conditt		
	Cupp	Dean	Dever	DeVitis		
	Duffey	Edwards	Faber	Gavarone		
	Ginter	Gonzales	Goodman	Green		
	Greenspan	Hagan	Hambley	Henne		
	Hill	Householder	Huffman	Hughes		
	Johnson	Keller	Kick	Koehler		
	Landis	Lanese	LaTourette	Lipps		
	Manning	McColley	Merrin	Patton		
	Pelanda	Perales	Reineke	Retherford		
	Rezabek	Riedel	Roegner	Romanchuk		
	Ryan	Schaffer	Scherer	Schuring		
	Seitz	Slaby	Smith, R.	Sprague		
	Stein	Thompson	Wiggam	Young		
	Zeltwanger			Rosenberger-62		
Th	ose who voted in t	he negative were: F	Representatives			
	Antani	Antonio	Ashford	Boccieri		
	Boggs	Boyd	Brinkman	Celebrezze		
	Cera	Clyde	Craig	Fedor		
	Holmes	Hood	Howse	Ingram		
	Kelly	Kent	Leland	Lepore-Hagan		
	Miller	O'Brien	Patterson	Ramos		

Sheehy

Sykes

Smith. K.

Vitale West-33

The motion to amend was laid on the table.

Rogers

Sweeney

Reece

Strahorn

The question recurring, "Shall the bill pass?"

Representative Kelly moved to amend, amendment 2973, as follows:

In line 9 of the title, after "123.21," insert "124.136," In line 257 of the title, after "sections" insert "9.319," In line 275 of the title, after "3902.30," insert "4113.42, 4113.80," In line 505, after "123.21," insert "124.136," In line 659, after "sections" insert "9.319," In line 672, after "3902.30," insert "4113.42, 4113.80," Between lines 686 and 687, insert:

"Sec. 9.319. Each entity that submits a bid or other proposal for a contract with the state or an agency of the state shall provide a salary audit. The salary audit shall provide information on the compensation and career opportunities available to the entity's employees, and shall indicate the sex of each employee for whom information is provided. The information in the salary audit shall be of such a substance and nature as to enable a contracting authority to compare, by sex, the compensation and career opportunities provided by the entity to its employees, in jobs the performance of which requires equal skill, effort, and responsibility and that are performed under similar conditions.

<u>The director of administrative services shall adopt rules under</u> <u>Chapter 119. of the Revised Code that delineate the form and content, and the</u> <u>manner of submission, of a salary audit.</u>"

Between lines 7387 and 7388, insert:

"Sec. 124.136. (A)(1) Each permanent full-time and permanent part-time employee paid in accordance with section 124.152 of the Revised Code and each employee listed in division (B)(2) or (4) of section 124.14 of the Revised Code who works thirty or more hours per week, and who meets the requirement of division (A)(2) of this section is eligible, upon the birth or adoption of a child, for a parental leave of absence and parental leave benefits under this section. Parental leave of absence shall begin on the day of the birth of a child or on the day on which custody of a child is taken for adoption placement by the prospective parents.

(2) To be eligible for leave and benefits under this section, an employee must be the biological parent of a newly born child or the legal guardian of and reside in the same household as a newly adopted child. Employees may elect to receive two thousand dollars for adoption expenses in lieu of receiving the paid leave benefit provided under this section. Such payment may be requested upon placement of the child in the employee's home. If the child is already residing in the home, payment may be requested at the time the adoption is approved.

(3) The average number of regular hours worked, which shall

include all hours of holiday pay and other types of paid leave, during the three-month period immediately preceding the day parental leave of absence begins shall be used to determine eligibility and benefits under this section for part-time employees, but such benefits shall not exceed forty hours per week. If an employee has not worked for a three-month period, the number of hours for which the employee has been scheduled to work per week during the employee's period of employment shall be used to determine eligibility and benefits under this section.

(B) Parental leave granted under this section shall not exceed six continuous weeks, which shall include four weeks or one hundred sixty hours of paid leave for permanent full-time employees and a prorated number of hours of paid leave for permanent part-time employees. All employees granted parental leave shall serve a waiting period of fourteen days that begins on the day parental leave begins and during which they shall not receive paid leave under this section. Employees may choose to work during the waiting period. During the remaining four weeks of the leave period, employees shall receive paid leave equal to seventy per cent of their base rate of pay. All of the following apply to employees granted parental leave:

(1) They remain eligible to receive all employer-paid benefits and continue to accrue all other forms of paid leave as if they were in active pay status.

(2) They are ineligible to receive overtime pay, and no portion of their parental leave shall be included in calculating their overtime pay.

(3) They are ineligible to receive holiday pay. A holiday occurring during the leave period shall be counted as one day of parental leave and be paid as such.

(C) Employees receiving parental leave may utilize available sick leave, personal leave, vacation leave, or compensatory time balances in order to be paid during the fourteen-day waiting period and to supplement the seventy per cent of their base rate of pay received during the remaining part of their parental leave period, in an amount sufficient to give them up to one hundred per cent of their pay for time on parental leave.

