As Passed by the Senate

CORRECTED VERSION

133rd General Assembly

Regular Session 2019-2020

Am. Sub. H. B. No. 481

Representative Fraizer

Cosponsors: Representatives Hambley, Clites, Crossman, Ginter, Lanese, Stephens

Senators Antonio, Blessing, Brenner, Burke, Craig, Dolan, Eklund, Gavarone, Hackett, Hottinger, Huffman, S., Kunze, Lehner, Manning, O'Brien, Schaffer, Sykes, Thomas

A BILL

То	amend sections 124.393, 5165.01, 5165.15,	1
	5165.16, 5165.17, 5165.19, 5165.26, and 5166.01	2
	and to repeal section 5165.361 of the Revised	3
	Code and to amend Section 333.10 of H.B. 166 of	4
	the 133rd General Assembly and Section 812.10 of	5
	H.B. 529 of the 132nd General Assembly, and to	6
	repeal Section 333.270 of H.B. 166 of the 133rd	7
	General Assembly to authorize the conveyance of	8
	state-owned real property, to provide for the	9
	distribution of some federal coronavirus relief	10
	funding to local subdivisions, to revise the	11
	formula used to determine Medicaid rates for	12
	nursing facility services, to exclude loan	13
	amounts forgiven under the federal CARES Act	14
	from the commercial activity tax, to allow a	15
	county, township, or municipal corporation	16
	appointing authority to establish a mandatory	17
	cost savings program in response to COVID-19, to	18

allow certain state employees' salaries and pay	19
supplements to be frozen during the pay period	20
that includes July 1, 2020, through the pay	21
period that includes June 30, 2021, to make	22
capital reappropriations for the biennium ending	23
June 30, 2022, to make other appropriations, and	24
to declare an emergency.	25

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

section 1. (A) The Governor may execute a Governor's beed	20
in the name of the state conveying to one or more purchaser or	27
purchasers, their heirs, successors, and assigns, all of the	28
state's right, title, and interest in the following described	29
real estate:	30
Situated in the southeast part of the east one-half of the	31
northwest quarter of section 27, Township 6 South, Range 15	32
East, Pleasant Township, Marion County, State of Ohio, and more	33
particularly described as follows:	34
Commencing at an iron pin at the intersection of the	35
Commencing at an iron pin at the intersection of the	33
centerline of township road 123-G, the Newmans-Cardington road	36
with the north and south mid-section line of section 27; Said	37
point being at the occupied northeast corner of the northwest	38
quarter of section 27; Then S. 2° 04' 45" W. along the east line	39
of the northwest quarter of section 27 a distance of 1474.0 feet	40
to an iron pin set at the true place of beginning; Then	41
continuing S. 2° 04' 45" W. along the said east line of the	42
northwest quarter a distance of 430.00 feet to an iron pin; Then	43
N 89° 00" W along the property line between Fred W Leffler	4 4

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and Amelia L. M. Jones a distance of 500.00 feet to an iron pin	45
(passing over an iron pipe found at 459.48 feet); Then N. 1 $^{\circ}$ 00'	46
E. a distance of 50.00 feet; Then N. 29° 42' 45" E. a distance	47
of 433.18 feet to an iron pin; Then S. 89° 00" E. a distance of	48
300.00 feet to the place of beginning, containing 4.067 acres	49
more or less and subject to all easements of record.	50

Prior Instrument: Vol 527 Page 311

Parcel Number 25-041000-1700

Situated in the north mid-part of the East one-half of the 53 Northwest quarter of section 27, township 6 South, Range 15 54 East, Pleasant Township, Marion County, State of Ohio and more 55 particularly described as follows: 56

Commencing at an iron pin at the intersection of the centerline of township road 123-G, the Newmans-Cardington road with the north and south mid-section line of section 27; Said point being at the occupied northeast corner of the northwest quarter of section 27; Then N. 87° 04' 30" W. along the centerline of township road 123-G, a distance of 834.58 feet to a point; Then S. 2° 46' 30" W. a distance of 20.00 feet to a point on the south right-of-way line of the said road, said point being at the true place of beginning; Then continuing S. 2° 46' 30" W. a distance of 208.45 feet to a point at the beginning of a curve of 30.00 feet radius to the right; Then with the curve distance of 15.47 feet to its end; Then S. 32° 19' 30" W. a distance of 6.79 feet to a point at the beginning of a curve of 30.00 feet radius to the left; then with the curve a distance of 15.47 feet to its end; Then S. 2° 46' 30" W. along the centerline of an existing farm lane a distance of 1628.37 feet to a point at the beginning of a curve of 30.00 feet radius to the left; Then with the curve a distance of 48.05 feet to its

end; then S. 89° 00' E. a distance of 338.01 feet to a point on
the west line of a certain 4.067 acre tract, said point being
10.00 feet north of the southwest corner of said tract. A lane
easement of 10.00 feet width centered on the above described
centerline shall be provided by the grantor, Fred W. Leffler,
for the purpose of ingress and egress to a certain 4.067 acre
tract located in the southeast corner of his property. Said lane
easement contains 0.519 acres more or less.

The foregoing legal description may be corrected or modified by the Department of Administrative Services to a final form if such corrections or modifications are needed to facilitate recordation of the deed.

- (B) (1) The conveyance of the real property described in division (A) of this section includes improvements and chattels situated on the real estate, and is subject to all easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and regulations; and real estate taxes and assessments not yet due and payable. The real estate shall be conveyed in an "as-is, where-is, with all faults" condition.
- (2) The deed for the conveyance of the real property

 described in division (A) of this section may contain

 restrictions, exceptions, reservations, reversionary interests,

 and other terms and conditions the Director of Administrative

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 Services determines to be in the best interest of the state.

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- (3) Subsequent to the conveyance, any restrictions,

 exceptions, reservations, reversionary interests, or other terms

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 and conditions contained in the deed may be released by the

 state or the Broadcast Educational Media Commission without the

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necessity of further legislation.

- (4) The real estate described in division (A) of this section shall be sold subject to the perpetual easement for ingress and egress contained in division (A) of this section, and the deed for the conveyance shall include such easement.
- (5) The deed may contain restrictions prohibiting the purchaser or purchasers from occupying, using, or developing, or from selling, the real estate such that the use or alienation will interfere with the quiet enjoyment of neighboring stateowned land.
- (6) The real estate described above shall be conveyed only if the Director of Administrative Services and the Director of the Broadcast Educational Media Commission first have determined that the real estate is surplus real property no longer needed by the state and that the conveyance is in the best interest of the state.
- (C) The Director of Administrative Services shall conduct a sale of the real estate by sealed bid auction or public auction, and the real estate shall be sold to the highest bidder at a price acceptable to the Director of Administrative Services and the Broadcast Educational Media Commission. The Director of Administrative Services shall advertise the sealed bid auction or public auction by publication in a newspaper of general circulation in Marion County, once a week for three consecutive weeks before the date on which the sealed bids are to be opened or the public auction conducted. The Director of Administrative Services shall notify the successful bidder in writing. The Director of Administrative Services may reject any or all bids.

The purchaser or purchasers shall pay ten percent of the

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purchase price to the Director of Administrative Services within	134
five business days after receiving the notice the bid has been	135
accepted or within five business days of the public auction. The	136
purchaser or purchasers shall pay the balance of the purchase	137
price to the Director within 60 days after receiving notice the	138
bid has been accepted or date of the public auction. When the	139
purchase price has been paid, the Director and purchaser or	140
purchasers shall enter into a real estate purchase agreement, in	141
the form prescribed by the Department of Administrative	142
Services. Payment may be made in cash, or by bank draft or	143
certified check made payable to the Treasurer of State. A	144
purchaser who does not complete the conditions of the sale as	145
prescribed in this division shall forfeit the ten percent of the	146
purchase price paid to the state as liquidated damages. If a	147
purchaser fails to complete the purchase, the Director of	148
Administrative Services may accept the next highest bid, subject	149
to the foregoing conditions. If the Director of Administrative	150
Services rejects all bids, the Director may repeat the sealed	151
bid auction or public auction, or may use an alternative sale	152
process that is acceptable to the Broadcast Educational Media	153
Commission.	154

The Broadcast Educational Media Commission shall pay advertising and other costs incident to the sale of the real estate.

- (D) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) The purchaser or purchasers shall pay all costs associated with the purchase, closing, and conveyance, including surveys, title evidence, title insurance, transfer costs and fees, recording costs and fees, taxes, and any other fees,

assessments, and costs that may be imposed.	164
The net proceeds of the sale shall be deposited into the	165
state treasury to the credit of the Broadcast Educational Media	166
Commission's Affiliate Services Fund (4F30) in support of BEMC's	167
mission described in division (A)(2) of section 3353.04 of the	168
Revised Code.	169
(F) Upon receipt of a fully executed purchase agreement	170
and upon receipt of written notice from the Director of	171
Administrative Services, the Auditor of State, with the	172
assistance of the Attorney General, shall prepare a Governor's	173
Deed to the real estate described in division (A) of this	174
section. The Governor's Deed shall state the consideration and	175
shall be executed by the Governor in the name of the state,	176
countersigned by the Secretary of State, sealed with the Great	177
Seal of the State, presented in the Office of the Auditor of	178
State for recording, and delivered to the purchaser or	179
purchasers. The purchaser or purchasers shall present the	180
Governor's Deed for recording in the Office of the Marion County	181
Recorder.	182
(G) This section shall expire three years after its	183
effective date.	184
Section 2. (A) The Governor may execute a Governor's Deed	185
in the name of the state conveying to the Greater Dayton Public	186
Television, Inc. ("Grantee"), and its successors and assigns, or	187
to an alternate grantee, its successors and assigns, all of the	188
state's right, title, and interest in the following described	189
real estate:	190
Being the same premises conveyed by Trustee's Deed to Ohio	191

Educational Television Network, an independent agency of the

1992-00523C005,

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government of Ohio, created by an act of the General Assembly of	193
the State of Ohio, pursuant to Case No. 71-0398D in the United	194
States District Court, Southern District of Ohio, Western	195
Division.	196
(1) Parcel 1: Situated in Section 13, Town 3, Range 5	197
East, Township of Jefferson, County of Montgomery, State of Ohio	198
and being more particularly described as follows:	199
Beginning at southwest corner of Lot No. 75903 of the	200
revised and consecutive numbers of lots on the Plat of the City	201
of Dayton, Ohio said corner also being on the corporation line	202
of the said City of Dayton and the corporation line of the City	203
of Moraine, said corner also being the northeast corner of Lot	204
5196 of the consecutive numbered lots of the City of Moraine;	205
Thence, along the corporation line of the City of Moraine	206
and north line of Lot 5196, S 89° 11' 30" W, 880.91 feet to the	207
southeast corner of a 3.150 acre parcel conveyed to Jacob R.	208
Whiteaker in instrument number 2018-00021463;	209
Thence, leaving the corporation line of the City of	210
Moraine and along the east line of said 3.150 acre parcel, the	211
east line of a 2.499 acre parcel, also conveyed to Jacob R.	212
Whiteaker in instrument number 2018-00021463, a 2.5 acre parcel	213
conveyed to Ruth C. Mack in instrument number 1981-00393D004, a	214
3.54 acre parcel conveyed to the estate of Emily C. Tate in	215
instrument number 2019-00024911 and partially along the east	216
line of a 1.36 acre parcel also conveyed to the estate of Emily	217
C. Tate in instrument number 2019-00024911, N 4 $^{\circ}$ 04' 10" W,	218
786.30 feet to the southwest corner of a 16.42 acre parcel	219
conveyed to Waste Management of Ohio, Inc in instrument number	220

Thence, along the south line of said 16.42 acre parcel, N	222
85° 11' 30" E, 880.95 feet to the west line of said Lot 75903	223
and the corporation line of the City of Dayton;	224
Thence along the west line of Lot 75903 and the	225
corporation line of the City of Dayton, S 4° 04' 00" E, 786.30	226
feet to the place of beginning and containing 15.900 acres more	227
or less and subject to all easements and restrictions of record.	228
Auditors Parcel # G27 01702 0071	229
(2) Parcel 2: City of Dayton, County of Montgomery, State	230
of Ohio and being a part of Lot 75903 of the revised and	231
consecutive numbers of lots on the Plat of the City of Dayton,	232
Ohio and being more particularly described as follows:	233
Beginning at the southeast corner of Lot 75903, said	234
corner being in the center of Gettysburg Avenue and the	235
northeast corner of Lot 75904;	236
Thence, along the south line of Lot 75903 and the north	237
line of Lot 75904, S 85° 11' 30" W, 150.01 feet to the southwest	238
corner of Lot 75903, said corner also being on the corporation	239
line of the City of Dayton;	240
Thence, along the west line of Lot 75903 and the	241
corporation line of the City of Dayton, N 4° 04' 00" W, 70.01	242
feet to the southwest corner of a 4.629 acre parcel conveyed to	243
Waste Management of Ohio, Inc in instrument number 1992-	244
00523C005,	245
Thence, leaving the west line of lot 75903 and the	246
corporation line and along the south line of said 4.629 acre	247
parcel, N 85° 11' 30" E, 150.01 feet to the east line of Lot	248
75903 and the centerline of Gettysburg Avenue;	249

Thence, along the said east line of Lot 75903 and the	250
centerline of Gettysburg Avenue, S 4° 04" 00" E, 70.01 feet to	251
the beginning and containing 0.241 Acres more or less subject to	252
all easements and restrictions of record.	253
Auditors Parcel # R72 16907 0041	254
Prior Instrument # 7200154B01	255
All references refer to documents on file in the offices	256
of the Montgomery County Recorder.	257
The foregoing legal description may be corrected or	258
modified by the Department of Administrative Services to a final	259
form if such corrections or modifications are needed to	260
facilitate recordation of the deed.	261
(B)(1) The conveyance of the real estate described in	262
division (A) of this section includes improvements and chattels	263
situated on the real estate, and is subject to all easements,	264
covenants, conditions, and restrictions of record; all legal	265
highways and public rights-of-way; zoning, building, and other	266
laws, ordinances, restrictions, and regulations; and real estate	267
taxes and assessments not yet due and payable. The real estate	268
shall be conveyed in an "as-is, where-is, with all faults"	269
condition.	270
(2) The deed for the conveyance of the real estate	271
described in division (A) of this section may contain	272
restrictions, exceptions, reservations, reversionary interests,	273
or other terms and conditions the Director of Administrative	274
Services determines to be in the best interest of the state.	275
(3) Subsequent to the conveyance, any restrictions,	276
exceptions, reservations, reversionary interests, or other terms	277

and conditions contained in the deed may be released by the

state	or	the	Broadcast	Educational	Media	Commission	without	the	279
necess	sity	of	further I	legislation.					280

(4) The deed or deeds to the real estate shall include the 281 following deed restriction: 282

In the event the grantee desires to sell or transfer the real estate described in division (A) of this section, the grantee shall notify the State of Ohio and shall offer to return title of the real estate described in division (A) of this section to the State of Ohio for the purchase price to be determined and conditioned upon written agreement from the State of Ohio to accept title at the sole option and discretion of the Director of Administrative Services and the Executive Director of Broadcast Educational Media Commission. Should the State of Ohio decline to accept this reversion of title interest not later than 90 days after receipt of notice, the grantee shall be authorized to proceed with any subsequent transfer, conveyance, or disposal of the real estate.

(C) Consideration for the conveyance of the real estate described in division (A) of this section shall be determined.

The Director of Administrative Services shall offer the real estate to the Greater Dayton Public Television, Inc., through a real estate purchase agreement prepared by the Department of Administrative Services. If the Greater Dayton Public Television, Inc., does not complete the purchase of the real estate within the time period provided in the real estate purchase agreement, the Director of Administrative Services may use any reasonable method of sale considered acceptable by the Broadcast Educational Media Commission to determine an alternate grantee to complete the purchase within three years after the effective date of this section. The Broadcast Educational Media

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Commission shall pay all advertising costs, additional fees, and	309
other costs incident to the sale of the real estate. In that	310
case, consideration for the conveyance of the real estate to an	311
alternate grantee or grantees shall be at a price and pursuant	312
to terms and conditions acceptable to the Director of	313
Administrative Services and the Broadcast Educational Media	314
Commission.	315

- (D) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) Grantee shall pay all costs associated with the 318 purchase, closing and conveyance of the real estate, including 319 surveys, title evidence, title insurance, transfer costs and 320 fees, recording costs and fees, taxes, and any other fees, 321 assessments, and costs that may be imposed. 322

The net proceeds of the sale shall be deposited into the state treasury to the credit of the Broadcast Educational Media Commission's Affiliate Services Fund (4F30) in support of BEMC's mission described in division (A)(2) of section 3353.04 of the Revised Code.