Use of parental leave does not affect an employee's eligibility for other forms of paid leave granted under this chapter and does not prohibit an employee from taking leave under the "Family and Medical Leave Act of 1993," 107 Stat. 6, 29 U.S.C.A. 2601, except that parental leave shall be included in any leave time provided under that act.

(D) Employees receiving disability leave benefits under section 124.385 of the Revised Code prior to becoming eligible for parental leave shall continue to receive disability leave benefits for the duration of their disabling condition or as otherwise provided under the disability leave benefits program. If an employee is receiving disability leave benefits

because of pregnancy and these benefits expire prior to the expiration date of any benefits the employee would have been entitled to receive under this section, the employee shall receive parental leave for such additional time without being required to serve an additional waiting period.

(E) An employee who receives parental leave under section 4113.80 of the Revised Code for the birth or adoption of a child is not eligible to receive parental leave under this section with respect to that child."

Between lines 59948 and 59949, insert:

"<u>Sec. 4113.42.</u> (A) As used in this section, "employee" and ______" "employer" have the same meanings as defined in section 4113.51 of the <u>Revised Code.</u>

(B) No employer shall discharge or otherwise retaliate against an employee because the employee has discussed the employee's salary or wage rate with another employee.

Sec. 4113.80. (A) As used in this section:

(1) "Employee" and "employer" have the same meanings as in the federal "Family and Medical Leave Act," 29 U.S.C. 2611.

(2) "Eligible employee" means an employee who has been employed by an employer from whom leave is requested for at least twelve months and who has been employed for at least one thousand two hundred fifty hours of service with that employer during the previous twelve-month period.

(3) "Normal hourly wage rate" means one of the following:

(a) For an employee who is paid on an hourly basis, the hourly wage rate at which the employee is customarily paid when working for the employee's employer;

(b) For an employee who is not paid on an hourly basis, one fortieth of the weekly wage rate at which the employee is customarily paid when working for the employee's employer.

(B)(1) An employer shall provide four hundred eighty hours of paid parental leave to an eligible employee of the employer who works in this state upon either of the following:

(a) The birth of a child of the employee;

(b) The placement of a child with the employee for adoption.

(2) The entitlement to leave under division (B)(1) of this section expires at the end of the twelve-month period beginning on the date of such birth or placement.

(3) An employer shall pay an eligible employee for paid parental leave required under this section at a pay rate of at least one hundred per cent of the employee's normal hourly wage rate for each hour of paid leave taken.

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(C) In any case in which the necessity for leave under this section is foreseeable based on an expected birth or placement, the employee shall provide the employer with not less than thirty days' notice before the date the leave is to begin, of the employee's intention to take that leave, except that if the date of the birth or placement requires leave to begin in less than thirty days, the employee shall provide such notice as is practicable.

(D) In any case in which a husband and wife entitled to leave under this section or under the federal "Family and Medical Leave Act," 29 U.S.C. 2612, are employed by the same employer, the aggregate number of workweeks of leave to which both may be entitled may be limited to twelve workweeks during any twelve-month period in accordance with the federal "Family and Medical Leave Act," 29 U.S.C. 2612.

(E) An employer who is subject to the federal "Family and Medical Leave Act," 29 U.S.C. 2611 et seq., shall comply with the requirements with respect to restoration and maintenance of health benefits as specified in 29 U.S.C. 2614."

In line 105418, after "123.21," insert "124.136,"

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 64, nays 28, as follows:

Those who voted in the affirmative were: Representatives

	Anielski	Antani	Arndt	Becker		
	Blessing	Brenner	Butler	Carfagna		
	Conditt	Cupp	Dean	Dever		
	DeVitis	Duffey	Edwards	Faber		
	Gavarone	Ginter	Gonzales	Goodman		
	Green	Greenspan	Hagan	Hambley		
	Henne	Hill	Hood	Householder		
	Huffman	Hughes	Johnson	Keller		
	Kick	Koehler	Landis	Lanese		
	LaTourette	Lipps	Manning	McColley		
	Merrin	Patton	Pelanda	Perales		
	Reineke	Retherford	Rezabek	Riedel		
	Roegner	Romanchuk	Ryan	Schaffer		
	Schuring	Seitz	Slaby	Smith, R.		
	Sprague	Stein	Thompson	Vitale		
	Wiggam	Young	Zeltwanger	Rosenberger-64		
Th	Those who voted in the negative were: Representatives					
	Antonio	Ashford	Boccieri	Boggs		
	Boyd	Brinkman	Celebrezze	Cera		
	Clyde	Craig	Holmes	Howse		
	Ingram	Kelly	Kent	Leland		
	Lepore-Hagan	Miller	O'Brien	Ramos		

Reece Sheehy Smith, K. Rogers Strahorn Sweeney Sykes West-28 The motion to amend was laid on the table. The question recurring, "Shall the bill pass?" Representative Reece moved to amend, amendment 2961, as follows: In line 10 of the title, delete "125.22," In line 43 of the title, delete "2305.113," In line 57 of the title, delete "3313.608," Delete lines 121 through 124 of the title In line 125 of the title, delete "4713.082, 4713.09,"; delete "4713.11, 4713.13," Delete lines 126 through 129 of the title In line 130 of the title, delete "4713.51, 4713.55,"; delete "4713.57, 4713.58." Delete lines 131 and 132 of the title In line 141 of the title, delete "4725.01, 4725.02," Delete lines 142 through 150 of the title In line 151 of the title, delete "4725.57, 4725.61," In line 157 of the title, delete "4729.85," In line 158 of the title, delete "4731.051," In line 159 of the title, delete "4731.071," In line 162 of the title, delete "4731.24, 4731.25," In line 168 of the title, delete "4736.01, 4736.02," Delete lines 169 and 170 of the title In line 171 of the title, delete "4736.14, 4736.15, 4736.17, 4736.18," In line 172 of the title, delete "4745.02,"; delete "4747.04, 4747.05," Delete lines 173 and 174 of the title In line 176 of the title, delete "4752.01,"; delete "4752.03, 4752.04," Delete lines 177 through 186 of the title In line 187 of the title, delete "4761.13, 4761.14, 4761.18," In line 202 of the title, delete "5120.55," In line 205 of the title, delete "5123.46," In line 256 of the title, delete "4725.03," In line 277 of the title, delete "4725.031, 4725.63, 4725.64, 4725.65,"

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In line 278 of the title, delete "4725.66, 4725.67, 4729.021," Delete lines 280 through 282 of the title In line 283 of the title, delete "4744.54, 4745.021,"; delete "4747.051," In line 284 of the title, delete "4752.22, 4752.24, 4753.061, 4759.011." In line 285 of the title, delete "4759.051, 4761.011, 4761.032," Delete lines 319 and 320 of the title In line 322 of the title, delete "4736.04, 4736.16," Delete line 323 of the title In line 324 of the title, delete "4761.02, 4761.15, 4761.16," In line 465 of the title, delete ", 3701.83, 4713.10, 4713.56," In line 466 of the title, delete "4731.07, 4731.224," In line 506, delete "125.22," In line 586, delete "4709.02, 4709.05, 4709.07, 4709.08," Delete lines 587 and 588 In line 589, delete "4713.08, 4713.081, 4713.082, 4713.09,"; delete "4713.11, 4713.13," Delete lines 590 through 592 In line 593, delete "4713.55,"; after "4713.56" delete the balance of the line Delete line 594 Delete lines 613 and 614 In line 615, delete "4736.17, 4736.18," In line 2793, after "state" insert "board of"; delete "and barber board" In line 2807, delete "state speech and hearing professionals"; after "board" insert "of speech-language pathology and audiology" In line 2821, delete "state vision professionals" and insert "Ohio optical dispensers" In line 2827, after "(32)" insert "The barber board; (33) The state board of optometry; (34) The hearing aid dealers and fitters licensing board; (35)" Delete lines 8046 through 8118 In line 48336, delete "4736.06,"

Delete lines 64803 through 65834 Delete lines 65895 through 66654 Delete lines 66675 through 67019 Delete lines 75956 through 76293 In line 105419, delete "125.22," In line 105499, delete "4709.02, 4709.05, 4709.07, 4709.08," Delete lines 105500 and 105501 In line 105502, delete "4713.08, 4713.081, 4713.082, 4713.09," delete "4713.11, 4713.13," Delete lines 105503 through 105505 In line 105506, delete "4713.55,"; after "4713.56," delete the balance of the line Delete line 105507 Delete lines 105526 and 105527 In line 105528, delete "4736.17, 4736.18," In line 105580, delete "4709.04," In line 105581, delete "4709.06, 4709.26, 4709.27," In line 105582, delete "4736.04, 4736.16," Delete lines 105707 through 105785 In line 106200, delete "2305.113, 3313.608," Delete lines 106201 through 106208 In line 106209, delete "4731.25,"; delete "4745.02,"; delete "4747.04, 4747.05, 4747.06," Delete line 106210 In line 106211, delete "4747.16, 4747.17, 4752.01,"; delete "4752.03, 4752.04, 4752.05," Delete lines 106212 through 106218 In line 106219, delete "4761.13, 4761.14, 4761.18," and insert "and"; delete ", 5120.55, and 5123.46 be" Delete lines 106220 through 106224 In line 106225, delete "4759.051, 4761.011, and 4761.032"; delete "enacted" and insert "amended" In line 106487, delete "4747.051," In line 106488, delete "4753.061," Delete lines 106741 through 109494

In line 109499, delete "<u>4744., 4747.,</u>"

In line 109500, reinsert "4759., 4761.,"

Delete lines 109515 through 109748

In line 109758, delete "vision professionals"; reinsert "of optometry"

In line 109760, reinsert "The Ohio optical dispensers board established under"

Reinsert line 109761

In line 109762, reinsert "(e)"

In line 109764, reinsert "(f)"; delete "(e)"