(F) Upon receipt of a fully executed purchase agreement 328 and upon receipt of written notice from the Director of 329 Administrative Services, the Auditor of State, with the 330 assistance of the Attorney General, shall prepare a Governor's 331 Deed to the real estate described in division (A) of this 332 section. The Governor's Deed shall state the consideration and 333 shall be executed by the Governor in the name of the state, 334 countersigned by the Secretary of State, sealed with the Great 335 Seal of the State, presented in the Office of the Auditor of 336 State for recording, and delivered to the grantee. The grantee 337 shall present the Governor's Deed for recording in the Office of 338

the Montgomery County Recorder.	339
(G) This section shall expire three years after its	340
effective date.	341
Section 3. (A) The Director of Administrative Services may	342
execute a perpetual easement in the name of the state granting	343
to Midtown Inspirion, LLC, an Ohio limited liability company,	344
and its successors and assigns, or to an alternate grantee, a	345
perpetual easement for ingress and egress purposes burdening the	346
following described real estate:	347
Situated in the City of Cleveland, County of Cuyahoga and	348
State of Ohio and known as being part of Original Ten Acre Lot	349
No. 87, and being more particularly described as follows:	350
Beginning on the easterly line of East 30th Street	351
(formerly Sterling Avenue), 60 feet wide, at the northwesterly	352
corner of a parcel of land formerly conveyed to Scripps-Howard	353
Radio Inc. by deed dated March 21, 1956 and recorded in Volume	354
8609, Page 472 of Cuyahoga County Records; Thence along the	355
easterly line of East 30th Street, North 00 degrees 08 minutes	356
30 seconds East a distance of 156.86 feet to the PRINCIPAL PLACE	357
OF BEGINNING of the herein described parcel of land:	358
Course 1) Thence continuing along the easterly line of	359
East 30th Street, North 00 degrees 08 minutes 30 seconds East a	360
distance of 20.00 feet;	361
Course 2) Thence South 89 degrees 51 minutes 30 seconds	362
East a distance of 196.00 feet;	363
Course 3) Thence South 00 degrees 08 minutes 30 seconds	364
West a distance of 177.44 feet to the northerly line of lands as	365
conveyed to Crystal Kingdom Development, LLC by deed recorded in	366
AFN #200902130144 of Cuyahoga County Records;	367

Course 4) Thence along the northerly line of lands so	368
conveyed, North 88 degrees 32 minutes 17 seconds West a distance	369
of 20.01 feet;	370
Course 5) Thence North 00 degrees 08 minutes 30 seconds	371
East a distance of 156.98 feet;	372
Course 6) Thence North 89 degrees 51 minutes 30 seconds	373
West a distance of 176.00 feet to the Principal Place of	374
Beginning as described by Christopher J. Dempsey, Professional	375
Land Surveyor No. 6914 of Dempsey Surveying Company on May 9,	376
2014.	377
Basis of Bearings: Bearings are to an assumed meridian and	378
are used to indicate angles only.	379
The foregoing legal description may be corrected or	380
modified by the Department of Administrative Services to a final	381
form if such corrections or modifications are needed to	382
facilitate recordation of the perpetual easement.	383
(B) The perpetual easement shall state the obligations of,	384
and the duties to be observed and performed by, Midtown	385
Inspirion, LLC, or an alternate grantee, with regard to the	386
perpetual easement.	387
(C) Consideration for granting the perpetual easement is	388
\$1.	389
(D) The Director of Administrative Services, with the	390
assistance of the Attorney General, shall prepare the perpetual	391
easement document. The perpetual easement shall state the	392
consideration and the terms and conditions for the granting of	393
the perpetual easement. The perpetual easement shall be executed	394
by the Director of Administrative Services in the name of the	395
state, presented in the Office of the Auditor of State for	396

recording, and delivered to Midtown Inspirion, LLC, or an	397
alternate grantee. Midtown Inspirion, LLC, or an alternate	398
grantee, shall present the perpetual easement for recording in	399
the Office of the Cuyahoga County Recorder. Midtown Inspirion,	400
LLC, or an alternate grantee, shall pay the costs associated	401
with recording the perpetual easement.	402
(E) This section expires three years after its effective	403
date.	404
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Section 4. (A) The Governor may execute a Governor's Deed	405
in the name of the state conveying to Martin R. Knapke, and his	406
heirs, successors, and assigns, or to an alternate purchaser or	407
purchasers, and to the alternate purchaser or purchaser's heirs,	408
successors and assigns, all of the state's right, title, and	409
interest in the following described real estate:	410
Situate in the State of Ohio, County of Mercer, Township	411
of Liberty, being part of the Northeast Quarter of Section 28,	412
Township 5 South, Range 1 East, and being that same 3.789 acre	413
tract conveyed to the State of Ohio in Official Record Book 153,	414
Page 48, all references being those of record in the Recorder's	415
Office, Mercer County, Ohio, and being more particularly	416
described as follows:	417
Commencing at a magnail found at the southeast corner of	418
the northeast quarter of Section 28, said corner also being the	419
centerline intersection of Skeels Road and Wabash Road;	420
Thence, with the centerline of said Skeels Road and the	421
east-west half section line of Section 28, N 88° 08' 11" West,	422
818.75 feet to a point at the southwest corner of that 2.995	423
acre parcel as conveyed to Charles G. Knapke and Martin R.	424
Knapke in Deed Volume 322, Page 542, said point also being the	425

Place of Beginning of the 3.7704 acre parcel herein described;	426
Thence continuing with the said centerline and said east-	427
west half section line N 88° 08' 11" West, 512.40 feet to a	428
point at the southeasterly corner of that 143.225 acre parcel as	429
conveyed to Hope E. Rock in Deed Volume 260, Page 340;	430
Thence along the easterly line of said Hope E. Rock	431
parcel, N 01° 05' 49" E, passing a 5/8 inch iron bar with an	432
unmarked yellow cap found on the northerly line of said Skeels	433
Road at 30.00 feet, a total distance of 316.00 feet to a $5/8$	434
inch iron bar with an unmarked yellow cap found;	435
Thence along the southerly line of said Hope E. Rock	436
Parcel, S 87° 39' 20" E, 534.52 feet to a 5/8 inch iron bar with	437
an unmarked yellow cap found;	438
Thence along the westerly line of said Hope E. Rock parcel	439
and the said Knapke parcel, S 05° $08'$ $49"$ W, passing a $5/8$ inch	440
iron bar with an unmarked yellow cap found at the northwest	441
corner of said Knapke parcel at 10.00 feet and a 5/8 inch iron	442
bar with a yellow cap inscribed "SURVEY POINT THOMPSON #5879"	443
found the northerly line of said Skeels Road at 282.00 feet, a	444
total distance of 312.00 feet to the Place of Beginning and	445
containing 3.7704 acres, more or less and subject to all	446
easements and restrictions of record.	447
Bearings for this description are based upon the East Line	448
of the Northeast Quarter of Section 28 being N 01° 36' 42' E.	449
Reference is made to a survey of said quarter section by	450
James W. Geeslin, P.S. 7764, dated December 12, 2018 and on file	451
in the Mercer County Engineer's Office.	452
Mercer County Parcel Number: 28-009350.0000	453

Prior Instrument Reference: Official Record Book 153, Page	454
48	455
The foregoing legal description may be corrected or	456
modified by the Department of Administrative Services to a final	457
form if such corrections or modifications are needed to	458
facilitate recordation of the deed.	459
(B)(1) The conveyance shall include the improvements and	460
chattels situated on the real estate, and is subject to all	461
easements, covenants, conditions, and restrictions of record;	462
all legal highways and public rights-of-way; zoning, building,	463
and other laws, ordinances, restrictions, and regulations; and	464
real estate taxes and assessments not yet due and payable. The	465
real estate shall be conveyed in an "as-is, where-is, with all	466
faults" condition.	467
(2) The deed for the conveyance of the real estate may	468
contain restrictions, exceptions, reservations, reversionary	469
interests, or other terms and conditions the Director of	470
Administrative Services determines to be in the best interest of	471
the state.	472
(3) Subsequent to the conveyance, any restrictions,	473
exceptions, reservations, reversionary interests, or other terms	474
and conditions contained in the deed may be released by the	475
Department of Administrative Services without the necessity of	476
further legislation.	477
(C) The Director of Administrative Services shall offer	478
the real estate to Martin R. Knapke through a real estate	479
purchase agreement prepared by the Department of Administrative	480
Services. Consideration for the conveyance of the real estate	481
shall be at a price acceptable to the Director of Administrative	482

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Services. If Martin R. Knapke does not complete the purchase of	483
the real estate within the time period provided in the real	484
estate purchase agreement, the Director of Administrative	485
Services may use any reasonable method of sale to determine an	486
alternate purchaser or purchasers willing to complete the	487
purchase within three years after the effective date of this	488
section. In that case, consideration for the conveyance of the	489
real estate to an alternate purchaser or purchasers shall be at	490
a price and any terms and conditions acceptable to the Director	491
of Administrative Services.	492

- (D) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) The purchaser or purchasers shall pay all costs associated with the purchase, closing, and conveyance of the subject real estate, including appraisals, surveys, title evidence, title insurance, transfer costs and fees, recording costs and fees, taxes, and any other fees, assessments, and costs that may be imposed.

The net proceeds of the sale of the real estate shall be deposited into the state treasury to the credit of the General Revenue Fund.

(F) Upon receipt of written notice from the Department of 504 Administrative Services, the Auditor of State, with the 505 assistance of the Attorney General, shall prepare a Governor's 506 Deed to the real estate described in division (A) of this 507 section to the purchaser or purchasers. The Governor's Deed 508 shall state the consideration and shall be executed by the 509 Governor in the name of the state, countersigned by the 510 Secretary of State, sealed with the Great Seal of the State, 511 presented in the Office of the Auditor of State for recording, 512

all legal highways and public rights-of-way; zoning, building,

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and other laws, ordinances, restrictions, and regulations; and	541
real estate taxes and assessments not yet due and payable. The	542
real estate shall be conveyed in an "as-is, where-is, with all	543
faults" condition.	544
(2) The deed may contain restrictions, exceptions,	545
reservations, reversionary interests, and other terms and	546
conditions the Director of Administrative Services determines to	547
be in the best interest of the state.	548
(3) Subsequent to the conveyance, any restrictions,	549
exceptions, reservations, reversionary interests, or other terms	550
and conditions contained in the deed may be released by the	551
state or the Department of Mental Health and Addiction Services	552
without the necessity of further legislation.	553
(4) The deed may contain restrictions prohibiting the	554
grantee or grantees from occupying, using, or developing, or	555
from selling, the real estate such that the use or alienation	556
will interfere with the quiet enjoyment of neighboring state-	557
owned land.	558
(5) The real estate described above shall be conveyed only	559
if the Director of Administrative Services and the Director of	560
Department of Mental Health and Addiction Services first have	561
determined that the real estate is surplus real property no	562
longer needed by the state and that the conveyance is in the	563
best interest of the state.	564
(C) The Director of Administrative Services shall conduct	565
a sale of the real estate by sealed bid auction or public	566
auction, and the real estate shall be sold to the highest bidder	567
at a price acceptable to the Director of Administrative Services	568

and the Department of Mental Health and Addiction Services. The

Director of Administrative Services shall advertise the sealed	570
bid auction or public auction by publication in a newspaper of	571
general circulation in Montgomery County, once a week for three	572
consecutive weeks before the date on which the sealed bids are	573
to be opened. The Director of Administrative Services shall	574
notify the successful bidder in writing. The Director of	575
Administrative Services may reject any or all bids.	576

The purchaser shall pay ten percent of the purchase price 577 to the Department of Administrative Services within five 578 business days after receiving notice the bid has been accepted. 579 When the deposit has been received by the Department of 580 Administrative Services, the purchaser shall enter into a real 581 estate purchase agreement, in the form prescribed by the 582 Department of Administrative Services. The purchaser shall pay 583 the balance of the purchase price to the Department of 584 Administrative Services within 60 days after receiving notice 585 the bid has been accepted. Payment of the deposit and the 586 purchase price shall be made by bank draft or certified check 587 made payable to the Treasurer of State. A purchaser who does not 588 complete the conditions of the sale as prescribed in this 589 590 division shall forfeit the ten percent of the purchase price paid to the state as liquidated damages. Should a purchaser not 591 complete the conditions of the sale as described in this 592 division, the Director of Administrative Services is authorized 593 to accept the next highest bid, subject to the foregoing 594 conditions. If the Director of Administrative Services rejects 595 all bids from the sealed bid auction, the Director may repeat 596 the sealed bid auction process described in this section or 597 public auction, or may use an alternate sale process acceptable 598 to the Department of Mental Health and Addiction Services. 599

The Department of Mental Health and Addiction Services

shall pay advertising and other costs incident to the sale of	601
the real estate.	602
(D) The real estate described in division (A) of this	603
section shall be sold as an entire tract and not in parcels.	604
(E) Purchaser shall pay all costs, other than those	605
specified above, associated with the purchase, closing, and	606
conveyance, including surveys, title evidence, title insurance,	607
transfer costs and fees, recording costs and fees, taxes, and	608
any other fees, assessments, and costs that may be imposed.	609
The net proceeds of the sale shall be deposited into the	610
state treasury to the credit of Department of Mental Health and	611
Addiction Services Trust Fund pursuant to section 5119.46 of the	612
Revised Code.	613
(F) Upon receiving written request from the Department of	614
Administrative Services, the Auditor of State, with the	615
assistance of the Attorney General, shall prepare a Governor's	616
Deed to the real estate described in division (A) of this	617
section. The Governor's Deed shall state the consideration and	618
shall be executed by the Governor in the name of the state,	619
countersigned by the Secretary of State, sealed with the Great	620
Seal of the State, presented in the Office of the Auditor of	621
State for recording, and delivered to the grantee. The grantee	622
shall present the Governor's Deed for recording in the Office of	623
the Montgomery County Recorder.	624
(G) This section shall expire three years after its	625
effective date.	626
Section 6. (A) The Governor may execute a Governor's Deed	627
in the name of the state conveying to the Board of County	628
Commissioners of Gallia County, Ohio, and its successors and	629

line of the lands of the said Bank,

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assigns, all of the state's right, title, and interest in the	630
following described real estate:	631
A certain tract of land situate in the State of Ohio,	632
Gallia County, Green Township, and being a part of the northeast	633
quarter of Section 12, Township 5 North, Range 15 West of the	634
Ohio Company Purchase, and being more particularly bounded and	635
described as follows:	636
BEGINNING at the southeast corner and beginning corner of	637
the lands now owned by Smeltzer Garden Center, Inc., (D.V. 172,	638
Pg. 917), the said point is in the centerline of U.S. Route No.	639
35, and marks a corner common to the lands now owned by Melvin	640
Smeltzer, (D.V. 137, Pg. 115); thence, leaving the lands of the	641
said Melvin Smeltzer, and with the centerline of the said Route	642
No. 35, and the south line of the lands of the said Garden	643
,	
Center,	644
	644 645
Center,	
Center, South 84° 33' West 244.00 feet to the southwest corner of	645
Center, South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the	645 646
Center, South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the centerline of the said Route No. 35, and with the west line of	645 646 647
Center, South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the centerline of the said Route No. 35, and with the west line of the lands of the said Garden Center,	645 646 647 648
Center, South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the centerline of the said Route No. 35, and with the west line of the lands of the said Garden Center, North 04° 27' West passing a "+" cut in a stone on the	645 646 647 648
South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the centerline of the said Route No. 35, and with the west line of the lands of the said Garden Center, North 04° 27' West passing a "+" cut in a stone on the north right-of-way line of the said Route No. 35, and marking a	645 646 647 648 649
South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the centerline of the said Route No. 35, and with the west line of the lands of the said Garden Center, North 04° 27' West passing a "+" cut in a stone on the north right-of-way line of the said Route No. 35, and marking a corner common to the lands now or formerly owned by CS Bank	645 646 647 648 649 650 651
South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the centerline of the said Route No. 35, and with the west line of the lands of the said Garden Center, North 04° 27' West passing a "+" cut in a stone on the north right-of-way line of the said Route No. 35, and marking a corner common to the lands now or formerly owned by CS Bank (D.V. 233, Pg. 117), at 60.00 feet, passing a corner common to	645 646 647 648 649 650 651 652
South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the centerline of the said Route No. 35, and with the west line of the lands of the said Garden Center, North 04° 27' West passing a "+" cut in a stone on the north right-of-way line of the said Route No. 35, and marking a corner common to the lands now or formerly owned by CS Bank (D.V. 233, Pg. 117), at 60.00 feet, passing a corner common to other lands owned by the said Garden Center (D.V. 214, Pg. 793),	645 646 647 648 649 650 651 652
South 84° 33' West 244.00 feet to the southwest corner of the lands of the said Garden Center; thence, leaving the centerline of the said Route No. 35, and with the west line of the lands of the said Garden Center, North 04° 27' West passing a "+" cut in a stone on the north right-of-way line of the said Route No. 35, and marking a corner common to the lands now or formerly owned by CS Bank (D.V. 233, Pg. 117), at 60.00 feet, passing a corner common to other lands owned by the said Garden Center (D.V. 214, Pg. 793), at 187.00 feet, passing an iron pin (found), marking a corner	645 646 647 648 649 650 651 652 653

South 84° 33' West 65.86 feet to an iron pin (set);	659
thence, leaving the lands of the said Bank, and severing the	660
lands of the said Melvin Smeltzer, as follows:	661
North 32° 52' West 201.04 feet to an iron pin (set),	662
North 35° 07' West 145.39 feet to an iron pin (set) in the	663
east line of the lands now or formerly owned by Earl Theodore	664
Winters, et ux, (D.V. 123, Pg. 35); thence, with the existing	665
fence line and the lands of the said Winters, et ux,	666
North 06° 06' East 183.00 feet to a corner fence post,	667
marking a corner common to the lands now or formerly owned by	668
Robert L. Evans, et ux, (D.V. 176, Pg. 233); thence, leaving the	669
lands of the said Winters, et ux, and with the existing fence	670
and the lands of the said Evans, et ux,	671
South 77° 12' East 301.77 feet to an iron pin (set);	672
thence, leaving the lands of the said Evans, et ux, and severing	673
the lands of the said Melvin Smeltzer, as follows:	674
South 18° 53' West 110.04 feet to an iron pin (set),	675
South 09° 04' East 97.65 feet to an iron pin (set),	676
South 52° 35' East 260.05 feet to an iron pin (set),	677
South 04° 27' East passing a corner common to the lands of	678
the said Garden Center, at 68.80 feet, passing an iron pin	679
(found), marking a corner common to other lands of the said	680
Garden Center, 87.95 feet, passing an iron pin (set) on the	681
north right-of-way line of the said Route No. 35, at 214.95	682
feet, in all 274.95 feet to the BEGINNING, containing 4.2063	683
acres, more or less, as surveyed by Ronald L. Eastham, Ohio	684
Registered Surveyor No. 6026, on November 17, 1987, as shown on	685
the attached plat and made a part of this description.	686

It is the intent of the foregoing description to include	687
all (1.05 acre) of the land as that described in a deed from	688
Melvin O. Smeltzer and Bertina R. Smeltzer, husband and wife, to	689
Smeltzer Garden Center, Inc., dated April 27, 1967, and filed	690
for record in Deed Volume 172, Page 917; all of the lands	691
(0.1073 acre) as described in a deed from Melvin Smeltzer and	692
Bertina Smeltzer, his wife, to Smeltzer Garden Center, Inc., and	693
filed for record in Deed Volume 214, Page 793; a part of (0.0482	694
acre) of the lands as described in a deed from Gary Leh	695
Smeltzer, to Melvin Smeltzer and Bertina Smeltzer, and filed for	696
record in Deed Volume 215, Page 241; and a part of (3.0008	697
acres) of the lands as described in a deed from Mary A. Summers,	698
et al, to Melvin Smeltzer, and filed for record in Deed Volume	699
137, Page 115; all of the above deeds are in the records of the	700
office of the Recorder of Gallia County, Ohio.	701
And being subject to all covenants, restrictions,	702
reservations, exceptions, exclusions, easements and rights-of-	703

reservations, exceptions, exclusions, easements and rights-ofway previously imposed and appearing of record.

Gallia County Parcel: 00800102602 705

Prior Instrument: Vol. 276, Page 619 706

The foregoing legal description may be corrected or 707 modified by the Department of Administrative Services to a final 708 form if such corrections or modifications are needed to 709 facilitate recordation of the deed. 710

(B) (1) The conveyance shall include the improvements and 711 chattels situated on the real estate, and is subject to all 712 easements, covenants, conditions, and restrictions of record; 713 all legal highways and public rights-of-way; zoning, building, 714 and other laws, ordinances, restrictions, and regulations; and 715

real	estate	taxes	and	assessme	ents	s no	ot yet d	ue and	payable.	The	716
real	estate	shall	be	conveyed	in	an	"as-is,	where-	is, with	all	717
faul	ts" cond	dition.									718

- (2) The deed for the conveyance of the real estate may 719 contain restrictions, exceptions, reservations, reversionary 720 interests, or other terms and conditions the Director of 721 Administrative Services determines to be in the best interest of 722 the state. 723
- 724 (3) Subsequent to the conveyance, any restrictions, exceptions, reservations, reversionary interests, or other terms 725 and conditions contained in the deed may be released by the 726 state or the Department of Developmental Disabilities without 727 the necessity of further legislation. 728
- (C) Consideration for the conveyance of the real estate 729 described in division (A) of this section shall be \$1. The 730 Director of Administrative Services shall offer the real estate 731 to the Board of County Commissioners of Gallia County, Ohio 732 through a real estate purchase agreement. If the Board of County 733 Commissioners of Gallia County, Ohio does not complete the 734 purchase of the real estate within the time period provided in 735 736 the real estate purchase agreement, the Director of Administrative Services may use any reasonable method of sale 737 considered acceptable by the Department of Developmental 738 Disabilities to determine an alternate purchaser or purchasers 739 willing to complete the purchase within three years after the 740 effective date of this section. In that case, consideration for 741 the conveyance of the real estate to an alternate purchaser or 742 purchasers shall be at a price and any terms and conditions 743 acceptable to the Director of Administrative Services and the 744 Director of Developmental Disabilities. The Department of 745

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Developmental Disabilities shall pay all costs incident to	746
marketing or advertising the sale of the real estate to an	747
alternate purchaser or purchasers.	748

- (D) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) Except as otherwise set forth in this section, the 751 purchaser or purchasers shall pay all costs associated with the 752 purchase, closing, and conveyance of the subject real estate, 753 including appraisals, surveys, title evidence, title insurance, 754 transfer costs and fees, recording costs and fees, taxes, and 755 any other fees, assessments, and costs that may be imposed. 756

The net proceeds of the sale of the real estate shall be deposited in the Mental Health Facilities Improvement Fund (Fund 7033) for the benefit of the Department of Developmental Disabilities or another fund designated by the Director of Budget and Management.