In line 109766, reinsert "(g)"; delete "(<u>f</u>)"

In line 109768, reinsert "(h)"; delete "(g)"

Reinsert lines 109770 through 109773

In line 109774, reinsert "(k)"; delete "(h)"

In line 109777, reinsert "(l)"; delete "<u>(i)</u>"

In line 109780, reinsert "(m)"; delete "(j)"

Reinsert lines 109782 through 109785

In line 109786, reinsert "(p)"; delete "(k)"

In line 109790, after "(r)" delete the balance of the line

Delete line 109791

In line 109792, delete "(m)" and insert "(q)"

Delete lines 109829 through 110255

Delete lines 110296 through 112295

In line 112312, delete "4747., 4753.,"

Delete lines 112330 through 112453

In line 112454, delete "2305.113,"

Delete lines 112455 through 112462

In line 112463, delete "4731.24, 4731.25,"; delete "4745.02,"; delete "4747.04, 4747.05,"

Delete line 112464

In line 112465, delete "4747.14, 4747.16, 4747.17, 4752.01,"; delete "4752.03, 4752.04,"

Delete lines 112466 through 112472

In line 112473, delete "4761.12, 4761.13, 4761.14, 4761.18," and insert "and"; delete ", 5120.55, and 5123.46"

In line 112475, delete "4725.03, 4725.42, 4725.43,"

Delete line 112476

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In line 112477, delete "4759.04, 4761.02, 4761.15, 4761.16,"

In line 112484, delete "2305.113, 3313.608,"

Delete lines 112485 through 112491

In line 112492, delete "4731.071, 4731.224, 4731.24, 4731.25,"; delete "4745.02, 4745.021,"

In line 112493, delete "4747.04, 4747.05, 4747.051, 4747.06, 4747.07, 4747.08,"

Delete line 112494

In line 112495, delete "4752.01,"; delete "4752.03, 4752.04, 4752.05, 4752.06, 4752.08,"

Delete lines 112496 through 112503

In line 112504, delete "4761.18," and insert "and"; delete ", 5120.55, and 5123.46"

In line 112505, delete "or enacted"

In line 112506, delete "4725.42, 4725.43, 4725.45, 4725.46, 4725.47, 4747.03,"

Delete line 112507

In line 128184, delete "\$433,805 \$0" and insert "\$704,936 \$749,645"

In lines 128185 and 128186, add \$271,131 to fiscal year 2018 and \$749,645 to fiscal year 2019

In line 128591, delete "\$4,462,105 \$5,348,760" and insert "\$4,311,936 \$4,833,711"

In lines 128592 and 128593, subtract \$150,169 from fiscal year 2018 and \$515,049 from fiscal year 2019

In line 129699, delete "\$234,381 \$0" and insert "\$396,554 \$396,554"

In lines 129700 and 129701, add \$162,173 to fiscal year 2018 and \$396,554 to fiscal year 2019

In line 132611, delete "\$26,630,900 \$26,678,120" and insert "\$26,500,000 \$26,500,000"

In lines 132636 and 132654, subtract \$130,900 from fiscal year 2018 and \$178,120 from fiscal year 2019

In line 134690, delete "\$10,163,504 \$11,064,757" and insert "\$9,895,922 \$10,473,793"

In lines 134691 and 134692, subtract \$267,582 from fiscal year 2018

and \$590,964 from fiscal year 2019

In line 135730, delete "\$235,768 \$0" and insert "\$396,181 \$417,745"

In lines 135731 and 135732, add \$160,413 to fiscal year 2018 and \$417,745 to fiscal year 2019

In line 135736, delete "\$227,394 \$0" and insert "\$369,505 \$398,827"

In lines 135737 and 135738, add \$142,111 to fiscal year 2018 and \$398,827 to fiscal year 2019

In line 135777, delete "\$8,460,214 \$8,717,387" and insert "\$8,400,762 \$8,553,985"

In lines 135780 and 135785, subtract \$59,452 from fiscal year 2018 and \$163,402 from fiscal year 2019

In line 137886, delete "\$363,106 \$0" and insert "\$590,032 \$635,371"

In lines 137888 and 137889, add \$226,926 to fiscal year 2018 and \$635,371 to fiscal year 2019

In line 138182, delete "\$43,633 \$0" and insert "\$174,533 \$178,120"

In lines 138184 and 138185, add \$130,900 to fiscal year 2018 and \$178,120 to fiscal year 2019

Delete lines 138380 through 138385

In line 138390, delete "\$333,269 \$0" and insert "\$570,356 \$617,714"

In lines 138391 and 138392, add \$237,087 to fiscal year 2018 and \$617,714 to fiscal year 2019

Delete lines 138713 through 138717

Delete lines 139316 through 139535

Delete lines 139562 through 139757

In line 139758, after the period delete the balance of the line

Delete lines 139759 through 139762

In line 139764, delete "of any agency" and insert "against appropriation item 973609, Operating Expenses, used by the State Board of Orthotics, Prosthetics, and Pedorthics,"

In line 139765, delete "Sections 515.30 to 515.34" and insert "Section 515.32"

In line 139766, delete "to the State Vision Professionals Board, the" and insert "against an existing appropriation item"

Delete line 139767

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In line 139768, delete "Board, or the State Medical Board"

Delete lines 139770 through 139850

In line 142868, delete "125.22"; delete "4709.01, 4709.02, 4709.04, 4709.05, 4709.06,"

Delete lines 142869 through 142876

In line 142877, delete "4713.68, 4713.69,"

In line 142878, delete "515.30, 515.31,"; delete the third comma; delete ", 515.33, 515.34," and insert "and"; delete ", and 515.40"

Delete lines 143007 and 143008

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 64, nays 33, as follows:

Those who voted in the affirmative were: Representatives

			. itepiesentaati es			
	Anielski	Arndt	Becker	Blessing		
	Brenner	Butler	Carfagna	Conditt		
	Cupp	Dean	Dever	DeVitis		
	Duffey	Edwards	Faber	Gavarone		
	Ginter	Gonzales	Goodman	Green		
	Greenspan	Hagan	Hambley	Henne		
	Hill	Hood	Householder	Huffman		
	Johnson	Keller	Kick	Koehler		
	Landis	Lanese	LaTourette	Lipps		
	Manning	McColley	Merrin	Patmon		
	Patton	Pelanda	Perales	Reineke		
	Retherford	Rezabek	Riedel	Roegner		
	Romanchuk	Ryan	Schaffer	Scherer		
	Schuring	Seitz	Slaby	Smith, R.		
	Sprague	Stein	Thompson	Vitale		
	Wiggam	Young	Zeltwanger	Rosenberger-64		
Th	Those who voted in the negative were: Representatives					
	Antani	Antonio	Ashford	Barnes		
	Boccieri	Boggs	Boyd	Brinkman		
	Celebrezze	Cera	Clyde	Craig		
	Fedor	Holmes	Howse	Hughes		
	Ingram	Kelly	Kent	Leland		
	Lepore-Hagan	Miller	O'Brien	Patterson		
	Ramos	Reece	Rogers	Sheehy		
	Smith, K.	Strahorn	Sweeney	Sykes		

West-33

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Rogers moved to amend, amendment 2962, as follows:

In line 10 of the title, after "125.061," insert "125.09, 125.11, 125.112,"; after "125.28," insert "125.56,"

In line 506, after "125.061," insert "125.09, 125.11, 125.112,"; after "125.28," insert "125.56,"

Between lines 7900 and 7901, insert:

"Sec. 125.09. (A) Pursuant to section 125.07 of the Revised Code, the department of administrative services may prescribe such conditions under which competitive sealed bids will be received and terms of the proposed purchase as it considers necessary; provided, that all such conditions and terms shall be reasonable and shall not unreasonably restrict competition, and bidders may bid upon all or any item of the supplies or services listed in such notice. Those bidders claiming the preference for United States and Ohio products outlined in this chapter shall designate in their bids either that the product to be supplied is an Ohio product or that under the rules established by the director of administrative services they qualify as having a significant Ohio economic presence.

(B) The department may require that each bidder provide sufficient information about the energy efficiency or energy usage of the bidder's product or service.

(C) The director of administrative services shall, by rule adopted pursuant to Chapter 119. of the Revised Code, prescribe criteria and procedures for use by all state agencies in giving preference to United States and Ohio products as required by division (B) of section 125.11 of the Revised Code. The rules shall extend to:

(1) Criteria for determining that a product is produced or mined in the United States rather than in another country or territory;

(2) Criteria for determining that a product is produced or mined in Ohio;

(3) Information to be submitted by bidders as to the nature of a product and the location where it is produced or mined;

(4) Criteria and procedures to be used by the director to qualify bidders located in states bordering Ohio who might otherwise be excluded from being awarded a contract by operation of this section and section 125.11 of the Revised Code. The criteria and procedures shall recognize the level and regularity of interstate commerce between Ohio and the border states and provide that the non-Ohio businesses may qualify for award of a contract as long as they are located in a state that imposes no greater restrictions than are contained in this section and section 125.11 of the Revised Code upon persons located in Ohio selling products or services to agencies of that state. The criteria and procedures shall also provide that a non-Ohio business shall not bid on a contract for state printing in this state if the business is located in a state that excludes Ohio businesses from bidding on state printing contracts in that state.

(5) Criteria and procedures to be used to qualify bidders whose manufactured products, except for mined products, are produced in other states or in North America, but the bidders have a significant Ohio economic presence in terms of the number of employees or capital investment a bidder has in this state. Bidders with a significant Ohio economic presence shall qualify for award of a contract on the same basis as if their products were produced in this state.