- (F)(1) Upon receipt of written notice from the Department 762 of Administrative Services, the Auditor of State, with the 763 assistance of the Attorney General, shall prepare a Governor's 764 Deed to the real estate described in division (A) of this 765 section to the purchaser or purchasers. The Governor's Deed 766 shall state the consideration and shall be executed by the 767 768 Governor in the name of the state, countersigned by the Secretary of State, sealed with the Great Seal of the State, 769 presented in the Office of the Auditor of State for recording, 770 and delivered to the purchaser or purchasers. The purchaser or 771 purchasers shall present the Governor's Deed for recording in 772 the Office of the Gallia County Recorder. 773
 - (2) The Governor's Deed shall contain a restriction

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Am. Sub. H. B. No. 481 As Passed by the Senate

stating that prior to any subsequent sale or transfer of the	775
real estate described in division (A) of this section, the	776
purchaser or purchasers shall offer the real estate described in	777
division (A) of this section to the State of Ohio at the same	778
purchase price provided in division (C) of this section and at	779
the sole option and discretion of the Director of Administrative	780
Services and Director of Developmental Disabilities.	781

(G) This section shall expire three years after its effective date.

Section 7. (A) The Governor may execute a Governor's Deed

in the name of the state conveying to the Guernsey County

785

Community Development Corporation, an Ohio non-profit

corporation, and its successors and assigns, all of the state's

right, title, and interest in the following described real

788

estate:

Situated in the Township of Cambridge, County of Guernsey, 790
State of Ohio in the northwest quarter of Section 3 of Township 791
2 Range 3 of the United States Military District and being a 792
part of the residue of a 256.55 Acre tract (APN 02003838000) 793
conveyed to the State of Ohio by Deed Volume 215, Page 522 as 794
found in the records of the Guernsey County Recorder and being 795
more particularly described as follows: 796

Commencing at the southwest corner of said residue of a 797 256.55 Acre tract (APN 02003838000), said corner also being the 798 intersection of the east right-of-way of Toland Drive West (80 799 feet wide) and the north right-of-way of Toland Drive South 800 (Eckelberry Road) (80 feet wide) as established in a Governor's 801 Deed to Board of Trustees of Cambridge Township in OR 469 Page 802 953;

Thence, northerly, along the east right-of-way of Toland	804
Drive West, 835 \pm feet to a point 0.5 feet south of a 4 feet	805
wide concrete sidewalk leading to the rear of Fletcher Chapel	806
and the true place beginning;	807
Thence, continuing northerly, along the east right-of-way	808
of Toland Drive West, 125 +/- feet to a point 25 feet north of	809
the north face (entrance) of Fletcher Chapel;	810
Thence, easterly, parallel to, and 25 feet distant from	811
the north face (entrance) of Fletcher Chapel, 82+/- feet to a	812
point 0.5 feet beyond the projection of the east edge of a 4	813
feet wide sidewalk projected from the south;	814
Thence, southerly, southwesterly, and southerly, parallel	815
and 0.5 feet distant from said 4 feet wide concrete sidewalk and	816
its projections, 125 +/- to a point 0.5 feet south of the	817
projection of a 4 feet wide concrete sidewalk leading to the	818
rear of Fletcher Chapel.	819
Thence, westerly, parallel and 0.5 feet distant from said	820
4 feet wide concrete sidewalk, 80+/- feet to the true place of	821
beginning and containing 0.22 acre more or less.	822
The foregoing legal description may be corrected or	823
modified by the Department of Administrative Services to a final	824
form if such corrections or modifications are needed to	825
facilitate recordation of the deed.	826
(B)(1) The conveyance shall include the improvements and	827
chattels situated on the real estate, and is subject to all	828
easements, covenants, conditions, and restrictions of record;	829
all legal highways and public rights-of-way; zoning, building,	830
and other laws, ordinances, restrictions, and regulations; and	831
real estate taxes and assessments not yet due and payable. The	832

real estate shall be conveyed in an "as-is, where-is, with all 833 faults" condition.

- (2) The deed for the conveyance of the real estate may

 contain restrictions, exceptions, reservations, reversionary

 interests, or other terms and conditions the Director of

 Administrative Services determines to be in the best interest of

 the state.
- (3) Subsequent to the conveyance, any restrictions,

 exceptions, reservations, reversionary interests, or other terms

 and conditions contained in the deed may be released by the

 state or the Department of Developmental Disabilities without

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 the necessity of further legislation.
- (C) Consideration for the conveyance of the real estate 845 described in division (A) of this section shall be at a price 846 acceptable to the Director of Administrative Services and 847 Director of Developmental Disabilities. The Director of 848 Administrative Services shall offer the real estate to the 849 Guernsey County Community Development Corporation through a real 850 estate purchase agreement. If the Guernsey County Community 851 Development Corporation does not complete the purchase of the 852 real estate within the time period provided in the real estate 853 purchase agreement, the Director of Administrative Services may 854 use any reasonable method of sale considered acceptable by the 855 Department of Developmental Disabilities to determine an 856 alternate purchaser or purchasers willing to complete the 857 purchase within three years after the effective date of this 858 section. In that case, consideration for the conveyance of the 859 real estate to an alternate purchaser or purchasers shall be at 860 a price and any terms and conditions acceptable to the Director 861 of Administrative Services and the Director of Developmental 862

891

Disabilities. The Department of Developmental Disabilities shall	863
pay all costs incident to marketing or advertising the sale of	864
the real estate to an alternate purchaser or purchasers.	865
(D) The real estate described in division (A) of this	866
section shall be sold as an entire tract and not in parcels.	867
(E) Except as otherwise set forth in this section, the	868
purchaser or purchasers shall pay all costs associated with the	869
purchase, closing and conveyance of the subject real estate,	870
including appraisals, surveys, title evidence, title insurance,	871
transfer costs and fees, recording costs and fees, taxes, and	872
any other fees, assessments, and costs that may be imposed.	873
The net proceeds of the sale of the real estate shall be	874
deposited in the Mental Health Facilities Improvement Fund (Fund	875
7033) for the benefit of the Department of Developmental	876
Disabilities or another fund designated by the Director of	877
Budget and Management.	878
(F)(1) Upon receipt of written notice from the Department	879
of Administrative Services, the Auditor of State, with the	880
assistance of the Attorney General, shall prepare a Governor's	881
Deed to the real estate described in division (A) of this	882
section to the purchaser or purchasers. The Governor's Deed	883
shall state the consideration and shall be executed by the	884
Governor in the name of the state, countersigned by the	885
Secretary of State, sealed with the Great Seal of the State,	886
presented in the Office of the Auditor of State for recording,	887
and delivered to the purchaser or purchasers. The purchaser or	888
purchasers shall present the Governor's Deed for recording in	889

the Office of the Guernsey County Recorder.

(2) The Governor's Deed shall contain a restriction

stating that prior to any subsequent sale or transfer of the	892
real estate described in division (A) of this section, the	893
purchaser or purchasers shall offer the real estate described in	894
division (A) of this section to the State of Ohio at the same	895
purchase price provided in division (C) of this section and at	896
the sole option and discretion of the Director of Administrative	897
Services and Director of Developmental Disabilities.	898

(G) This section shall expire three years after its 899 effective date.

Section 8. (A) The Governor may execute a Governor's Deed

in the name of the state conveying to a grantee or grantees to

be determined, their heirs, successors, and assigns, all of the

state's right, title, and interest in the following described

real estate:

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Situated in the State of Ohio, Gallia County, Township of 906
Gallipolis, Section 23, City of Gallipolis, and further 907
described as follows: 908

Commencing at a point common to the following: the 909 northeast corner of Lot No. 1174, the southeast corner of Lot 910 No. 1173, the southwest corner of Lot No. 1164, and the 911 northwest corner of Lot No. 1165; thence along a line common to 912 Lot No. 1164 and Lot No. 1165, South eighty-seven degrees 913 thirty-three minutes forty-seven seconds East (S. 87° 33′ 47″ 914 E.), three hundred ninety-six and no hundredths (396.00) feet to 915 a stake; thence leaving said line, South forty-eight degrees 916 fifty minutes fifty-five seconds West (S. 48° 50' 55" W.), five 917 hundred forty-seven and eighty hundredths (547.80) feet to a 918 stake; thence South forty-nine degrees five minutes fifty-five 919 seconds West (S. 49° 05' 55" W.), two hundred forty-four and 920 fifty-five hundredths (244.55) feet to a stake and being the 921

true point of beginning; thence South thirty-eight degrees	922
forty-four minutes no seconds East (S. 38° 44' 00" E.), four	923
hundred ninety and eighty-seven hundredths (490.87) feet to a	924
five-eighths (5/8) inch rebar; thence South fifty-six degrees	925
forty-nine minutes nineteen seconds West (S. 56° 49' 19" W.),	926
five hundred sixty-nine and ninety-four hundredths (569.94) feet	927
to a railroad spike; thence North seventy-four degrees twenty-	928
two minutes seven seconds West (N. 74 $^{\circ}$ 22' 07" W.), five hundred	929
ninety-two and seventy-seven hundredths (592.77) feet to a	930
railroad spike; thence North six degrees thirty-seven minutes	931
fifteen seconds East (N. 06 $^{\circ}$ 37' 15" E.), eleven and sixty-eight	932
hundredths (11.68) feet to a railroad spike; thence North	933
eighteen degrees thirty-three minutes fifteen seconds West (N.	934
18° 33' 15" W.), one hundred forty-nine and eighty-three	935
hundredths (149.83) feet to a railroad spike set at a point of	936
tangent to a curve to the northwest; thence along the arc of	937
said curve ninety-four and five hundredths (94.05) feet to a	938
railroad spike set at a point on said curve, the arc of said	939
curve having a radius of two hundred two and seventy-two	940
hundredths (202.72) feet, a central angle of twenty-six degrees	941
thirty-four minutes forty-nine seconds (26 $^{\circ}$ 34' 49"), a chord	942
bearing of North thirty-one degrees fifty minutes thirty-nine	943
seconds West (N. 31° 50' 39 " W.), and a chord distance of	944
ninety-three and twenty hundredths (93.20) feet; thence North	945
seventy-five degrees fifty-seven minutes twenty-two seconds East	946
(N. 75° 57' 22" E.), five hundred forty-three and seventy-four	947
hundredths (543.74) feet to a stake; thence North fifty-seven	948
degrees thirty-five minutes fifty-five seconds East (N. 57° 35'	949
55" E.), one hundred thirty-eight and ninety hundredths (138.90)	950
feet to a stake; thence North sixty-eight degrees five minutes	951
fifty-five seconds East (N. 68° 05' 55" E.), one hundred twenty-	952
seven and sixteen hundredths (127.16) feet to a stake; and	953

thence North fifty-six degrees thirty-five minutes fifty-five	954
seconds East (N. 56° 35' 55'' E.), eighty-eight and two	955
hundredths (88.02) feet to the true point of beginning, and	956
contains ten and ten thousandths (10.010) acres, more or less.	957
Prior Instrument Reference: Deed Volume No. 279, Page 257	958
The foregoing legal description may be corrected or	959
modified by the Department of Administrative Services to a final	960
form if such corrections or modifications are needed to	961
facilitate recordation of the deed.	962
(B)(1) The conveyance shall include the improvements and	963
chattels situated on the real estate, and is subject to all	964
easements, covenants, conditions, and restrictions of record;	965
all legal highways and public rights-of-way; zoning, building,	966
and other laws, ordinances, restrictions, and regulations; and	967
real estate taxes and assessments not yet due and payable. The	968
real estate shall be conveyed in an "as-is, where-is, with all	969
faults" condition.	970
(2) The deed for the conveyance of the real estate	971
described in division (A) of this section may contain	972
restrictions, exceptions, reservations, reversionary interests,	973
or other terms and conditions the Director of Administrative	974
Services determines to be in the best interest of the state.	975
(3) Subsequent to the conveyance, any restrictions,	976
exceptions, reservations, reversionary interests, or other terms	977
and conditions contained in the deed may be released by the	978
state or the Department of Developmental Disabilities without	979
the necessity of further legislation.	980
(C) Consideration for the conveyance of the real estate	981

described in division (A) of this section shall be at a price

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acceptable to the Director of Administrative Services and	983
Director of Developmental Disabilities. The Director of	984
Administrative Services shall offer the real estate to the	985
grantee to be determined through a real estate purchase	986
agreement. If the grantee to be determined does not complete the	987
purchase of the real estate within the time period provided in	988
the real estate purchase agreement, the Director of	989
Administrative Services may use any reasonable method of sale	990
considered acceptable by the Department of Developmental	991
Disabilities to determine an alternate purchaser or purchasers	992
willing to complete the purchase within three years after the	993
effective date of this section. In that case, consideration for	994
the conveyance of the real estate to an alternate purchaser or	995
purchasers shall be at a price and any terms and conditions	996
acceptable to the Director of Administrative Services and the	997
Director of Developmental Disabilities. The Department of	998
Developmental Disabilities shall pay all costs incident to	999
marketing or advertising the sale of the real estate to an	1000
alternate purchaser or purchasers.	1001

- (D) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) Except as otherwise set forth in this section, the 1004 purchaser or purchasers shall pay all costs, other than those 1005 specified above, associated with the purchase, closing, and 1006 conveyance of the subject real estate, including appraisals, 1007 surveys, title evidence, title insurance, transfer costs and 1008 fees, recording costs and fees, taxes, and any other fees, 1009 assessments, and costs that may be imposed.

The net proceeds of the sale of the real estate shall be 1011 deposited into the state treasury to the credit of the General 1012

Revenue Fund.	1013
(F)(1) Upon receipt of written notice from the Department	1014
of Administrative Services, the Auditor of State, with the	1015
assistance of the Attorney General, shall prepare a Governor's	1016
Deed to the real estate described in division (A) of this	1017
section to the purchaser or purchasers. The Governor's Deed	1018
shall state the consideration and shall be executed by the	1019
Governor in the name of the state, countersigned by the	1020
Secretary of State, sealed with the Great Seal of the State,	1021
presented in the Office of the Auditor of State for recording,	1022
and delivered to the purchaser or purchasers. The purchaser or	1023
purchasers shall present the Governor's Deed for recording in	1024
the Office of the Gallia County Recorder.	1025
(2) The Governor's Deed shall contain a restriction	1026
stating that prior to any subsequent sale or transfer of the	1027
real estate described in division (A) of this section, the	1028
purchaser or purchasers shall offer the real estate described in	1029
division (A) of this section to the State of Ohio at the same	1030
purchase price provided in division (C) of this section and at	1031
the sole option and discretion of the Director of Administrative	1032
Services and Director of Developmental Disabilities.	1033
(G) This section shall expire three years after its	1034
effective date.	1035
Section 9. (A) The Governor may execute one or more	1036
Governor's Deeds in the name of the state conveying to selected	1037
grantee or grantees, their heirs, successors, and assigns, to be	1038
determined in the manner provided in division (C) of this	1039
section, all of the state's right, title, and interest in the	1040
following described real estate:	1041

Situated in the State of Ohio, County of Stark and City of	1042
	1042
Massillon: Being a part of the S.E. 4 Section 10, Township 12,	
Range 10, Stark County, and bounded and described as follows:	1044
Beginning at the point where the west line of said Quarter	1045
Section intersects the center line of Massillon-Wooster Road,	1046
State Highway No. 69 also known as the Lincoln Highway, U.S.	1047
Route No. 30; thence along said Quarter Section line in a	1048
northerly direction, a distance of 789.60 feet to a point;	1049
thence in an easterly direction at right angles to	1050
aforesaid Quarter Section Line, a distance of 576.22 feet to a	1051
point in the west line of Tudor Avenue, as recorded on the plot	1052
of Country Club Allotment;	1053
thence in a southerly direction along the west line of	1054
Tudor Avenue, a distance of 822.48 feet to a point in the center	1055
line of said Massillon-Wooster Road;	1056
thence in a westerly direction along said center line, a	1057
distance of 577.16 feet to the place of beginning and containing	1058
10.66 acres of land, more or less, be the same more or less,	1059
subject to all legal highways.	1060
Now known as OL 633 in the City of Massillon as recorded	1061
in Plat Book 57, Pages 114 and 115.	1062
Prior reference Deed Volume 1110, Page 91.	1063
Stark County Auditor's Parcel Number: 681069.	1064
The foregoing legal description may be modified by the	1065
Department of Administrative Services to a final form if such	1066
modifications are needed to facilitate the sale of the subject	1067
property.	1068
(B)(1) The conveyance includes improvements and chattels	1069
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situated on the real estate, and is subject to all easements,	1070
covenants, conditions, and restrictions of record; all legal	1071
highways and public rights-of-way; zoning, building, and other	1072
laws, ordinances, restrictions, and regulations; and real estate	1073
taxes and assessments not yet due and payable. The real estate	1074
shall be conveyed in an "as-is, where-is, with all faults"	1075
condition.	1076

- (2) The deed or deeds for the conveyance of the real 1077 estate may contain restrictions, exceptions, reservations, 1078 reversionary interests, and other terms and conditions the 1079 Director of Administrative Services and the Director of Public 1080 Safety determine to be in the best interest of the state. 1081
- (3) Subsequent to the conveyance, any restrictions, exceptions, reservations, reversionary interests, or other terms and conditions contained in the deed or deeds may be released by the state or the Department of Public Safety without the necessity of further legislation.
- (4) The deed or deeds may contain restrictions prohibiting 1087 the grantee or grantees from occupying, using, or developing, or 1088 from selling, the real estate such that the use or alienation 1089 will interfere with the quiet enjoyment of neighboring state- 1090 owned land.
- (C) The Director of Administrative Services shall conduct 1092 a sale of the real estate by sealed bid auction or auctions, and 1093 the real estate shall be sold to the highest bidder or bidders 1094 at a price acceptable to the Director of Administrative Services 1095 and the Director of Public Safety. The Director of 1096 Administrative Services shall advertise the sealed bid auction 1097 or auctions by publication in a newspaper of general circulation 1098 in Stark County, once a week for three consecutive weeks before 1099

the date on which the sealed bids are to be opened. The Director	1100
of Administrative Services shall notify the successful bidder or	1101
bidders in writing. The Director of Administrative Services may	1102
reject any or all bids.	1103

The purchaser or purchasers shall pay ten percent of the 1104 purchase price to the Department of Administrative Services 1105 within five business days after receiving notice the bid has 1106 been accepted. When the deposit has been received by the 1107 Department of Administrative Services, the purchaser or 1108 purchasers shall enter into a real estate purchase agreement, in 1109 the form prescribed by the Department of Administrative 1110 Services. The purchaser or purchasers shall pay the balance of 1111 the purchase price to the Department of Administrative Services 1112 within 60 days after receiving notice the bid has been accepted. 1113 Payment of the deposit and the purchase price shall be made by 1114 bank draft or certified check made payable to the Treasurer of 1115 State. A purchaser who does not complete the conditions of the 1116 sale as prescribed in this division shall forfeit the ten 1117 percent of the purchase price paid to the state as liquidated 1118 damages. Should a purchaser or purchasers not complete the 1119 conditions of sale as described in this division, the Director 1120 of Administrative Services is authorized to accept the next 1121 highest bid or bids by collecting ten percent of the revised 1122 purchase price from the next bidder or bidders and to proceed to 1123 close the sale or sales, provided that the secondary bid or bids 1124 meet all other criteria provided for in this section. If the 1125 Director of Administrative Services rejects all bids from the 1126 sealed bid auction or auctions, the Director may repeat the 1127 sealed bid auction process described in this section or may use 1128 an alternate sale process acceptable to the Department of Public 1129 Safety. 1130

The Department of Public Safety shall pay advertising	1131
costs incident to the sale of the subject real estate.	1132
(D) The real estate described in division (A) of this	1133
section may be conveyed as an entire tract or as multiple	1134
tracts.	1135
(E) The purchaser or purchasers shall pay all costs, other	1136
than those specified above, associated with the purchase,	1137
closing, and conveyance of the subject property, including	1138
surveys, lot split costs and fees, title evidence, title	1139
insurance, transfer costs and fees, recording costs and fees,	1140
taxes, and any other fees, assessments, and costs that may be	1141
imposed.	1142
The net proceeds of the sale shall be deposited into the	1143
state treasury to the credit of the Public Safety - Highway	1144
Purposes Fund (Fund 5TM0) under section 4501.06 of the Revised	1145
Code.	1146
(F) Upon receiving written request from the Department of	1147
Administrative Services, the Auditor of State, with the	1148
assistance of the Attorney General, shall prepare a Governor's	1149
Deed or Governor's Deeds to the real estate described in	1150
division (A) of this section. The Governor's Deed or Governor's	1151
Deeds shall state the consideration and shall be executed by the	1152
Governor in the name of the state, countersigned by the	1153
Secretary of State, sealed with the Great Seal of the State,	1154
presented in the Office of the Auditor of State for recording,	1155
and delivered to the grantee or grantees. The grantee or	1156
grantees shall present the Governor's Deed or Governor's Deeds	1157
for recording in the Office of the Stark County Recorder.	1158

(G) This section shall expire three years after its

effective date.	1160
Section 10. (A) The Governor may execute a Governor's Deed	1161
in the name of the state conveying to Ohio Power Company or its	1162
affiliates ("Grantee"), and its heirs, successors, and assigns,	1163
all of the state's right, title, and interest in the following	1164
described real estate:	1165
Situated in the township of Union, County of Ross and	1166
being a part of V.M.S. 542, and being more particularly	1167
described as follows:	1168
Commencing at the centerline intersection of Moundsville	1169
Road and State Route 104;	1170
Thence, southerly, along the center of State Route 104,	1171
1350 +/- feet to the center of a lane projected from the west;	1172
Thence, westerly along the center of the lane 350 feet to	1173
a point;	1174
Thence, southerly, parallel and 350 feet distant from the	1175
center of State Route 104, 20 feet to the Place of Beginning;	1176
Thence, continuing southerly, parallel and 350 feet	1177
distant from the center of State Route 104, 380 +/- feet to a	1178
point 20 feet distant from the center of another lane;	1179
Thence, westerly, parallel and 20 feet distant from the	1180
center of the lane, 950 +/- feet to a point 20 feet distant from	1181
the center of another lane;	1182
Thence, northerly, parallel and 20 feet distant from the	1183
center of the lane, 380 \pm feet to a point 20 feet distant from	1184
the center of another lane;	1185
Thence, easterly, parallel and 20 feet distant from the	1186

center of the lane, 950 +/- feet to the Place of Beginning and	1187
containing 8.3 acres more or less.	1188
The foregoing legal description may be corrected or	1189
modified by the Department of Administrative Services to a final	1190
form if such corrections or modifications are needed to	1191
facilitate recordation of the deed.	1192
(B)(1) The conveyance includes improvements and chattels	1193
situated on the real estate, and is subject to all easements,	1194
covenants, conditions, and restrictions of record: all legal	1195
highways and public rights-of-way; zoning, building, and other	1196
laws, ordinances, restrictions, and regulations; and real estate	1197
taxes and assessments not yet due and payable. The real estate	1198
shall be conveyed in an "as-is, where-is, with all faults"	1199
condition.	1200
(2) The deed for the conveyance of the real estate may	1201
contain restrictions, exceptions, reservations, reversionary	1202
interests, or other terms and conditions the Director of	1203
Administrative Services determines to be in the best interest of	1204
the state.	1205
(3) Subsequent to the conveyance, any restrictions,	1206
exceptions, reservations, reversionary interests, or other terms	1207
and conditions contained in the deed may be released by the	1208
state or the Department of Rehabilitation and Correction without	1209
the necessity of further legislation.	1210
(C) Consideration for the conveyance of the real estate	1211
described in division (A) of this section shall be at a price to	1212
be determined.	1213
The Director of Administrative Services shall offer the	1214
real estate to Ohio Power Company through a real estate purchase	1215

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agreement, in the form prescribed by the Department of	1216
Administrative Services. Consideration for the conveyance of the	1217
real estate shall be at a price acceptable to the Director of	1218
Administrative Services and the Director of Rehabilitation and	1219
Correction. If Ohio Power Company does not complete the purchase	1220
of the real estate within the time period provided in the real	1221
estate purchase agreement, the Director of Administrative	1222
Services may use any reasonable method of sale considered	1223
acceptable by the Department of Rehabilitation and Correction to	1224
determine an alternate purchaser or purchasers willing to	1225
complete the purchase within three years after the effective	1226
date of this section.	1227

- (D) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) The purchaser shall pay all costs associated with the 1230 purchase, closing, and conveyance, including surveys, title 1231 evidence, title insurance, transfer costs and fees, recording 1232 costs and fees, taxes, and any other fees, assessments, and 1233 costs that may be imposed. 1234

The net proceeds of the sale shall be deposited into the 1235 state treasury to the credit of the Adult and Juvenile 1236 Correctional Facilities Bond Retirement Fund in accordance with 1237 section 5120.092 of the Revised Code. 1238

(F) Upon payment of the purchase price, the Auditor of

State, with the assistance of the Attorney General, shall

prepare a Governor's Deed to the real estate described in

division (A) of this section. The Governor's Deed shall state

the consideration and shall be executed by the Governor in the

name of the state, countersigned by the Secretary of State,

sealed with the Great Seal of the State, presented in the Office

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of the Auditor of State for recording, and delivered to the	1246
grantee. The grantee shall present the Governor's Deed for	1247
recording in the Office of the Ross County Recorder.	1248
(G) As part of the conveyance, the Department of	1249
Administrative Services will grant a perpetual easement to	1250
American Electric Power to provide access to the real estate	1251
described in division (A) of this section.	1252
(H) This section shall expire three years after its	1253
effective date.	1254
Section 11. (A) The Governor may execute a Governor's Deed	1255
in the name of the state conveying to The Columbus Partnership,	1256
an Ohio non-profit corporation, and its successors and assigns,	1257
all of the state's right, title, and interest in the following	1258
described real estate:	1259
Situated in the State of Ohio, County of Franklin, City of	1260
Columbus, Township 5 North, Range 22 West of the Refugee Lands,	1261
part of Lots 111, 112, 113, 114, and 115 of the Plat of the Town	1262
of Columbus as recorded in Deed Book "F", page 332, destroyed by	1263
fire, replatted in Plat Book 3, page 247, also represented in	1264
Plat Book 14, page 27, also part of Lots 792, 793, 798, 799,	1265
800, and 801 of the Wharf Lots as recorded in Deed Book 9, page	1266
372, also represented in Plat Book 1, page 291, also part of	1267
Scioto Street and Sugar Street as vacated in Ordinance Number	1268
331-31 and Ordinance Number 548-30 on file with the Clerk of	1269
Council, Columbus, Ohio as conveyed to the State of Ohio in the	1270
instruments filed as Deed Book 946, page 652, Deed Book 910,	1271
page 427, Deed Book 932, page 294, Deed Book 941, page 197, Deed	1272
Book 942, page 122, Deed Book 942, page 344, Deed Book 941, page	1273

377 and Instrument Number 201510300154443 in accordance with

City of Columbus Ordinances 24-30 and 2539-2015 (all deed and

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plat references to the Franklin County Recorder's Office), being	1276
more particularly described as follows:	1277

BEGINNING on the east line of Inlot 113 of the said Plat 1278 of the Town of Columbus at an existing planter corner found on 1279 the westerly existing right-of-way line of Front Street (82.5 1280 feet wide) and at the southeast corner of a 2.278 acre tract 1281 conveyed to Supreme Court of Ohio by the instrument filed as 1282 Instrument Number 200410060233085, said planter corner being 1283 referenced by a drill hole found being North 42 degrees 42 1284 minutes 18 seconds East at a distance of 1.44 feet, said planter 1285 corner being the TRUE POINT OF BEGINNING of the parcel herein 1286 described; 1287

Thence along the said westerly existing right-of-way line of Front Street, South 08 degrees 08 minutes 58 seconds East for a distance of 162.32 feet to a drill hole set at the southeast corner of Inlot 111 of the said Plat of the Town of Columbus and on the northerly existing right-of-way line of Town Street (82.5 feet wide), said drill hole being referenced by a Mag nail found being North 14 degrees 47 minutes 18 seconds West at a distance of 5.38 feet, said drill hole also being referenced by another Mag nail found being North 41 degrees 20 minutes 01 seconds East at a distance of 3.27 feet;

Thence along the said northerly existing right-of-way line 1298 of Town Street and the south line of said Inlot 111, South 81 1299 degrees 50 minutes 48 seconds West for a distance of 266.02 feet 1300 to a drill hole set on the south line of Lot 801 of said Wharf 1301 Lots and on the easterly existing right-of-way line of Civic 1302 Center Drive (80 feet wide), originally dedicated as Riverside 1303 Drive in Ordinance Number 314-30 (June 6, 1930), and the name 1304 changed in Ordinance Number 656-51 (July 10, 1951); 1305

Thence along the said easterly existing right-of-way line	1306
of Civic Center Drive with a curve to the left, having a radius	1307
of 1262.44 feet, an arc length of 365.17 feet, a central angle	1308
of 16 degrees 34 minutes 24 seconds, and a chord which bears	1309
North 10 degrees 34 minutes 46 seconds East for a distance of	1310
363.90 feet to a drill hole set at the southwest corner of the	1311
said Supreme Court of Ohio parcel and within Lot 792 of said	1312
Wharf Lots;	1313
Thence across said Lot 792, the vacated right-of-way of	1314
Scioto Street, and Inlots 113 and 114 of the said Plat of the	1315
Town of Columbus and along the southerly line of the said	1316
Supreme Court of Ohio parcel with the face of an existing	1317
retaining wall (within $+/-$ one foot) the following six (6)	1318
courses:	1319
(1) South 77 degrees 28 minutes 04 seconds East for a	1320
distance of 14.08 feet to a point;	1321
(2) With a curve to the right, having a radius of 58.00	1322
feet, an arc length of 70.29 feet, a central angle of 69 degrees	1323
25 minutes 59 seconds, and a chord which bears South 42 degrees	1324
45 minutes 05 seconds East for a distance of 66.06 feet to a	1325
point;	1326
(3) South 08 degrees 02 minutes 05 seconds East for a	1327
distance of 49.81 feet to a point;	1328
(4) With a curve to the left, having a radius of 14.00	1329
feet, an arc length of 22.06 feet, a central angle of 90 degrees	1330
17 minutes 22 seconds, and a chord which bears South 53 degrees	1331
10 minutes 46 seconds East for a distance of 19.85 feet to a	1332
point;	1333

(5) South 08 degrees 09 minutes 29 seconds East for a

distance of 47.47 feet to a point;	1335
(6) North 81 degrees 50 minutes 31 seconds East for a	1336
distance of 2.83 feet to a point on the face of an existing	1337
building;	1338
Thence along the said existing building face, South 08	1339
degrees 09 minutes 29 seconds East for a distance of 4.44 feet	1340
to a point;	1341
Thence continuing along the said existing building face,	1342
North 81 degrees 53 minutes 32 seconds East for a distance of	1343
24.65 feet to a point on the top step of an existing stairway;	1344
Thence along the said top step of an existing stairway,	1345
North 05 degrees 22 minutes 04 seconds West for a distance of	1346
0.53 feet to a point;	1347
Thence continuing along the said top step of an existing	1348
stairway, North 81 degrees 57 minutes 37 seconds East for a	1349
distance of 44.42 feet to a point on the said existing planter;	1350
Thence along the said existing planter, South 08 degrees	1351
09 minutes 29 seconds East for a distance of 7.62 feet to a	1352
point;	1353
Thence continuing along the said existing planter, North	1354
81 degrees 50 minutes 48 seconds East for a distance of 12.61	1355
feet to the TRUE POINT OF BEGINNING, containing 1.171 acres,	1356
more or less, of which 0.000 acres are in the present road	1357
occupied.	1358
The above description contains 1.171 acres, more or less,	1359
all of which is out of Franklin County Auditor's Parcel Number	1360
010-002659.	1361
The bearings for this description are based on the Ohio	1362

State Plane Coordinate System, South Zone, and reference the	1363
North American Datum of 1983 and the 2007 adjustment (NAD	1364
83(2007)) with ties to Franklin County monuments FRANK 43 and	1365
FRANK 143 having a relative bearing of South 87 degrees 56	1366
minutes 15 seconds East.	1367
This description was prepared by Russell Koenig, Ohio	1368
Registered Professional Surveyor number 8358, and is based on an	1369
actual field survey conducted by DLZ Ohio, Inc. in 2015 under	1370
his direct supervision.	1371
mis direct supervision.	1371
The foregoing legal description may be corrected or	1372
modified by the Department of Administrative Services to a final	1373
form if such corrections or modifications are needed to	1374
facilitate recordation of the deed or correct any errors in the	1375
foregoing description.	1376
(B)(1) The conveyance shall include the improvements and	1377
chattels situated on the real estate, and is subject to all	1378
leases, easements, covenants, conditions, and restrictions of	1379
record: all legal highways and public rights-of-way; zoning,	1380
building, and other laws, ordinances, restrictions, and	1381
regulations; and real estate taxes and assessments not yet due	1382
and payable. The real estate shall be conveyed in an "as-is,	
and payable. The real estate shall be conveyed in an as-is,	1383
where-is, with all faults" condition.	1383 1384
where-is, with all faults" condition.	1384
where-is, with all faults" condition. (2) The deed for the conveyance of the real estate	1384 1385
where-is, with all faults" condition. (2) The deed for the conveyance of the real estate described in division (A) of this section may contain	1384 1385 1386
where-is, with all faults" condition. (2) The deed for the conveyance of the real estate described in division (A) of this section may contain restrictions, exceptions, reservations, reversionary interests,	1384 1385 1386 1387
where-is, with all faults" condition. (2) The deed for the conveyance of the real estate described in division (A) of this section may contain restrictions, exceptions, reservations, reversionary interests, or other terms and conditions the Director of Administrative	1384 1385 1386 1387 1388
where-is, with all faults" condition. (2) The deed for the conveyance of the real estate described in division (A) of this section may contain restrictions, exceptions, reservations, reversionary interests,	1384 1385 1386 1387

exceptions, reservations, reversionary interests, or other terms

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and conditions contained in the deed may be released by the	1392
state or the Department of Job and Family Services without the	1393
necessity of further legislation.	1394

(C) Consideration for the conveyance of the real estate described in division (A) of this section shall be \$3,000,000.

The Director of Administrative Services shall offer the 1397 real estate to The Columbus Partnership through a real estate 1398 purchase agreement. If The Columbus Partnership does not 1399 complete the purchase of the real estate within the time period 1400 provided in the real estate purchase agreement, the Director of 1401 Administrative Services may use any reasonable method of sale 1402 considered acceptable by the Department of Job and Family 1403 Services to determine an alternate purchaser or purchasers 1404 willing to complete the purchase within three years after the 1405 effective date of this section. In that case, consideration for 1406 the conveyance of the real estate to an alternate purchaser or 1407 purchasers shall be at a price and any terms and conditions 1408 acceptable to the Director of Administrative Services and the 1409 Director of Job and Family Services. The Department of Job and 1410 Family Services shall pay all costs incident to marketing or 1411 advertising the sale of the real estate to an alternate 1412 1413 purchaser or purchasers.

- (D) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) Except as otherwise set forth in this section, the 1416 purchaser or purchasers shall pay all costs, other than those 1417 specified above, associated with the purchase, closing, and 1418 conveyance of the subject real estate, including surveys, title 1419 evidence, title insurance, transfer costs and fees, recording 1420 costs and fees, taxes, and any other fees, assessments, and 1421

costs that may be imposed.	1422
The net proceeds of the sale of the real estate shall be	1423
deposited into the state treasury to the credit of the	1424
Unemployment Compensation Special Administrative Fund, under	1425
section 4141.11 of the Revised Code.	1426
(F) Upon receipt of written notice from the Department of	1427
Administrative Services, the Auditor of State, with the	1428
assistance of the Attorney General, shall prepare a Governor's	1429
Deed to the real estate described in division (A) of this	1430
section to the purchaser or purchasers. The Governor's Deed	1431
shall state the consideration and shall be executed by the	1432
Governor in the name of the state, countersigned by the	1433
Secretary of State, sealed with the Great Seal of the State,	1434
presented in the Office of the Auditor of State for recording,	1435
and delivered to the purchaser or purchasers. The purchaser or	1436
purchasers shall present the Governor's Deed for recording in	1437
the Office of the Franklin County Recorder.	1438
(G) This section shall expire three years after its	1439
effective date.	1440
Section 12. (A) The Governor may execute a Governor's Deed	1441
in the name of the state conveying to CK Properties, Ltd.,	1442
("Grantee"), and its successors and assigns, all of the state's	1443
right, title, and interest in the following described real	1444
estate:	1445
Situated in the City of Twinsburg, County of Summit, State	1446
of Ohio and known as being part of original Twinsburg Township	1447
Tract 3, Lot 12, being further bounded and described as follows:	1448
Beginning at the centerline of Aurora Road (S.R. 82) at	1449
the conterline of Payonna Poad (S.P. 14). Thence along the	1/50

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The foregoing legal description may be corrected or modified by the Department of Administrative Services to a final form if such corrections or modifications are needed to facilitate recordation of the deed.

- (B) (1) The conveyance includes improvements and chattels 1469 situated on the real estate, and is subject to all easements, 1470 covenants, conditions, and restrictions of record; all legal 1471 highways and public rights-of-way; zoning, building, and other 1472 laws, ordinances, restrictions, and regulations; and real estate 1473 taxes and assessments not yet due and payable. The real estate 1474 shall be conveyed in an "as-is, where-is, with all faults" 1475 condition. 1476
- (2) The deed may contain restrictions, exceptions,

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 reservations, reversionary interests, or other terms and

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 conditions the Director of Administrative Services determines to

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 be in the best interest of the state.