(6) Criteria and procedures for the director to grant waivers of the requirements of division (B) of section 125.11 of the Revised Code on a contract-by-contract basis where compliance with those requirements would result in the state agency paying an excessive price for the product or acquiring a disproportionately inferior product;

(7) <u>Criteria and procedures to be used by an entity when the entity</u> <u>must demonstrate that the entity will create or retain jobs in Ohio as a result</u> <u>of being awarded a contract under division (B) of section 125.11 of the</u> <u>Revised Code;</u>

(8) Such other requirements or procedures reasonably necessary to implement the system of preferences established pursuant to division (B) of section 125.11 of the Revised Code.

In adopting the rules required under this division, the director shall, to the maximum extent possible, conform to the requirements of the federal "Buy America Act," 47 Stat. 1520, (1933), 41 U.S.C.A. 10a-10d, as amended, and to the regulations adopted thereunder.

Sec. 125.11. (A) Subject to division (B) of this section, contracts awarded pursuant to a reverse auction under section 125.072 of the Revised Code or pursuant to competitive sealed bidding, including contracts awarded under section 125.081 of the Revised Code, shall be awarded to the lowest responsive and responsible bidder in accordance with section 9.312 of the Revised Code. When the contract is for meat products as defined in section 918.01 of the Revised Code or poultry products as defined in section 918.21 of the Revised Code, only those bids received from vendors under inspection of the United States department of agriculture or who are licensed by the Ohio department of agriculture shall be eligible for acceptance. The department of administrative services may accept or reject any or all bids in whole or by items, except that when the contract is for services or products available from a qualified nonprofit agency pursuant to sections 125.60 to 125.6012 or 4115.31 to 4115.35 of the Revised Code, the contract shall be awarded to that agency.

(B) Prior to awarding a contract under division (A) of this section,

the department of administrative services or the state agency responsible for evaluating a contract for the purchase of products shall evaluate the bids received according to the criteria and procedures established pursuant to divisions (C)(1) and (2) of section 125.09 of the Revised Code for determining if a product is produced or mined in the United States and if a product is produced or mined in this state. The department or other state agency shall first consider bids that offer products that have been or that will be produced or mined in the United States. From among the remaining bids, the department or other state agency shall select the lowest responsive and responsible bid, in accordance with section 9.312 of the Revised Code. from among the bids that offer products that have been produced or mined in this state where sufficient competition can be generated within this state to ensure that compliance with these requirements will not result in an excessive price for the product or acquiring a disproportionately inferior product. For purposes of this division, "excessive price" means a price that exceeds by more than five per cent the lowest price bid, except that a price that exceeds the lowest price bid by more than five per cent but not more than ten per cent shall not be considered an excessive price if the entity submitting the bid has demonstrated that the entity will create or retain jobs in Ohio as a result of being awarded the contract. For purposes of this division, "lowest price bid" means the lowest price submitted on a responsive and responsible bid from among the bids that do not offer products that have been produced or mined in this state.

(C) Division (B) of this section applies to contracts for which competitive bidding is waived by the controlling board.

(D) Division (B) of this section does not apply to the purchase by the division of liquor control of spirituous liquor.

(E) The director of administrative services shall publish in the form of a model act for use by counties, townships, municipal corporations, or any other political subdivision described in division (B) of section 125.04 of the Revised Code, a system of preferences for products mined and produced in this state and in the United States and for Ohio-based contractors. The model act shall reflect substantial equivalence to the system of preferences in purchasing and public improvement contracting procedures under which the state operates pursuant to this chapter and section 153.012 of the Revised Code. To the maximum extent possible, consistent with the Ohio system of preferences in purchasing and public improvement contracting procedures, the model act shall incorporate all of the requirements of the federal "Buy America Act," 47 Stat. 1520 (1933), 41 U.S.C. 10a to 10d, as amended, and the rules adopted under that act.

Before and during the development and promulgation of the model act, the director shall consult with appropriate statewide organizations representing counties, townships, and municipal corporations so as to identify the special requirements and concerns these political subdivisions have in their purchasing and public improvement contracting procedures. The director shall promulgate the model act by rule adopted pursuant to Chapter 119. of the Revised Code and shall revise the act as necessary to reflect changes in this chapter or section 153.012 of the Revised Code.

The director shall make available copies of the model act, supporting information, and technical assistance to any township, county, or municipal corporation wishing to incorporate the provisions of the act into its purchasing or public improvement contracting procedure.

(F) An entity that has been awarded a contract under division (B) of this section in part by demonstrating that the entity will create or retain jobs in Ohio as a result of being awarded the contract, and that has within a reasonable time following_completion of the contract failed to fulfill the obligation to create or retain jobs, is liable to the state for an amount equal to the difference between the entity's bid price and the lowest_price submitted on a responsive and reasonable bid from among the bids that did not offer products that have been produced or mined_in this state.

Sec. 125.112. (A) As used in this section:

(1) "Agency" means a department created under section 121.02 of the Revised Code.

(2) "Entity" means, whether for profit or nonprofit, a corporation, association, partnership, limited liability company, sole proprietorship, or other business entity. "Entity" does not include an individual who receives state assistance that is not related to the individual's business.

(3)(a) "State award" means a contract awarded by the state costing over twenty-five thousand dollars.