(3) Subsequent to the conveyance, any restrictions,	1481
exceptions, reservations, reversionary interests, or other terms	1482
and conditions contained in the deed may be released by the	1483
state or Kent State University without the necessity of further	1484
legislation.	1485
(C) Consideration for the conveyance of the real estate	1486
described in division (A) of this section shall be \$1.	1487
(D) The real estate described in division (A) of this	1488
section shall be sold as an entire tract and not in parcels.	1489
(E) Grantee shall pay all costs associated with the	1490
purchase, closing, and conveyance, including surveys, title	1491
evidence, title insurance, transfer costs and fees, recording	1492
costs and fees, taxes, and any other fees, assessments, and	1493
costs that may be imposed.	1494
(F) Upon payment of the purchase price, the Auditor of	1495
State, with the assistance of the Attorney General, shall	1496
prepare a Governor's Deed to the real estate described in	1497
division (A) of this section. The Governor's Deed shall state	1498
the consideration and shall be executed by the Governor in the	1499
name of the state, countersigned by the Secretary of State,	1500
sealed with the Great Seal of the State, presented in the Office	1501
of the Auditor of State for recording, and delivered to the	1502
grantee. The grantee shall present the Governor's Deed for	1503
recording in the Office of the Summit County Recorder.	1504
(G) This section shall expire three years after its	1505
effective date.	1506
Section 13. (A) The Governor may execute a Governor's Deed	1507
or Governor's Deeds in the name of the state conveying to a	1508
grantee or grantees to be determined, their heirs, successors,	1509

and assigns, all of the state's right, title, and interest in	1510
the following described real estate:	1511
Parcel 1	1512
Situated in the State of Ohio, County of Franklin, City of	1513
Gahanna, being located in Quarter Township 1, Township 1, Range	1514
17, United States Military Lands and being part of the 22.950-	1515
acre trace conveyed to The Vista at Rocky Fork, Limited	1516
Partnership, by deed of record in Official Record 15946B20, all	1517
references being to records in the Recorder's Office, Franklin	1518
County, Ohio and bounded and described as follows:	1519
Beginning at a point in the westerly right-of-way line of	1520
Hamilton Road at the southwesterly corner of a 1.152 acre tract	1521
conveyed to The City of Gahanna, by deed of record in Official	1522
Record 15946B09, said point also being in the southerly line of	1523
said The Vista at Rocky Fork L.P. 22.950 acre tract, the	1524
northerly line of the 57.265 acre tract conveyed to Academy	1525
Development Limited Partnership, by deed of record in Official	1526
Records 15030C06;	1527
Thence North 85° 51' 10" West, along said northerly line	1528
of the Academy Development L.P. 57.265 acre tract, a distance of	1529
485.00 feet to a point;	1530
Thence North 15° 23' 12" East, a distance of 74.20 feet to	1531
a point;	1532
Thence North 67° 00' 00" East, a distance of 215.00 feet	1533
to a point;	1534
Thence North 89° 00' 00" East, a distance of 180.00 feet	1535
to a point;	1536
Thence South 85° 50' 13" East, a distance of 100.00 feet	1537

to a point in the westerly right-of-way line of Hamilton Road,	1538
the westerly line of the City of Gahanna 1.152 acre tract;	1539
Thence South 4° 09' 47" West, along said right-of-way line	1540
of Hamilton Road, being 50 feet westerly, as measured at right	1541
angles and parallel with the centerline of Hamilton Road, a	1542
distance of 187.00 feet to the place of beginning, containing	1543
1.713 acres, more or less.	1544
Franklin County Parcel No. 025-009951-00	1545
Prior Instrument Reference: 199803200064415	1546
Tax Mailing Address: 1534 North High Street, Columbus, OH	1547
43201	1548
Parcel 2	1549
Being situated in the City of Gahanna, Franklin County,	1550
Ohio and being more particularly described as follows:	1551
Being Lot 1 of Lion Academy Village as the same is	1552
numbered and delineated upon the recorded plat thereof, of	1553
record in Plat Book 75, Page 99, Recorder's Office, Franklin	1554
County, Ohio.	1555
Franklin County Parcel No. 025-009952-00	1556
Prior Instrument Reference: 199803200064417	1557
Tax Mailing Address: 1534 North High Street, Columbus, OH	1558
43201	1559
The foregoing legal descriptions may be corrected or	1560
modified by the Department of Administrative Services to a final	1561
form if such corrections or modifications are needed to	1562
facilitate recordation of the deed(s).	1563
(B)(1) The conveyance shall include the improvements and	1564

chattels situated on the real estate, and is subject to all	1565
leases, easements, covenants, conditions, and restrictions of	1566
record; all legal highways and public rights-of-way; zoning,	1567
building, and other laws, ordinances, restrictions, and	1568
regulations; and real estate taxes and assessments not yet due	1569
and payable. The real estate shall be conveyed in an "as-is,	1570
where-is, with all faults" condition.	1571

- (2) The deed or deeds for the conveyance of the real 1572 estate described in division (A) of this section may contain 1573 restrictions, exceptions, reservations, reversionary interests, 1574 or other terms and conditions the Director of Administrative 1575 Services and the Board of Trustees of The Ohio State University 1576 determine to be in the best interest of the state. 1577
- (3) Subsequent to the conveyance, any restrictions,

 exceptions, reservations, reversionary interests, or other terms

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 and conditions contained in the deed or deeds may be released by

 the state or the Board of Trustees of The Ohio State University

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 without the necessity of further legislation.

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- (C) Consideration for the conveyance of the real estate 1583 described in division (A) of this section shall be at a price 1584 acceptable to the Board of Trustees of The Ohio State University 1585 and such conveyance shall be pursuant to a real estate purchase 1586 agreement containing any terms and conditions acceptable to the 1587 Board of Trustees of The Ohio State University. 1588

If the grantee or grantees to be determined do not 1589 complete the purchase of the real estate within the time period 1590 provided in the real estate purchase agreement(s), The Ohio 1591 State University may use any reasonable method of sale 1592 considered acceptable to the Board of Trustees of The Ohio State 1593 University to select an alternate grantee or grantees to 1594

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complete the purchase within three years after the effective	1595
date of this section. All advertising costs, additional fees,	1596
and other costs incidental to the sale of the real estate	1597
described in division (A) of this section shall be negotiated by	1598
The Ohio State University and specified in a real estate	1599
purchase agreement(s) with the grantee or grantees to be	1600
determined.	1601

- (D) The real estate described in division (A) of this section may be conveyed as an entire tract or as multiple parcels.
- (E) The costs associated with the purchase, closing, and 1605 conveyance of the real estate described in division (A) of this 1606 section shall be paid by the grantee or grantees, The Ohio State 1607 University, or both, in the manner stated in the real estate 1608 purchase agreement(s).

The net proceeds of the sale of the real estate shall be deposited into university accounts for purposes to be determined by the Board of Trustees of The Ohio State University.

(F) Upon adoption of a resolution by the Board of Trustees 1613 of The Ohio State University and upon receipt of written notice 1614 from the Director of Administrative Services, the Auditor of 1615 State, with the assistance of the Attorney General, shall 1616 prepare a Governor's Deed or Governor's Deeds to the real estate 1617 described in division (A) of this section to the grantee or 1618 grantees. The Governor's Deed or Governor's Deeds shall state 1619 the consideration and shall be executed by the Governor in the 1620 name of the state, countersigned by the Secretary of State, 1621 sealed with the Great Seal of the State, presented in the Office 1622 of the Auditor of State for recording, and delivered to the 1623 grantee or grantees. The grantee or grantees shall present the 1624

Governor's Deed or Governor's Deeds for recording in the Office	1625
of the Franklin County Recorder.	1626
(G) This section shall expire three years after its	1627
effective date.	1628
Section 14. (A) The Governor may execute a Governor's Deed	1629
or Governor's Deeds in the name of the state conveying to a	1630
grantee or grantees to be determined, their heirs, successors,	1631
and assigns, all of the state's right, title, and interest in	1632
the following described real estate:	1633
Parcel 1	1634
Situated in the Township of Springfield, City of	1635
Mansfield, County of Richland, State of Ohio and being part of	1636
the southwest quarter of Section 12, Township 21 North, Range 19	1637
West, and being a portion of the property conveyed to State of	1638
Ohio (The Ohio State University) by Deed Volume 562, Page 211 of	1639
the Richland County Recorder's records, and being more	1640
particularly described as follows:	1641
Beginning for the same at an iron pin set in the northeast	1642
corner of said southwest quarter;	1643
Thence, the following FOUR courses:	1644
(1) South 00 degrees 18 minutes 06 seconds West, 520.08	1645
feet along the east line of said quarter to an iron pin set;	1646
(2) South 88 degrees 47 minutes 12 seconds West, 925.90	1647
feet to an iron pin found in the southeast corner of a parcel	1648
conveyed to 55 Lex-Springmill Inv. Ltd. by Official Record	1649
Volume 1107, Page 878;	1650
(3) North 00 degrees 19 minutes 03 seconds East, 520.08	1651
feet along the east line of said 55 Lex-Springmill Inv. Ltd.	1652

	1.650
parcel to an iron pin set on the north line of said southwest	1653
quarter;	1654
(4) North 88 degrees 47 minutes 12 seconds East, 925.75	1655
feet along said north line of said quarter to the Place of	1656
Beginning and containing 11.050 acres, more or less, and subject	1657
to all legal highways, easements, leases, reservations, and use	1658
restrictions of record.	1659
According to survey by K.E. McCartney & Associates, Inc.	1660
made August, 2016.	1661
Richland County Parcel No. 039-91-500-02-000	1662
	1002
Parcel 2	1663
Situated in the Township of Springfield, City of Ontario,	1664
County of Richland, State of Ohio and being part of the	1665
southwest quarter of Section 12, Township 21 North, Range 19	1666
West, and being a portion of the property conveyed to State of	1667
Ohio (The Ohio State University) by Deed Volume 562, Page 211 of	1668
the Richland County Recorder's records, and being more	1669
particularly described as follows:	1670
Commencing at an iron pin set in the northeast corner of	1671
said southwest quarter; thence, South 00 degrees 18 minutes 06	1672
seconds West, 520.08 feet along the east line of said quarter to	1673
an iron pin set, the Place of Beginning of the parcel herein	1674
described:	1675
Thence, the following FOUR courses:	1676
(1) South 00 degrees 18 minutes 06 seconds West, 887.04	1677
feet along the east line of said quarter to an iron pin set on	1678
the former centerline of Walker Lake Road-(C.H. 164);	1679
(2) South 89 degrees 14 minutes 50 seconds West, 925.97	1680

feet along the centerline of Walker Lake Road to a point in the	1681
southeast corner of a parcel conveyed to Charles L. Gilbert,	1682
Trustee U/A/W Charles L. Gilbert Living Revocable Trust dated	1683
6/7/10 by Official Record Volume 2033, Page 476 and Marilyn A.	1684
Gilbert, Trustee U/A/W/ Marilyn A. Gilbert Living Revocable	1685
Trust dated 6/7/10 by Official Record Volume 2033, Page 472;	1686
(3) North 00 degrees 19 minutes 03 seconds East, 879.61	1687
feet along the east line of said Gilbert Trust parcel to an iron	1688
pin found in the northeast corner thereof, and passing through	1689
an iron pin found for reference at 42.75 feet;	1690
(4) North 88 degrees 47 minutes 12 seconds East, 925.90	1691
feet to the Place of Beginning and containing 18.772 acres, more	1692
or less, and subject to all legal highways, easements, leases,	1693
reservations, and use restrictions of record.	1694
According to survey by K.E. McCartney & Associates, Inc.	1695
made August, 2016.	1696
Richland County Parcel No. 038-60-500-61-000	1697
The foregoing legal description may be corrected or	1698
modified by the Department of Administrative Services to a final	1699
form if such corrections or modifications are needed to	1700
facilitate recordation of the deed(s).	1701
(B)(1) The conveyance shall include the improvements and	1702
chattels situated on the real estate, and is subject to all	1703
leases, easements, covenants, conditions, and restrictions of	1704
record; all legal highways and public rights-of-way; zoning,	1705
building, and other laws, ordinances, restrictions, and	1706
regulations; and real estate taxes and assessments not yet due	1707
and payable. The real estate shall be conveyed in an "as-is,	1708
where-is, with all faults" condition.	1709

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(2) The deed or deeds for the conveyance of the real	1710
estate described in division (A) of this section may contain	1711
restrictions, exceptions, reservations, reversionary interests,	1712
or other terms and conditions the Director of Administrative	1713
Services and the Board of Trustees of The Ohio State University	1714
determine to be in the best interest of the state.	1715

- (3) Subsequent to the conveyance, any restrictions, exceptions, reservations, reversionary interests, or other terms and conditions contained in the deed or deeds may be released by the State or the Board of Trustees of The Ohio State University without the necessity of further legislation.
- (C) Consideration for the conveyance of the real estate described in division (A) of this section shall be at a price acceptable to the Board of Trustees of The Ohio State University and such conveyance shall be pursuant to a real estate purchase agreement(s) containing any terms and conditions acceptable to the Board of Trustees of The Ohio State University.

If the grantee or grantees to be determined do not 1727 complete the purchase of the real estate within the time period 1728 provided in the real estate purchase agreement(s), The Ohio 1729 State University may use any reasonable method of sale 1730 considered acceptable to the Board of Trustees of The Ohio State 1731 University to select an alternate grantee or grantees to 1732 complete the purchase within three years after the effective 1733 date of this section. All advertising costs, additional fees, 1734 and other costs incidental to the sale of the real estate 1735 described in division (A) of this section shall be negotiated by 1736 The Ohio State University and specified in a real estate 1737 purchase agreement(s) with the grantee or grantees to be 1738 determined. 1739

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(D) The real estate described in division (A) of this	1740
section may be conveyed as an entire tract or as multiple	1741
parcels.	1742
(E) The costs associated with the purchase, closing, and	1743
conveyance of the real estate described in division (A) of this	1744
section shall be paid by the grantee or grantees, The Ohio State	1745
University, or both, in the manner stated in the real estate	1746
<pre>purchase agreement(s).</pre>	1747
The net proceeds of the sale of the real estate shall be	1748
deposited into university accounts for purposes to be determined	1749
by the Board of Trustees of The Ohio State University.	1750
(F) Upon adoption of a resolution by the Board of Trustees	1751
of The Ohio State University and upon receipt of written notice	1752
from the Director of Administrative Services, the Auditor of	1753
State, with the assistance of the Attorney General, shall	1754
prepare a Governor's Deed or Governor's Deeds to the real estate	1755
described in division (A) of this section to the grantee or	1756
grantees. The Governor's Deed or Governor's Deeds shall state	1757
the consideration and shall be executed by the Governor in the	1758
name of the state, countersigned by the Secretary of State,	1759
sealed with the Great Seal of the State, presented in the Office	1760
of the Auditor of State for recording, and delivered to the	1761
grantee or grantees. The grantee or grantees shall present the	1762
Governor's Deed or Governor's Deeds for recording in the Office	1763
of the Richland County Recorder.	1764
(G) This section shall expire three years after its	1765
effective date.	1766

Section 15. (A) Notwithstanding division (A) (5) of section

123.01 of the Revised Code, the Director of Administrative

Services may execute a perpetual easement in the name of the	1769
state granting to the City of Columbus, Ohio, an Ohio municipal	1770
corporation, and its successors and assigns, a perpetual	1771
easement for sanitary sewer pipeline purposes burdening the	1772
following described real estate:	1773
Situated in the State of Ohio, County of Franklin, City of	1774
Columbus, and being part of the Samuel Hughes Subdivision Plat	1775
Book 3, Page 272 and a 9.72 acre tract conveyed to The Ohio	1776
State University by Instrument Number 199904090088853 and being	1777
more particularly described as follows:	1778
Commencing at a point at the intersection of Hawthorne	1779
Avenue (50 feet wide), and the centerline of Burt Street (50	1780
<pre>feet wide);</pre>	1781
Thence leaving said intersection, across the grantor's	1782
property with a bearing for reference of North 21°39'38" West, a	1783
distance of 253.35 feet to an angle point on the easterly line	1784
of an existing Sanitary Easement recorded by Official Record	1785
10883 Page A07 in the Franklin County Recorder's Office and	1786
being the True Point of Beginning;	1787
Thence North 70°59'16" West, a distance of 15.21 feet	1788
crossing said existing sanitary easement to a point on the	1789
westerly line of said existing sanitary easement;	1790
Thence North 89°15'50" West, a distance of 2.78 feet	1791
leaving the westerly line of said sanitary easement to a point;	1792
Thence North 00°44'10" East, a distance of 144.13 feet to	1793
a point;	1794
Thence South 89°15′50″ East, a distance of 20.00 feet to a	1795
point;	1796

Thence South 00°44'10" West, a distance of 143.63 feet to	1797
a point on the easterly line of said existing sanitary easement;	1798
Thence South 28°32'40" West, a distance of 5.96 feet along	1799
said easterly line of said existing sanitary easement to the	1800
True Point of Beginning and containing 0.067 acres (2922.95 Sq.	1801
Ft.), more or less, and being subject to all other legal	1802
easements, agreements, and rights-of-way of record.	1803
This description was prepared by Tony W. Meacham, Ohio	1804
Professional Surveyor Number 7799 from an actual field survey	1805
performed in 2016.	1806
The bearing North 86°35'04" West on the centerline of	1807
Hawthorne Avenue is in this description are referenced to the	1808
Ohio State Plane Coordinate System (South Zone), NAD 83 (NSRS	1809
2007).	1810
The foregoing legal description may be corrected or	1811
modified by the Department of Administrative Services to a final	1812
form if such corrections or modifications are needed to	1813
facilitate recordation of the perpetual easement.	1814
(B) The perpetual easement shall state the obligations of,	1815
and the duties to be observed and performed by the City of	1816
Columbus, Ohio with regard to the perpetual easement, and shall	1817
require the City of Columbus, Ohio to assume perpetual	1818
responsibility for operating, maintaining, repairing, renewing,	1819
reconstructing, and replacing the sanitary sewer pipeline that	1820
is currently located on the real estate.	1821
(C) Consideration for granting the perpetual easement is	1822
\$1.	1823
(D) The Director of Administrative Services, with the	1824
assistance of the Attorney General, shall prepare the perpetual	1825

easement. The perpetual easement shall state the consideration	1826
and the terms and conditions for the granting of the perpetual	1827
easement. The perpetual easement shall be executed by the	1828
Director of Administrative Services in the name of the state,	1829
presented in the Office of the Auditor of State for recording,	1830
and delivered to the City of Columbus, Ohio. The City of	1831
Columbus, Ohio, shall present the perpetual easement for	1832
recording in the Office of the Franklin County Recorder. The	1833
City of Columbus, Ohio, shall pay the costs associated with	1834
recording the perpetual easement.	1835
(E) This section expires three years after its effective	1836
date.	1837
Section 16. (A) The Governor may execute one or more	1838
Governor's Deeds in the name of the state conveying to the	1839
selected grantee or grantees, their heirs, successors, and	1840
assigns, to be determined in the manner provided in division (C)	1841
of this section, all of the state's right, title, and interest	1842
in the following described real estate:	1843
Situated in the City of Cambridge, Township of Cambridge,	1844
County of Guernsey, State of Ohio and bounded and described as	1845
follows:	1846
Situated in the City of Cambridge, Township of Cambridge,	1847
County of Guernsey, State of Ohio, and being a part of Partition	1848
Lot #14 in the Third Quarter, Township #2 North, Range #3 West,	1849
and being more particularly described as follows:	1850
TRACT ONE.	1051
TRACT ONE:	1851
Being 0.591 acres more or less in Cambridge Township.	1852
Commencing at an iron pin found at the Northeast corner of	1853

Partition Lot #14, thence on the North line of Partition Lot

#14, N 82° 56' 59" W, a distance of 1,200.00 feet to a point,	1855
thence S 17°45' 41" E a distance of 1,799.98 feet to an iron pin	1856
set, the BEGINNING, thence on the Northwest right of way of U.S.	1857
$\#40$, S 41° 25'19" W a distance of 100.00 feet to a point, thence	1858
N 30° 17' 41" W a distance of 94.00 feet to a point, thence S	1859
52° 52' 32" W a distance of 19.13 feet to a point, thence N 30°	1860
17' 41" W a distance of 121.90 feet to a point, thence N 05 $^{\circ}$ 56'	1861
51" W a distance of 10.68 feet to an iron pin set, thence N 29 $^{\circ}$	1862
00' 55" E, a distance of 127.38 feet to an iron pin set, thence	1863
with the West line of the Ohio State Patrol Barracks S 30° 17'	1864
41" E a distance of 257.00 feet to the beginning and containing	1865
0.591 acres, more or less, and being part of the property	1866
conveyed in Tract #3, Parcel #1, and #2 of Volume 341, Page 600	1867
of the Deed Records of Guernsey County, Ohio.	1868

TRACT TWO:

Being 0.092 acres more or less in the City of Cambridge. 1870 Commencing at an iron pin found at the Northeast corner of a 1871 Partition Lot #14, thence on the North line of Partition Lot 1872 #14, N 82° 56' 59" W, a distance of 1,200.00 feet to a point, 1873 thence S 17° 45' 41" E a distance of 1,799.98 feet to an iron 1874 pin at the most southerly corner of the State Patrol Barracks 1875 found in Volume 171, Page 165 of the Deed Records of Guernsey 1876 County, Ohio, thence on the Northwest right of way of U.S. #40, 1877 S 41° 25' 19" W, a distance of 100.00 feet to a point, the 1878 BEGINNING, thence on the Northwest right of way of U.S. #40, S 1879 41° 25' 19" W a distance of 12.00 feet to an iron pin set, 1880 thence N 42° 39' 47" W a distance of 140.55 feet to an iron pin 1881 set, thence N 23° 38' 21" W a distance of 41.18 feet to an iron 1882 pin set, thence N 05° 56' 51" W a distance of 43.02 feet to a 1883 point, thence S 30° 17′ 41″ E a distance of 121.90 feet to a 1884 point, thence N 52° 52' 32" E a distance of 19.13 feet to a 1885

point, thence S 30° 17' 41" E a distance of 94.00 feet to the	1886
beginning and containing 0.092 acres, more or less and being a	1887
part of the property conveyed in Tract #4, Volume 341, Page 603	1888
of the Deed Records of Guernsey County, Ohio, including all	1889
easements for utilities, including sewer line easements to the	1890
North to the existing sewer line.	1891
The above two described tracts are subject to all	1892
easements or leases of public record. Iron pins set are 5/8 inch	1893
rebar. Bearings are magnetic and are for angle purposes only.	1894
A survey of the above described property was made by	1895
Joseph T. Spilker, Registered Surveyor #S-5862 on July 15, 1981.	1896
Subject to all legal highways, restrictions, and	1897
reservations of record.	1898
Auditor's Parcel Nos.: 02-0003910.000 & 06-0008765.000	1899
Prior Instrument Reference: Volume 458 Page 858 Official	1900
Records of Guernsey County, Ohio.	1901
The foregoing legal description may be corrected or	1902
modified by the Department of Administrative Services to a final	1903
form if such corrections or modifications are needed to	1904
facilitate recordation of the deed(s).	1905
(B) (1) The conveyance includes improvements and chattels	1906
situated on the real estate, and is subject to all easements,	1907
covenants, conditions, and restrictions of record; all legal	1908
highways and public rights-of-way; zoning, building, and other	1909
laws, ordinances, restrictions, and regulations; and real estate	1910
taxes and assessments not yet due and payable. The real estate	1911
shall be conveyed in an "as-is, where-is, with all faults"	1912
condition.	1913

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1923 1924

- (2) The deed or deeds for the conveyance of the real 1914 property described in division (A) of this section may contain 1915 restrictions, exceptions, reservations, reversionary interests, 1916 and other terms and conditions the Director of Administrative 1917 Services and the Board of Trustees of Ohio University determine 1918 to be in the best interest of the state. 1919
- (3) Subsequent to the conveyance, any restrictions, exceptions, reservations, reversionary interests, or other terms and conditions contained in the deed or deeds may be released by the state or the Board of Trustees of Ohio University without the necessity of further legislation.
- (4) The deed or deeds shall contain restrictions

 1925
 prohibiting the grantee or grantees from occupying, using, or

 developing, or from selling, the real property such that the use

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 or alienation will interfere with the quiet enjoyment of

 1928
 neighboring state-owned land.
- (5) The real property described above shall be conveyed

 only if the Director of Administrative Services and the Board of

 Trustees of Ohio University first have determined that the real

 property is surplus real property no longer needed by the state

 and that the conveyance is in the best interest of the state.

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 1930
- (C) The Director of Administrative Services shall conduct 1935 a sale of the real property by sealed bid auction or public 1936 auction, and the real property shall be sold to the highest 1937 bidder at a price acceptable to the Director of Administrative 1938 Services and the Board of Trustees of Ohio University. The 1939 Director of Administrative Services shall advertise the sealed 1940 bid auction or public auction by publication in a newspaper of 1941 general circulation in Guernsey County, once a week for three 1942 consecutive weeks before the date on which the sealed bids are 1943

1968

to be opened. The Director of Administrative Services shall	1944
notify the successful bidder in writing. The Director of	1945
Administrative Services may reject any or all bids.	1946

The grantee or grantees shall pay ten percent of the 1947 purchase price to the Director of Administrative Services within 1948 five business days after receiving the notice the bid has been 1949 accepted. The grantee or grantees shall pay the balance of the 1950 purchase price to the Director within 60 days after receiving 1951 notice the bid has been accepted. When the purchase price has 1952 been paid, the Director and grantee or grantees shall enter into 1953 a real estate purchase agreement, in the form prescribed by the 1954 Department of Administrative Services. Payment may be made in 1955 cash, or by bank draft or certified check made payable to the 1956 Treasurer of State. A selected grantee who does not complete the 1957 conditions of the sale as prescribed in this division shall 1958 forfeit the ten percent of the purchase price paid to the state 1959 as liquidated damages. If a selected grantee fails to complete 1960 the purchase, the Director of Administrative Services may accept 1961 the next highest bid, subject to the foregoing conditions. If 1962 the Director of Administrative Services rejects all bids, the 1963 Director may repeat the sealed bid auction or public auction, or 1964 may use an alternative sale process that is acceptable to the 1965 Board of Trustees of Ohio University. 1966

Ohio University shall pay advertising and other costs incident to the sale of the real property.

- (D) The real property described in division (A) of this 1969 section may be conveyed as an entire tract or as multiple 1970 parcels.
- (E) The Grantee shall pay all costs associated with the 1972 purchase, closing, and conveyance, including surveys, title 1973

evidence, title insurance, transfer costs and fees, recording	1974
costs and fees, taxes, and any other fees, assessments, and	1975
costs that may be imposed.	1976
The net proceeds of the sale of the real property shall be	1977
	1977
paid to Ohio University and deposited into the appropriate	
university accounts for the benefit of Ohio University.	1979
(F) Upon adoption of a resolution by the Board of Trustees	1980
of Ohio University, payment of the purchase price, and upon	1981
receipt of written notice from the Director of Administrative	1982
Services, the Auditor of State, with the assistance of the	1983
Attorney General, shall prepare a Governor's Deed to the real	1984
property described in division (A) of this section. The	1985
Governor's Deed shall state the consideration and shall be	1986
executed by the Governor in the name of the state, countersigned	1987
by the Secretary of State, sealed with the Great Seal of the	1988
State, presented in the Office of the Auditor of State for	1989
recording, and delivered to the Grantee. The Grantee shall	1990
present the Governor's Deed for recording in the Office of the	1991
Guernsey County Recorder.	1992
(G) This section shall expire three years after its	1993
effective date.	1994
	1005
Section 17. (A) The Governor may execute a Governor's Deed	1995
in the name of the state conveying to the Athens County Public	1996
Libraries ("grantee"), and its successors and assigns, all or	1997
part of the state's right, title, and interest in the following	1998
described real estate:	1999
Situated in the State of Ohio, Athens County, Farm Lot No.	2000
27, Section 4, T9N R14W, Ohio Company Purchase, and being part	2001

of the same parcel conveyed to the Ohio University as described

in Deed Book 229, Page 319, also being the 2.725 acre lease	2003
parcel of Nelsonville Public Library as described in Official	2004
Record 129, Pg. 854, and also being part of the Ohio University	2005
parcel as described in Official Record 109, Page 215, in the	2006
Athens County Recorder's Office, being more particularly	2007
described as follows:	2008
Parcel 1	2009
Commencing at the northwest corner of Farm Lot No. 27,	2010
thence S 02° 29' 23" W 3207.33 feet to the northwest corner of	2011
subject 2.725 acre parcel, said northwest corner also being the	2012
southwest corner of a 4.498 acre Putnam Square INC. lease parcel	2013
as described in Official Record 228, Page 884, and referencing	2014
an iron pin found cap stamped "SWOYER" at S 03° 02' 36" W 50.00	2015
feet, said point being the Point of Beginning for the parcel	2016
herein described;	2017
Thence from the Point of Beginning along the southerly	2018
lines of said 4.498 acre lease parcel as described in Official	2019
Record 228, Page 884 the following three courses:	2020
1. S 86° 44' 17" E 170.74 feet to an iron pin set;	2021
2. S 03° 02' 35" W 50.00 feet to an iron pin found;	2022
3. S 86° 44' 18 " E 382.52 feet to an iron pin found at the	2023
westerly right of way line of U.S. 33, also being the	2024
northeasterly corner of subject 2.725 acre lease parcel of	2025
Nelsonville Public Library as described in Official Record 129,	2026
Page 854;	2027
Thence S 00° 03' 21" E 138.01 feet along the west right of	2028
way of US 33 to an iron pin cap set at the southeast corner of	2029
subject 2.725 acre lease parcel of Nelsonville Public Library as	2030
described in Official Record 129, Pg. 854, said point also being	2031

the northeast corner of a 0.395 acre parcel conveyed to the City	2032
of Athens as described in Deed Book 212, Page 01;	2033
Thence S 81° 14' 56" W 572.82 feet along the north line of	2034
a 0.395 acre parcel conveyed to the City of Athens as described	2035
in Deed Book 129, Page 854, to an iron pin found at the	2036
southwest corner of subject 2.725 acre lease parcel of	2037
Nelsonville Public Library as described in Official Record 129,	2038
Pg. 854, said point also being on the easterly right of way of	2039
Home Street;	2040
Thence N 03° 02' 36" E 307.00 feet along the west line of	2041
subject 2.725 acre lease parcel of Nelsonville Public Library as	2042
described in Official Record 129, Pg. 854, to the Point of	2043
Beginning.	2044
The above described contains 2.725 acres more or less and	2045
is contained in Auditors Parcel A027380002101, which presently	2046
shows 2.529 acres.	2047
Parcel 2	2048
Commencing at the northwest corner of Farm Lot No. 27,	2049
thence S 02° 32' 33" W 3544.96 feet to an iron pin cap set at	2050
the northwest corner of subject 1.619 acre parcel, said	2051
northwest corner also being the southwest corner of a 0.395 acre	2052
parcel conveyed to the City of Athens as described in Deed Book	2053
212, Page 01, said point being the Point of Beginning for the	2054
parcel herein described;	2055
Thence N 81° 14' 56" E 574.49 feet along the north line to	2056
an iron pin cap set at the southeast corner of subject 1.619	2057
acre parcel conveyed to the Ohio University as described in	2058
Official Record 109, Pg. 215, said point also being the westerly	2059
right of way of U.S. 33;	2060

Thence S 00° 03' 21" E 122.55 feet along the westerly	2061
right of way of U.S. 33 to an iron pin cap set on the southeast	2062
corner of subject 1.619 acre parcel conveyed to the Ohio	2063
University as described in Official Record 109, Pg. 215, said	2064
point also being on a northerly line of a 10.060 acre parcel	2065
conveyed to the City of Athens as described in Official Record	2066
129, Page 854;	2067
Thence S 81° 05' 25" W 581.60 feet along the north line of	2068
said 10.060 acre parcel conveyed to the City of Athens as	2069
described in Official Record 129, Page 854 to an iron pin set	2070
capped on the southwest corner of subject 1.619 acre parcel	2071
conveyed to the Ohio University as described in Official Record	2072
109, Pg. 215, said point also being on the easterly right of way	2073
of Home Street;	2074
Thence N 03° 02' 36" E 125.40 feet along the easterly	2075
right of way of Home Street to the Point of Beginning.	2076
The above described contains 1.619 acres more or less and	2077
is contained in Auditors Parcel A027380002101, which presently	2078
shows 14.910 acres.	2079
The foregoing legal description may be corrected or	2080
modified by the Department of Administrative Services to a final	2081
form if such corrections or modifications are needed to	2082
facilitate recordation of the deed or if less than the whole	2083
property is conveyed.	2084
(B) (1) The conveyance includes improvements and chattels	2085
situated on the real estate, and is subject to all leases,	2086
easements, covenants, conditions, and restrictions of record;	2087
all legal highways and public rights-of-way; zoning, building,	2088
and other laws, ordinances, restrictions, and regulations; and	2089

real estate taxes and assessments not yet due and payable. The	2090
real estate shall be conveyed in an "as-is, where-is, with all	2091
faults" condition.	2092
(2) The deed may contain restrictions, exceptions,	2093
reservations, reversionary interests, or other terms and	2094
conditions the Director of Administrative Services determines to	2095
be in the best interest of the state.	2096
(3) The Governor's Deed conveying to grantee all or part	2097
of the real estate described in division (A) of this section	2098
shall contain a reversionary clause that shall provide that if	2099
grantee, or any successor in interest, should ever not utilize	2100
the subject real property for library purposes, then the	2101
grantee's interest or that of its successor in interest, shall	2102
immediately revert to grantor upon written notice from grantor	2103
to grantee, or its successor. Such reversion shall take place by	2104
operation of law without the need for any further action by	2105
grantor.	2106
(4) Subsequent to the conveyance, any restrictions,	2107
	2107
exceptions, reservations, reversionary interests, or other terms	
and conditions contained in the deed may be released by the	2109
state or Ohio University without the necessity of further	2110
legislation.	2111
(C) Consideration for the conveyance of the real estate	2112
described in division (A) of this section shall be \$1.	2113
(D) The real estate described in division (A) of this	2114
section shall be sold as an entire tract and not in parcels.	2115
section shall be sold as an entire tract and not in parcers.	2113
(E) Grantee shall pay all costs associated with the	2116
purchase, closing, and conveyance, including surveys, title	2117
evidence, title insurance, transfer costs and fees, recording	2118

costs and fees, taxes, and any other fees, assessments, and	2119
costs that may be imposed.	2120
The net proceeds of the sale shall be deposited into the	2121
state treasury to the credit of the General Revenue Fund under	2122
section 113.09 of the Revised Code.	2123
(F) Upon payment of the purchase price, the Auditor of	2124
State, with the assistance of the Attorney General, shall	2125
prepare a Governor's Deed to such portions of the real estate	2126
described in division (A) of this section as is conveyed. The	2127
Governor's Deed shall state the consideration and shall be	2128
executed by the Governor in the name of the state, countersigned	2129
by the Secretary of State, sealed with the Great Seal of the	2130
State, presented in the Office of the Auditor of State for	2131
recording, and delivered to the grantee. The grantee shall	2132
present the Governor's Deed for recording in the Office of the	2133
Athens County Recorder.	2134
(G) This section shall expire three years after its	2135
effective date.	2136
Section 18. (A) The Governor may execute a Governor's Deed	2137
in the name of the state conveying to the Lawrence County Port	2138
Authority, Inc. ("Grantee"), and its successors and assigns, all	2139
of the state's right, title, and interest in the following	2140
described real estate:	2141
Situated in Lawrence County, Hamilton Township, Village of	2142
Hanging Rock, Township 1 (North), Range 19 (West), Section 11,	2143
State of Ohio, and being a part of the 7.10 acres conveyed by	2144
the Norfolk & Western Railway Company to the Village of Hanging	2145
Rock as found recorded in Deed Book 308, pages 575 thru 582,	2146
inclusive, of the Lawrence County, Ohio, Record of Deeds, and	2147

2176

being more specifically bounded and described as follows:	2148
Beginning at a T-Rail on the North side of a 22 foot wide	2149
strip (street) conveyed by Florence G. Jefferys to the Village	2150
of Hanging Rock, Ohio, by deed recorded in Volume 138, page 415;	2151
said T-Rail bears North 7 degrees 1 minute East, 22 feet from	2152
the North East corner of Lot No. 8 of the Plan of the Town of	2153
Hanging Rock as recorded in Volume 11, Page 94 of the record of	2154
deeds in the Recorder's Office of Lawrence County, Ohio; thence	2155
with the South line of the aforesaid 7.10 acre tract, North 82	2156
degrees 47 minutes West, 148 feet to the South West corner of	2157
the herein described parcel; thence North 11 degrees 32 minutes	2158
East, 113.33 feet to a point; thence South 80 degrees 45 minutes	2159
13 seconds East, 330.00 feet to a point on the South side of an	2160
existing road; thence South 78 degrees 13 minutes 15 seconds	2161
East, 330.66 feet to a point on the East line of the 7.10 acre	2162
tract; thence South 22 degrees 25 minutes 40 seconds West, 65.93	2163
feet to the South East corner of the 7.10 acre tract and a	2164
corner to a 0.34 acre tract; thence with the South line of the	2165
7.10 acre tract (old N & W Railway property line) North 78	2166
degrees 29 minutes West, 504.07 feet to a T-Rail; thence South 7	2167
degrees 1 minute West, 47.12 feet to the place of beginning and	2168
containing 1.13 acres.	2169
PARCEL NO. 09-033-1000	2170
The real estate herein conveyed was calculated, described,	2171
and surveyed by D.R. Garwood, Registered Surveyor #4313, State	2172
of Ohio.	2173
For the last recorded instrument, reference is made to	2174

warranty deed recorded in Deed Book 338 at page 209 of the Deed

Records of Lawrence County, Ohio.