(b) "State award" does not include compensation received as an employee of the state or any state financial assistance and expenditure received from the general assembly or any legislative agency, any court or judicial agency, the secretary of state, auditor of state, treasurer of state, or attorney general and their respective offices.

(B) The department of administrative services shall establish and maintain a single searchable web site, accessible by the public at no cost, that includes all of the following information for each state award:

(1) The name of the entity receiving the award;

(2) The amount of the award;

(3) Information on the award, the agency or other instrumentality of the state that is providing the award, and the commodity code;

(4) Any other relevant information determined by the department of administrative services.

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(C) The department of administrative services may consult with other state agencies in the development, establishment, operation, and support of the web site required by division (B) of this section. State awards shall be posted on the web site within thirty days after being made. The department of administrative services shall provide an opportunity for public comment as to the utility of the web site required by division (B) of this section and any suggested improvements.

(D) The web site required by division (B) of this section shall be fully operational not later than one year after December 30, 2008, and shall include information on state awards made in fiscal year 2008 and thereafter. It shall also provide an electronic link to the daily journals of the senate and house of representatives.

(E) The director of administrative services shall submit to the general assembly an annual report regarding the implementation of the web site established pursuant to division (B) of this section. The report shall include data regarding the usage of the web site and any public comments on the utility of the site, including recommendations for improving data quality and collection. The director shall post each report on the web site.

(F) Each agency awarding a grant to an entity in fiscal year 2008 and thereafter shall establish and maintain a separate web site listing the name of the entity receiving each grant, the grant amount, information on each grant, and any other relevant information determined by the department of administrative services. Each agency shall provide the link to such a web site to the department of administrative services within a reasonable time after December 30, 2008, and shall thereafter update its web site within thirty days of awarding a new grant. Not later than one year after December 30, 2008, the department of administrative services shall establish and maintain a separate web site, accessible to the public at no cost, which contains the links to the agency web sites required by this division.

(G) At the end of the closeout year, the attorney general shall determine the extent to which an entity has complied with the terms and conditions, including performance metrics, of a state award for economic development received by that entity. As necessary, the agency that makes and administers the state award for economic development shall assist the attorney general with that determination. The attorney general shall submit to the general assembly pursuant to section 101.68 of the Revised Code an annual report regarding the level of compliance of each such entity with the terms and conditions, including performance metrics, of their state awards for economic development. When the attorney general determines appropriate and to the extent that an entity that receives or has received a state award for economic development does not comply with a performance metric that is specified in the terms and conditions of the award, the attorney general shall pursue against and from that entity such remedies and

recoveries as are available under law. For purposes of this division, "Closeout closeout year" means the calendar year by which an entity that receives a state award for economic development must comply with a performance metric specified in the terms and conditions of the award. "State award for economic development" means state financial assistance and expenditure in any of the following forms: grants, subgrants, loans, awards, cooperative agreements, or other similar and related forms of financial assistance and contracts, subcontracts, purchase orders, task orders, delivery orders, or other similar and related transactions. "State award for economic development" includes a contract awarded under division (B) of section 125.11 of the Revised Code to an entity that has demonstrated that the entity will create or retain jobs in Ohio. "State award for economic development" does not include compensation received as an employee of the state or any state financial assistance and expenditure received from the general assembly or any legislative agency, any court or judicial agency, the secretary of state, auditor of state, treasurer of state, or attorney general and their respective offices.

(H) Nothing in this section shall be construed as requiring the disclosure of information that is not a public record under section 149.43 of the Revised Code."

Between lines 8199 and 8200, insert:

"Sec. 125.56. (A) Except as provided in division (B) of this section, all printing under sections 125.43 to 125.76 of the Revised Code, shall be executed pursuant to section 125.11 of the Revised Code.

(B) Division (A) of this section does not apply to printing contracts requiring special, security paper of a unique nature if compliance with division (A) will result in an excessive price for the product or acquiring a disproportionately inferior product.

(C) As used in this section, "excessive price" means a price that exceeds by more than five per cent the lowest price submitted on a non-Ohiobid has the meaning defined in division (B) of section 125.11 of the Revised Code."

In line 105419, after "125.061," insert "125.09, 125.11, 125.112,"; after "125.28," insert "125.56,"

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 65, nays 32, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Brenner	Butler	Carfagna

	Conditt	Cupp	Dean	Dever		
	DeVitis	Duffey	Edwards	Faber		
	Gavarone	Ginter	Gonzales	Goodman		
	Green	Greenspan	Hagan	Hambley		
	Henne	Hill	Hood	Householder		
	Huffman	Hughes	Johnson	Keller		
	Kick	Koehler	Landis	Lanese		
	LaTourette	Lipps	Manning	McColley		
	Merrin	Patton	Pelanda	Perales		
	Reineke	Retherford	Rezabek	Riedel		
	Roegner	Romanchuk	Ryan	Schaffer		
	Scherer	Schuring	Seitz	Slaby		
	Smith, R.	Sprague	Stein	Thompson		
	Vitale	Wiggam	Young	Zeltwanger		
				Rosenberger-65		
Th	Those who voted in the negative were: Representatives					
	Antonio	Ashford	Barnes	Boccieri		
	Boggs	Boyd	Brinkman	Celebrezze		
	Cera	Clyde	Craig	Fedor		
	Holmes	Howse	Ingram	Kelly		
	Kent	Leland	Lepore-Hagan	Miller		

Sheehy Reece Rogers Strahorn Sweeney Sykes

Patmon

Miller Ramos Smith, K. West-32

The motion to amend was laid on the table.