ALSO, the following described real estate; Lots 18 and 19	2177
in the Village of Hanging Rock, in said Lawrence County, Ohio.	2178
For the last recorded instrument, reference is made to	2179
warranty deed dated September 23, 1906, and recorded in Deed	2180
Book 84 at page 472 of the Deed Records of Lawrence County,	2181
Ohio.	2182
ALSO, the following real estate; Being the East ½ of Lot	2183
20 in the Village of Hanging Rock, Lawrence County, Ohio.	2184
For the last recorded instrument, reference is made to	2185
Deed Book 114 at page 626, dated September 18, 1922, in the Deed	2186
Records of Lawrence County, Ohio.	2187
ALSO, the following real estate: Situate in the Village of	2188
Hanging Rock, Lawrence County, Ohio.	2189
Being the West ½ of Lot 20 in the Village of Hanging Rock	2190
in said Lawrence County, Ohio.	2191
For the last recorded instrument reference is made to deed	2192
dated September 25, 1922, and recorded in Deed Book 114 at page	2193
627 of the Deed Records of Lawrence County, Ohio.	2194
Lots 18, 19 & 20 subject to Right of Way for new road. See	2195
plat book 6, p 223.	2196
There is also conveyed herein all right, title and	2197
interest that the grantors herein has in those certain alleys	2198
and streets vacated by the Village of Hanging Rock and described	2199
as follows: Auditor's Duplicate 1967.	2200
Page 35, Line 20, E ½ Center Street, 33X140.25 feet	2201
adjoining Lot 20;	2202
Page 36, Line 21, S ½ of 16 ½ alley, 8.25X247.5 feet	2203

adjoining Lots 18, 19 & 20;	2204
Page 36, Line 13, Lots 18, 19 & 20, North part;	2205
Page 36, Line 14, Lots 18, 19, & 20, State Highway	2206
easement, Parcel No. 206 South Part	2207
Note: Remainder of streets and alleys went to adjoining	2208
owner when vacated which was the State of Ohio, grantor herein.	2209
For the last recorded instruments, see Ordinance No. 112,	2210
111 and 113, recorded in Volume PL. B. 6, at pages 223 to 229	2211
inclusive of the Plat Records of Lawrence County, Ohio.	2212
Parcel Nos: 09-041-1100, 09-041-1200	2213
LSOT: DB 338, P 387, Recorder's Office, Lawrence County,	2214
Ohio.	2215
Also the following described property: Vacated 22' wide	2216
street 22X82.5 and the North $\frac{1}{2}$ of vacated 16 $\frac{1}{2}$ Alley 8.25X82.5.	2217
Parcel No. 09-040-1705	2218
ALSO THE FOLLOWING DESCRIBED PROPERTY:	2219
Situate in Lawrence County, State of Ohio, and bounded and	2220
described as follows, to-wit:	2221
Lot #10 in the Village of Hanging Rock in said Lawrence	2222
County, Ohio. Also, Lot No. Nine (9) in the Village of Hanging	2223
Rock in Lawrence County, Ohio.	2224
Vacated 22' wide street 22X198, vacated Center Street	2225
33X140.25, and vacated 16 $\frac{1}{2}$ Alley 8.25X165.	2226
See Plat in Auditor's 2002 Duplicate.	2227
Parcel No.: 09-040-1700	2228

LSOT: DB 331, P 667, Recorder's Office, Lawrence County,	2229
Ohio.	2230
For the last recorded instrument, reference is made to	2231
Deed Book 328 at page 574 Deed Records of Lawrence County, Ohio,	2232
and Deed Book 331 at page 401 in said Deed Records, Lawrence	2233
County, Ohio.	2234
ALSO, THE FOLLOWING REAL ESTATE: Situated in Lawrence	2235
County, Hamilton Township, Village of Hanging Rock, State of	2236
Ohio, in Township 1 North, Range 19, Section 11, and being more	2237
particularly bounded and described as follows:	2238
Beginning at a T-Rail set on the North side of a 22 foot	2239
wide strip of land conveyed by Quit Claim Deed of March 3, 1932,	2240
from Florence G. Jefferys to the Village of Hanging Rock as	2241
recorded in Volume 138 at page 415 of the Lawrence County, Ohio,	2242
Record of Deeds; said beginning point bears North 7 degrees 01	2243
minutes East, 22 feet from the Northeast corner of Lot No. 8 of	2244
the Plan of the Town of Hanging Rock as recorded in Volume 11,	2245
page 94 of the Lawrence County, Ohio, Record of Deeds	2246
Said beginning point being also one of the angle points of	2247
the Norfolk and Western Railroad right of way line as referred	2248
to in the deed of conveyance from the Norfolk and Western	2249
Railroad to the Village of Hanging Rock, Ohio, as recorded in	2250
Volume 308 at page 574; thence with the right of way line of the	2251
Norfolk and Western Railroad (now the Village of Hanging Rock)	2252
North 7 degrees 01 minutes East, 47.12 feet to another T-Rail	2253
monument; thence South 78 degrees 29 minutes East, 504.07 feet	2254
to a point common to the old right of way line of the Norfolk	2255
and Western Railroad and land conveyed by the Norfolk and	2256
Western Railroad to the State of Ohio, Dept. of Highways, said	2257
point being 448.37 feet left of Station 266 plus 84.73 of the	2258

centerline survey of U.S. Route 52; thence South 22 degrees 25	2259
minutes 40 seconds West 11.92 feet to a point on the North line	2260
of the aforesaid 22 foot wide street; thence with the North line	2261
of said 22 foot wide street North 82 degrees 47 minutes West,	2262
499.40 feet to the place of beginning and containing thirty-four	2263
one hundredths (0.34) of an acre. The herein described real	2264
estate was surveyed by D.R. Garwood, Reg. Surv. #4313, State of	2265
Ohio.	2266
Parcel No.: 09-037-0900	2267
For the last recorded instrument, reference is made to	2268
Deed Book 328 at page 571, Deed Records of Lawrence County,	2269
Ohio.	2270
LSOT: DB 331, P 667, Recorder's Office, Lawrence County,	2271
Ohio.	2272
ente.	2272
ALSO THE FOLLOWING DESCRIBED PROPERTY:	2273
Situate in Lawrence County, State of Ohio, and bounded and	2274
described as follows, to-wit:	2275
Lot #11 in the Village of Hanging Rock is said Lawrence	2276
County, Ohio.	2277
Parcel No.: 09-040-1701	2278
LSOT: DB 377, P 621, Recorder's Office, Lawrence County,	2279
Ohio.	2280
ALSO THE FOLLOWING DESCRIBED PROPERTY:	2281
Situate in Lawrence County, State of Ohio, and bounded and	2282
described as follows, to-wit:	2283
Lots 43, 44 and $\frac{1}{2}$ of Lot 45 in the Village of Hanging Rock	2284
is said Lawrence County, Ohio.	2285
to data Lantenee Councy, onto.	2200

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Parcel No.: 09-044-0200 2286 ALSO THE FOLLOWING DESCRIBED PROPERTY: 2287 Situate in the Village of Hanging Rock, County of Lawrence 2288 and State of Ohio: Beginning at a point on the south line of a 2289 7.10 A. tract conveyed to the Village of Hanging Rock by the 2290 Norfolk & Western Railway Company by deed dated June 23, 1964, 2291 as recorded in Vol. 308, Page 574, Lawrence County Deed Records, 2292 said point being the Southwest corner of a 1.13 A. tract 2293 2294 conveyed to the Board of Education of Rock Hill Local School District by deed dated March 9, 1968, as recorded in Vol. 338, 2295 Page 209, Deed Records; thence, with the South line of said 7.10 2296 acre tract and the North line of a 22 foot street conveyed to 2297 the Village of Hanging Rock by Florence G. Jeffreys by deed 2298 recorded in Vol. 138, Page 415, Deed Records, N. 82 deg 47' W. 2299 365.08 ft. to a point the intersection of the East line of 2300 Market Street, if extended, with the South line of the 7.10 acre 2301 tract; thence in a northerly direction with the East line of 2302 Market Street, if extended, as shown on the Plat of the Town of 2303 Hanging Rock as shown in Vol. 11, P. 94, Deed Records, N. 6 deg. 2304 56' E. 47-50 feet to a point 6 ft. from and right angles to the 2305 southerly edge of the pavement of the new street on the old N. & 2306 W. right of way; thence in an easterly direction and 6 ft. from 2307 and parallel to said pavement on a curve to the right having a 2308 radius of 694.545 feet, 243.00 feet to the P.T. of curve; thence 2309 S. 78 deq. 29' E. 130 feet to a point in the West line of said 2310 1.13 acre tract; thence S. 11 deg. 32' W. 65.50 feet with said 2311 line to the place of beginning, and containing 0.57 acre, more 2312 or less, consisting of a strip of land bounded generally by the 2313 present school property on the east, the 22 ft. street on the 2314 South; the easterly line of Market Street, if extended, on the 2315 West, and the berm of the newly paved road on the North. 2316

Parcel No.: 09-033-0800	2317
LSOT: DB 363, P 260, Recorder's Office, Lawrence County,	2318
Ohio.	2319
ALSO THE FOLLOWING DESCRIBED PROPERTY:	2320
Situated in the County of Lawrence, in the State of Ohio,	2321
and in the Village of Hanging Rock and bounded and described as	2322
follows:	2323
Being all of lot "K" in the Village of Hanging Rock as	2324
conveyed to the grantor herein and recorded in Volume 207 at	2325
Page 607 of the Lawrence County Record of Deeds.	2326
This instrument is expressly subject to an Easement for	2327
Highway Purposes granted the State of Ohio and recorded in	2328
Volume 248 at Page 146 of the Lawrence County Record of	2329
Easements.	2330
The above real estate hereby conveyed is described as	2331
follows:	2332
Being in Section 11, Town 1, Range 19 and being all of Lot	2333
K, known as the Foundry Lot and the Old Public Road being 40	2334
feet in width adjoining Lot K, also the east 6 feet of Lots 14	2335
and 15 of Hanging Rock, containing 1.65 acres more or less.	2336
Parcel No.: 09-037-0600	2337
LSOT: DB 249, P 302, Recorder's Office, Lawrence County,	2338
Ohio.	2339
The foregoing legal description may be corrected or	2340
modified by the Department of Administrative Services to a final	2341
form if such corrections or modifications are needed to	2342
facilitate recordation of the deed.	2343

(B) (1) The conveyance includes improvements and chattels	2344
situated on the real estate, and is subject to all easements,	2345
covenants, conditions, and restrictions of record; all legal	2346
highways and public rights-of-way; zoning, building, and other	2347
laws, ordinances, restrictions, and regulations; and real estate	2348
taxes and assessments not yet due and payable. The real estate	2349
shall be conveyed in an "as-is, where-is, with all faults"	2350
condition.	2351

- (2) The deed for the conveyance of the real property 2352 described in division (A) of this section may contain 2353 restrictions, exceptions, reservations, reversionary interests, 2354 or other terms and conditions the Director of Administrative 2355 Services and the Board of Trustees of Ohio University determine 2356 to be in the best interest of the state. 2357
- (3) Subsequent to the conveyance, any restrictions,

 exceptions, reservations, reversionary interests, or other terms

 2359
 and conditions contained in the deed may be released by the

 state or the Board of Trustees of Ohio University without the

 2361
 necessity of further legislation.
- (C) Consideration for the conveyance of the real property 2363 described in division (A) of this section shall be \$219,000, 2364 pursuant to a real estate purchase agreement as prepared and 2365 approved by the Director of Administrative Services and the 2366 Board of Trustees of Ohio University. 2367

The Director of Administrative Services shall offer the 2368 real estate to the Lawrence County Port Authority, Inc. through 2369 a real estate purchase agreement. If the Lawrence County Port 2370 Authority, Inc. does not complete the purchase of the real 2371 estate within the time period provided in the real estate 2372 purchase agreement, the Director of Administrative Services may 2373

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use any reasonable method of sale considered acceptable by the	2374
Board of Trustees of Ohio University to determine an alternate	2375
grantee willing to complete the purchase within three years	2376
after the effective date of this section. Ohio University shall	2377
pay all advertising costs, additional fees, and other costs	2378
incident to the sale of the real property.	2379

- (D) The real property described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) Grantee shall pay all costs associated with the 2382 purchase, closing, and conveyance of the real property, 2383 including surveys, title evidence, title insurance, transfer 2384 costs and fees, recording costs and fees, taxes, and any other 2385 fees, assessments, and costs that may be imposed. 2386

The net proceeds of the sale of the real property shall be paid to Ohio University and deposited into the appropriate university accounts for the benefit of Ohio University.

(F) Upon adoption of a resolution by the Board of Trustees 2390 of Ohio University, payment of the purchase price, and receipt 2391 of written notice from the Director of Administrative Services, 2392 the Auditor of State, with the assistance of the Attorney 2393 General, shall prepare a Governor's Deed to the real property 2394 described in division (A) of this section. The Governor's Deed 2395 shall state the consideration and shall be executed by the 2396 Governor in the name of the state, countersigned by the 2397 Secretary of State, sealed with the Great Seal of the State, 2398 presented in the Office of the Auditor of State for recording, 2399 and delivered to the grantee. The grantee shall present the 2400 Governor's Deed for recording in the Office of the Lawrence 2401 County Recorder. 2402

(G) This section shall expire three years after its	2403
effective date.	2404
Section 19. (A) The Governor may execute one or more	2405
Governor's Deeds in the name of the state conveying to the	2406
selected grantee or grantees, their heirs, successors, and	2407
assigns, to be determined in the manner provided in division (C)	2408
of this section all of the State's right, title, and interest in	2409
the following described real estate:	2410
Situated in the City of Athens, Athens County, Ohio, to-	2411
wit:	2412
Beginning at a point 94 feet East of the Southwest corner	2413
of Inlot No. 26 in the City of Athens on the South line of said	2414
Inlot; thence East 43 feet on the said South line; thence North	2415
to the line running East and West between the North and South	2416
halves of the North half of said Inlot; thence West 43 feet;	2417
thence South to the place of beginning, also the right of way	2418
for the purposes of a private alley over and along ten feet East	2419
of and adjoining said tract above described	2420
EXCEPTING the following described real estate: Beginning	2421
at a point 94 feet East of the West line of Inlot No. 26, which	2422
point is on the line dividing the North and South halves of the	2423
North half of said Inlot No. 26 and is also the Northwest corner	2424
of that part of said Inlot No. 26 now owned by the said Martha	2425
B. Pilcher; thence East on said dividing line 43 feet; thence	2426
South 20 feet; thence West 43 feet to a line parallel with the	2427
said North line; thence North 20 feet to the place of beginning.	2428
The above tract is subject to all easements or leases of	2429
public record.	2430
Subject to all legal highways, restrictions, and	2431

reservations of record.	2432
Auditor's Parcel Nos.: A027080007000	2433
Prior Instrument Reference: Volume 281 Page 328 Official	2434
Records of Athens County, Ohio.	2435
The foregoing legal description may be corrected or	2436
modified by the Department of Administrative Services to a final	2437
form if such corrections or modifications are needed to	2438
facilitate the sale of the subject property.	2439
(B)(1) The conveyance includes improvements and chattels	2440
situated on the real estate, and is subject to all easements,	2441
covenants, conditions, and restrictions of record; all legal	2442
highways and public rights-of-way; zoning, building, and other	2443
laws, ordinances, restrictions, and regulations; and real estate	2444
taxes and assessments not yet due and payable. The real estate	2445
shall be conveyed in an "as-is, where-is, with all faults"	2446
condition.	2447
(2) The deed for the conveyance of the real property may	2448
contain restrictions, exceptions, reservations, reversionary	2449
interests, and other terms and conditions the Director of	2450
Administrative Services and the President and Board of Trustees	2451
of Ohio University determine to be in the best interest of the	2452
State.	2453
(3) Subsequent to the conveyance, any restrictions,	2454
exceptions, reservations, reversionary interests, or other terms	2455
and conditions contained in the deed may be released by the	2456
State and the President and Board of Trustees of Ohio University	2457
without the necessity of further legislation.	2458
(4) The deed or deeds shall contain restrictions	2459
prohibiting the grantee or grantees from occupying, using, or	2460

developing, or from selling, the real estate s	such that the use 2461	-
or alienation will interfere with the quiet en	njoyment of 2462	,
neighboring state-owned land.	2463	}

- (5) The real estate described above shall be conveyed only

 if the Director of Administrative Services and the President and

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 Board of Trustees of Ohio University first have determined that

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 the real estate is surplus real property no longer needed by the

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 state and that the conveyance is in the best interest of the

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 state.
- (C) The Director of Administrative Services, in 2470 consultation with Ohio University shall conduct a sale of the 2471 real estate by sealed bid auction and the real estate shall be 2472 sold to the highest bidder at a price acceptable to the Director 2473 of Administrative Services and the President and Board of 2474 Trustees of Ohio University. The Director of Administrative 2475 Services shall advertise the sealed bid auction by publication 2476 in a newspaper of general circulation in Athens County, once a 2477 week for three consecutive weeks before the date on which the 2478 sealed bids are to be opened. The Director of Administrative 2479 Services shall notify the successful bidder in writing. The 2480 Director of Administrative Services may reject any or all bids. 2481

The purchaser shall pay a deposit of ten percent of the 2482 purchase price to the Department of Administrative Services 2483 within five business days after receiving notice the bid has 2484 been accepted. When the deposit has been received by the 2485 Department of Administrative Services, the purchaser shall enter 2486 into a real estate purchase agreement in the form prescribed by 2487 the Department of Administrative Services. The purchaser shall 2488 pay the balance of the purchase price to the Department of 2489 Administrative Services within sixty days after receiving notice 2490

the bid has been accepted. Payment of the deposit and the	2491
balance of the purchase price shall be made by bank draft or	2492
certified check made payable to the Treasurer of State. A	2493
purchaser who does not complete the conditions of the sale as	2494
prescribed in this division or in the real estate purchase	2495
agreement shall forfeit the ten percent of the purchase price	2496
paid to the State as liquidated damages. Should a purchaser not	2497
complete the conditions of sale as described in this division or	2498
in the real estate purchase agreement, the Director of	2499
Administrative Services is authorized to accept the next highest	2500
bid, by collecting ten percent of the revised purchase price	2501
from the next bidder and proceed to close the sale, provided	2502
that the secondary bid meets all other criteria provided for in	2503
this section. If the Director of Administrative Services rejects	2504
all bids from the sealed bid auction, the Director may repeat	2505
the sealed bid auction process described in this section or may	2506
use an alternate sale process that is acceptable to Ohio	2507
University.	2508
Ohio University shall pay advertising costs incident to	2509

Ohio University shall pay advertising costs incident to the sale of the real estate.

- (D) The real estate described in division (A) of this 2511 section may be conveyed as an entire tract or as multiple 2512 parcels. 2513
- (E) The purchaser shall pay all costs, other than those 2514 specified above, associated with the purchase, closing, and 2515 conveyance of the subject property, including surveys, lot split 2516 fees, title evidence, title insurance, transfer costs and fees, 2517 recording costs and fees, taxes, and any other fees, 2518 assessments, and costs that may be imposed. 2519

The net proceeds of the sale shall be deposited into Ohio 2520

University accounts for purposes to be determined by the	2521
President and Board of Trustees of Ohio University.	2522
(F) Upon receiving written request from the Department of	2523
Administrative Services, the Auditor of State, with the	2524
assistance of the Attorney General, shall prepare a Governor's	2525
Deed to the real estate described in division (A) of this	2526
section. The Governor's Deed shall state the consideration and	2527
shall be executed by the Governor in the name of the State,	2528
countersigned by the Secretary of State, sealed with the Great	2529
Seal of the State, presented in the Office of the Auditor of	2530
State for recording, and delivered to the grantee. The grantee	2531
shall present the Governor's Deed for recording in the Office of	2532
the Athens County Recorder.	2533
(G) This section shall expire three years after its	2534
effective date.	2535
Section 20. (A) The Governor may execute a Governor's Deed	2536
Section 20. (A) The Governor may execute a Governor's Deed in the name of the state conveying to one or more purchaser or	2536 2537
in the name of the state conveying to one or more purchaser or	2537
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the	2537 2538
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described	2537 2538 2539
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described real estate:	2537 2538 2539 2540
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described real estate: Situated in the City of Portsmouth, County of Scioto,	2537 2538 2539 2540 2541
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described real estate: Situated in the City of Portsmouth, County of Scioto, State of Ohio and is described as follows:	2537 2538 2539 2540 2541 2542
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described real estate: Situated in the City of Portsmouth, County of Scioto, State of Ohio and is described as follows: Being the whole of Lot No. 8 of the Kings Court	2537 2538 2539 2540 2541 2542 2543
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described real estate: Situated in the City of Portsmouth, County of Scioto, State of Ohio and is described as follows: Being the whole of Lot No. 8 of the Kings Court Subdivision of the City of Portsmouth, as shown as and	2537 2538 2539 2540 2541 2542 2543 2544
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described real estate: Situated in the City of Portsmouth, County of Scioto, State of Ohio and is described as follows: Being the whole of Lot No. 8 of the Kings Court Subdivision of the City of Portsmouth, as shown as and designated on the duly recorded plat of said subdivision in Plat Book 6, Pages 77 and 78, Scioto County, Ohio, Record of Plats	2537 2538 2539 2540 2541 2542 2543 2544 2545
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described real estate: Situated in the City of Portsmouth, County of Scioto, State of Ohio and is described as follows: Being the whole of Lot No. 8 of the Kings Court Subdivision of the City of Portsmouth, as shown as and designated on the duly recorded plat of said subdivision in Plat Book 6, Pages 77 and 78, Scioto County, Ohio, Record of Plats The foregoing legal description may be corrected or	2537 2538 2539 2540 2541 2542 2543 2544 2545 2546
in the name of the state conveying to one or more purchaser or purchasers, their heirs, successors, and assigns all of the state's right, title, and interest in the following described real estate: Situated in the City of Portsmouth, County of Scioto, State of Ohio and is described as follows: Being the whole of Lot No. 8 of the Kings Court Subdivision of the City of Portsmouth, as shown as and designated on the duly recorded plat of said subdivision in Plat Book 6, Pages 77 and 78, Scioto County, Ohio, Record of Plats	2537 2538 2539 2540 2541 2542 2543 2544 2545 2546

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facilitate recordation of the deed. 2550

- (B) (1) The conveyance includes improvements and chattels 2551 situated on the real estate, and is subject to all easements, 2552 covenants, conditions, and restrictions of record; all legal 2553 highways and public rights-of-way; zoning, building, and other 2554 laws, ordinances, restrictions, and regulations; and real estate 2555 taxes and assessments not yet due and payable. The real estate 2556 shall be conveyed in an "as-is, where-is, with all faults" 2557 condition. 2558
- (2) The deed may contain restrictions, exceptions,

 reservations, reversionary interests, and other terms and

 conditions the Director of Administrative Services determines to

 be in the best interest of the state.