O'Brien

The question recurring, "Shall the bill pass?"

Representative Cera moved to amend, amendment 2953X1, as follows:

Patterson

In line 6 of the title, delete "121.48,"

In line 261 of the title, after "125.661," insert "125.96,"

In line 503, delete "121.48,"

In line 661, after "125.661," insert "125.96."

Delete lines 4812 through 4864

After line 8256, insert:

"Sec. 125.96. (A) No public official or employee of a state agency shall purposely or knowingly fail to comply with the laws governing state contracting.

(B) No public official shall allow an employee under the official's direct supervision to purposely or knowingly fail to comply with the laws governing state contracting.

(C) Whoever violates division (A) or (B) of this section is guilty of a misdemeanor of the first degree."

In line 105416, delete "121.48,"

The question being, "Shall the motion to amend be agreed to?"

Representative Pelanda moved that the motion be laid on the table. The question being, "Shall the motion to amend be laid on the table?" The yeas and nays were taken and resulted – yeas 64, nays 33, as follows: Those who voted in the affirmative were: Representatives

11	Those who voted in the annihilitie were. Representatives					
	Anielski	Antani	Arndt	Becker		
	Blessing	Brenner	Butler	Carfagna		
	Conditt	Cupp	Dean	Dever		
	DeVitis	Duffey	Edwards	Faber		
	Gavarone	Ginter	Gonzales	Goodman		
	Green	Greenspan	Hagan	Hambley		
	Henne	Hill	Hood	Huffman		
	Hughes	Johnson	Keller	Kick		
	Koehler	Landis	Lanese	LaTourette		
	Lipps	Manning	McColley	Merrin		
	Patton	Pelanda	Perales	Reineke		
	Retherford	Rezabek	Riedel	Roegner		
	Romanchuk	Ryan	Schaffer	Scherer		
	Schuring	Seitz	Slaby	Smith, R.		
	Sprague	Stein	Thompson	Vitale		
	Wiggam	Young	Zeltwanger	Rosenberger-64		
Tl	Those who voted in the negative were: Representatives					
	Antonio	Ashford	Barnes	Boccieri		
	Boggs	Boyd	Brinkman	Celebrezze		
	Cera	Clyde	Craig	Fedor		
	Holmes	Householder	Howse	Ingram		
	Kelly	Kent	Leland	Lepore-Hagan		
	Miller	O'Brien	Patmon	Patterson		
	Ramos	Reece	Rogers	Sheehy		
	Smith, K.	Strahorn	Sweeney	Sykes		

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 58, nays 37, as follows:

West-33

Those who voted in the affirmative were: Representatives

		vere. representativ	05
Anielski	Antani	Arndt	Blessing
Brenner	Brinkman	Butler	Carfagna
Conditt	Cupp	Dever	DeVitis
Duffey	Edwards	Gavarone	Ginter
Gonzales	Green	Greenspan	Hambley
Henne	Hill	Householder	Huffman
Johnson	Kick	Koehler	Landis
Lanese	LaTourette	Lipps	Manning
McColley	Merrin	Patterson	Patton
Pelanda	Perales	Reineke	Retherford
Rezabek	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Slaby	Smith, R.	Sprague
Stein	Sweeney	Thompson	Wiggam
Young			Rosenberger-58

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Those who voted	in the negative we	ere: Representatives	1
Antonio	Ashford	Becker	Boccieri
Boggs	Boyd	Celebrezze	Cera
Clyde	Craig	Dean	Faber
Fedor	Goodman	Hagan	Holmes
Hood	Howse	Hughes	Ingram
Keller	Kelly	Kent	Leland
Lepore-Hagan	Miller	O'Brien	Ramos
Reece	Riedel	Roegner	Smith, K.
Strahorn	Sykes	Vitale	West
			Zeltwanger-37

The bill passed.

Representative Smith, R. moved to amend the title as follows:

Add the names: "Duffey, Ginter, Hambley, Hill, Lanese, Manning, McColley, Patton, Perales, Reineke, Ryan, Scherer, Sprague, Speaker Rosenberger."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

MESSAGE FROM THE SPEAKER

The Speaker of the House of Representatives, on May 2, 2017, signed the following:

H. B. No. 84-Representatives Arndt, Patton - et al.

On motion of Representative Schuring, the House adjourned until Wednesday, May 3, 2017 at 9:00 o'clock a.m.

Attest:

BRADLEY J. YOUNG, Clerk.