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- (3) Subsequent to the conveyance, any restrictions,

 exceptions, reservations, reversionary interests, or other terms

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 and conditions contained in the deed may be released by the

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 state or Shawnee State University without the necessity of

 further legislation.

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- (4) The real estate described in division (A) of this section shall be conveyed only if the Director of Administrative Services and the Board of Trustees of Shawnee State University first have determined that the real estate is surplus real property no longer needed by the state and that the conveyance is in the best interest of the state.
- (C) The Director of Administrative Services shall conduct 2574 a sale of the real estate by sealed bid auction and the real 2575 estate shall be sold to the highest bidder at a price acceptable 2576 to the Director of Administrative Services and Board of Trustees 2577 of Shawnee State University. The Director of Administrative 2578

Services shall advertise the sealed bid auction by publicatio	n 2579
in a newspaper of general circulation in Scioto County, once	a 2580
week for three consecutive weeks before the date on which the	2581
sealed bids are to be opened. The Director of Administrative	2582
Services shall notify the successful bidder in writing. The	2583
Director of Administrative Services may reject any or all bid	s. 2584

The purchaser shall pay ten percent of the purchase price 2585 to the Department of Administrative Services within five 2586 business days after receiving notice the bid has been accepted. 2587 2588 When the deposit has been received by the Department of Administrative Services, the purchaser shall enter into a real 2589 estate purchase agreement, in the form prescribed by the 2590 Department of Administrative Services. The purchaser shall pay 2591 the balance of the purchase price to the Department of 2592 Administrative Services within 60 days after receiving notice 2593 the bid has been accepted. Payment of the deposit and the 2594 purchase price shall be made by bank draft or certified check 2595 made payable to the Treasurer of State. A purchaser who does not 2596 complete the conditions of the sale as prescribed in this 2597 division shall forfeit the ten percent of the purchase price 2598 paid to the state as liquidated damages. Should a purchaser not 2599 complete the conditions of sale as described in this division, 2600 the Director of Administrative Services is authorized to accept 2601 the next highest bid or bids by collecting ten percent of the 2602 revised purchase price from the next bidder and to proceed to 2603 close the sale, provided for in the section, subject to the 2604 foregoing conditions. If the Director of Administrative Services 2605 rejects all bids from the sealed bid auction, the Director may 2606 repeat the sealed bid auction process described in this section 2607 or may use an alternate sale process acceptable to Shawnee State 2608 University. 2609

Shawnee State University shall pay advertising and other	2610
costs incident to the sale of the real estate.	2611
(D) The real estate described in division (A) of this	2612
section shall be sold as an entire tract and not in parcels.	2613
(E) Purchaser shall pay all costs, other than those	2614
specified above, associated with the purchase, closing, and	2615
conveyance of the subject property, including surveys, title	2616
evidence, title insurance, transfer costs and fees, recording	2617
costs and fees, taxes, and any other fees, assessments, and	2618
costs that may be imposed.	2619
The net proceeds of the sale shall be paid to Shawnee	2620
State University and shall be deposited into university accounts	2621
for the benefit of Shawnee State University.	2622
(F) Upon receiving written request from the Department of	2623
Administrative Services, the Auditor of State, with the	2624
assistance of the Attorney General, shall prepare a Governor's	2625
Deed to the real estate described in division (A) of this	2626
section. The Governor's Deed shall state the consideration and	2627
shall be executed by the Governor in the name of the state,	2628
countersigned by the Secretary of State, sealed with the Great	2629
Seal of the State, presented in the Office of the Auditor of	2630
State for recording, and delivered to the grantee. The grantee	2631
shall present the Governor's Deed for recording in the Office of	2632
the Scioto County Recorder.	2633
(G) This section shall expire three years after its	2634
effective date.	2635
Section 21. (A) The Governor may execute a Governor's Deed	2636
in the name of the state conveying to the City of Akron, Ohio,	2637
or an alternate grantee or grantees, and its successors and	2638

assigns, all of the state's right, title, and interest in the	2639
following described real estate:	2640
Situated in the City of Akron, County of Summit and State	2641
of Ohio and known as being a part of Lots 4 and 5, Tract 4,	2642
formerly Springfield Township and more fully described as	2643
follows:	2644
Beginning at a drill hole found at the centerline	2645
intersection of Triplett Boulevard with Hilbish Avenue and being	2646
the northeast corner of Lot 4; Thence southwesterly along the	2647
centerline of Hilbish Avenue and the easterly line of said Lot	2648
4, S 0° 21' 00" W (bearings referenced to the Ohio Coordinate	2649
System, North Zone), 1814.38 feet to the southeast corner of Lot	2650
4; Thence northwesterly along the southerly line of Lot 4 and	2651
northerly line of Lot 5, N 89° 43' 24" W, 305.44 feet to a	2652
tangent line of the centerline of George Washington Boulevard	2653
(100' R/W); Thence southwesterly along said tangent line, S 33 $^{\circ}$	2654
39' 10" W , 221.77 feet to a lead center monument formed at a	2655
point of curve on the centerline of George Washington Boulevard	2656
(N 501, 243.54/E 2,288,089.60 Ohio Coordinate System, North	2657
Zone); Thence northeasterly along the centerline of George	2658
Washington Boulevard and along the arc of a circle curving to	2659
the left (central angle = 3° 36' 18", radius = 1199.76', chord =	2660
75.48', chord bearing = N 31 $^{\circ}$ 51' 02" E) 75.49 feet to a point;	2661
Thence radial to said centerline curve, N 59° 57' 08" W, 50.00	2662
feet to the southeast corner of land owned by the State of Ohio	2663
(Deed Volume 5163, Page 45) and being the True Place of	2664
Beginning for the land hereinafter described;	2665
Thence N 56 $^{\circ}$ 39' 49" W, 263.45 feet to a point; Thence N	2666
64° 33' 36" W, 97.32 feet to a number six rebar found; Thence N	2667

6° 31' 53" E, 42.38 feet to a number six rebar found; Thence N

$41^{\circ}16'$ 00" W, 47.38 feet to a number six rebar found; Thence N	2669
35° 31' 10" W, 51.26 feet to a number six rebar found; Thence S	2670
4° 33' 59" W, 87.75 feet to a number five rebar set; Thence S	2671
18°15' 14" W, 329.06 feet to a number five rebar set; Thence S	2672
52° 38' 41" E, 345.69 feet to a number five rebar set on the	2673
westerly line of George Washington Boulevard; Thence	2674
northeasterly along said westerly line N 33 $^{\circ}$ 39' 10" E, 291.04	2675
feet to a number five rebar set at a point of curve; Thence	2676
northeasterly along the arc of a circle curving to the left	2677
(central angle = 3° 36' 18", radius = 1149.76 ', chord = 72.33 ',	2678
chord bearing = N 31° $51'$ $02"$ E) 72.34 feet to the True Place of	2679
Beginning for the land hereinbefore described and containing	2680
3.1960 acres of land as surveyed by the Bureau of Engineering,	2681
City of Akron, Ohio, in May, 1988, and subject to all legal	2682
highways, easements and restrictions of record.	2683
Summit County Parcel Nos. 6757940 and 6755127	2684
Prior Instrument Reference No.: O.R. Volume 196, Pages 279	2685
- 282	2686
The foregoing legal description may be corrected or	2687
modified by the Department of Administrative Services to a final	2688
form if such corrections or modifications are needed to	2689
facilitate recordation of the deed.	2690
(B)(1) The conveyance shall include the improvements and	2691
chattels situated on the real estate, and is subject to all	2692
easements, covenants, conditions, and restrictions of record;	2693
all legal highways and public rights-of-way; zoning, building,	2694
and other laws, ordinances, restrictions, and regulations; and	2695
real estate taxes and assessments not yet due and payable. The	2696
real estate shall be conveyed in an "as-is, where-is, with all	2697
faults" condition.	2698

(2) The deed for the conveyance of the real estate may	2699
contain restrictions, exceptions, reservations, reversionary	2700
interests, or other terms and conditions the Director of	2701
Administrative Services and the Board of Trustees of the	2702
University of Akron determine to be in the best interest of the	2703
state.	2704

- (3) Subsequent to the conveyance, any restrictions, 2705 exceptions, reservations, reversionary interests, or other terms 2706 and conditions contained in the deed may be released by the 2707 state or the Board of Trustees of the University of Akron 2708 without the necessity of further legislation. 2709
- (C) Consideration for the conveyance of the real estate 2710 described in division (A) of this section shall be \$1.

The Director of Administrative Services shall offer the 2712 real estate to the City of Akron, Ohio, through a real estate 2713 purchase agreement. If the City of Akron, Ohio, does not 2714 complete the purchase of the real estate within the time period 2715 provided in the real estate purchase agreement, the Director of 2716 Administrative Services may use any reasonable method of sale 2717 considered acceptable by the Board of Trustees of the University 2718 of Akron to determine an alternate grantee or grantees to 2719 complete the purchase within three years after the effective 2720 date of this section. In that case, consideration for the 2721 conveyance of the real estate to an alternate grantee or 2722 grantees shall be at a price and any terms and conditions 2723 acceptable to the Director of Administrative Services and the 2724 University of Akron. The Board of Trustees of the University of 2725 Akron shall pay all advertising costs, additional fees, and 2726 other costs incident to the sale of the real estate to an 2727 alternate grantee or grantees. 2728

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(D) The real estate described in division (A) of this	2729
section may be conveyed as an entire tract or as multiple	2730
parcels.	2731
(E) Grantee shall pay all costs associated with the	2732
purchase, closing, and conveyance of the real estate described	2733
in division (A) of this section, including surveys, title	2734
evidence, title insurance and any other fees, assessments, and	2735
costs that may be imposed, but not transfer costs and fees,	2736
recording costs and fees, which will be paid by the Board of	2737
Trustees of the University of Akron.	2738
The net proceeds of the sale shall be deposited into	2739
university accounts for purposes to be determined by the Board	2740
of Trustees of the University of Akron.	2741
(F) Upon execution of the real estate purchase agreement,	2742
the Auditor of State, with the assistance of the Attorney	2743
General, shall prepare a Governor's Deed to the real estate	2744
described in division (A) of this section. The Governor's Deed	2745
shall state the consideration and shall be executed by the	2746
Governor in the name of the state, countersigned by the	2747
Secretary of State, sealed with the Great Seal of the State,	2748
presented in the Office of the Auditor of State for recording,	2749
and delivered to the grantee. The grantee shall present the	2750
Governor's Deed for recording in the Office of the Summit County	2751
Recorder.	2752
(G) This section shall expire three years after its	2753
effective date.	2754
Section 22. (A) The Governor may execute a Governor's Deed	2755

in the name of the state conveying to a selected grantee or

grantees, their heirs, successors, and assigns, to be determined

in the manner provided in division (C) of this section, all of	2758
the state's right, title, and interest in the following	2759
described real estate:	2760
Parcel 1:	2761
Situated in the City of Akron, County of Summit and State	2762
of Ohio and known as being Block 14, Perkins Allotment, as	2763
recorded in Plat Book 1, Page 38, Summit County Records.	2764
Excepting therefrom the following described premises	2765
deeded by The Rector, Wardens and Vestrymen of St. Paul's	2766
Episcopal Church of Akron, Ohio to The City of Akron, Ohio,	2767
dated September 22, 1942, and recorded in Volume 1965, Page 38,	2768
Summit County Records:	2769
Situated in the City of Akron, County of Summit and State	2770
of Ohio, and known as being a part of Block 14, Perkins	2771
Allotment, as recorded in Summit County Record of Plats Book 1,	2772
Page 38 and being more fully described as follows:	2773
Tract 1: Beginning at the southwestern corner of South	2774
Forge Street and East Market Street (60 feet wide); thence	2775
southwesterly along the western line of South Forge Street,	2776
about thirty-seven and seventy-six hundredths (37.76) feet to a	2777
point, said point being the tangent point of the arc of a circle	2778
of twelve (12) feet radius; thence Northerly along the arc of	2779
said circle, curving to the left and tangent to the preceding	2780
course, about twenty-six and ninety-four hundredths (26.94) feet	2781
to a point, said point being ten (10) feet south of, measured at	2782
right angles to, the southern line of East Market Street; thence	2783
westerly parallel to the southern line of East Market Street,	2784
and tangent to the preceding course, five (5.00) feet to a	2785

point; thence Northerly at right angles to the preceding course,

ten (10.00) feet to a point in the southern line of East Market	2787
Street; thence Easterly along the southern line of East Market	2788
Street, about thirty-seven and ninety-five hundredths (37.95)	2789
feet to the place of beginning, containing about 477 square	2790
feet.	2791

Tract 2: Beginning at the southeastern corner of Fir Hill 2792 and East Market Street (60 feet wide); thence easterly along the 2793 southern line of East Market Street, One Hundred Ninety-Four and 2794 three tenths (194.3) feet to a point; thence southerly at right 2795 angles to preceding course ten (10.00) feet to a point; thence 2796 westerly along a line parallel to the southern line of East 2797 Market Street One Hundred Sixty-Eight and twenty-eight 2798 hundredths (168.28) feet to a point, said point being the 2799 tangent point of the arc of a circle of twelve (12) foot radius; 2800 thence southerly, along the arc of said circle, curving to the 2801 left and tangent to the preceding course about twenty-four and 2802 ninety-six (24.96) hundredths feet to a point in the eastern 2803 line of Fir Hill; thence Northerly along the said line of Fir 2804 Hill, about thirty-one and eighty-nine hundredths (31.89) feet 2805 to the place of beginning, containing about 2,011 square feet. 2806

Tract 3: Beginning at the Northeastern corner of South 2807 Forge Street and Fir Hill; thence Northerly, along the eastern 2808 line of Fir Hill, about seventeen and eighty-six hundredths 2809 (17.86) feet to a point, said point being the tangent point of 2810 the arc of a circle of twelve (12) foot radius; thence 2811 southeasterly along the arc of said circle curving to the left, 2812 and tangent to the preceding course about twenty-three and fifty 2813 hundredths (23.50) feet to a point in the western line of South 2814 Forge Street; thence Southwesterly, along the said Western line 2815 of South Forge Street and tangent to the preceding course, about 2816 seventeen and eighty-six hundredths (17.86) feet to the place of 2817

beginning, containing about 75 square feet of land, be the same	2818
more or less, but subject to all legal highways.	2819
Also known as 354 East Market Street, Akron, Ohio 44304	2820
Summit County Parcel No. 68-41381	2821
Prior Instrument Reference: Vol. 4677, Pages 272 - 274	2822
Parcel 2:	2823
And known as being part of Block No. 12 in Perkins	2824
Addition to the City of Akron, Ohio, Part of original Portage	2825
Township Tract 7 as shown by the recorded plat in Volume 1 of	2826
Maps, Page 37 of Summit County Records, bounded and described as	2827
follows: Beginning in the Westerly line of Fir Street which is	2828
N. 0 deg. 55' E. 50 Feet from the intersection of the Northerly	2829
line of South Forge Street (formerly Old Forge Road) and the	2830
Westerly line of said Fir Street; Thence N. 0 deg. 55' E. along	2831
the Westerly line of said Fir Street 50 feet; thence N. 85 deg.	2832
W. 123 ½ feet; thence S. 17 deg. 20' W. 60 feet; thence S. 89	2833
deg. 5' E. 140 feet to the place of beginning.	2834
Summit County Parcel No. 6829059	2835
Prior Instrument Reference: O.R. 838 Page 494	2836
Parcel 3:	2837
And known as bounded and described as follows: Being part	2838
of Block Number 12, Perkins Addition to Akron as recorded in	2839
Plat Book 1, Page 38, Summit County Records of Plats, and	2840
bounded and described as follows: Beginning at a point in the	2841
West line of Fir Street, which is also the east line of said	2842
Bock [sic] Number 12, 100 feet north of the southeast corner of	2843
said block; then North O deg. 55' East along said line of Block	2844
and Street 50 feet; thence North 81 deg. West 107 feet; thence	2845

South 17 deg. 20' West 60 feet to the northwest corner of	2846
property now or formerly owned by Harriet E. Stuart; thence	2847
South 85 deg. East along Harriet E. Stuart's North line 123.50	2848
feet to the place of beginning be the same more or less, but	2849
subject to all legal highways.	2850
Summit County Parcel No. 6837468	2851
Prior Instrument Reference: O.R. 1463 Page 491	2852
The foregoing legal descriptions may be modified by the	2853
Department of Administrative Services to a final form if such	2854
modifications are needed to facilitate recordation of the	2855
deed(s).	2856
(B)(1) The conveyance includes improvements and chattels	2857
situated on the real estate, and is subject to all easements,	2858
covenants, conditions, and restrictions of record; all legal	2859
highways and public rights-of-way; zoning, building, and other	2860
laws, ordinances, restrictions, and regulations; and real estate	2861
taxes and assessments not yet due and payable. The real estate	2862
shall be conveyed in an "as-is, where-is, with all faults"	2863
condition.	2864
(2) The deed for the conveyance of the real property	2865
described in division (A) of this section may contain	2866
restrictions, exceptions, reservations, reversionary interests,	2867
and other terms and conditions the Director of Administrative	2868
Services and the Board of Trustees of the University of Akron	2869
determine to be in the best interest of the state.	2870
(3) Subsequent to the conveyance, any restrictions,	2871
exceptions, reservations, reversionary interests, or other terms	2872
and conditions contained in the deed may be released by the	2873
state or the Board of Trustees of the University of Akron	2874

without the necessity of further legislation.

(C) The Director of Administrative Services, in 2876 consultation with the University of Akron, shall conduct a sale 2877 of the real property by sealed bid auction, and the real 2878 2879 property shall be sold to the highest bidder at a price acceptable to the Director of Administrative Services and the 2880 Board of Trustees of the University of Akron. The Director of 2881 Administrative Services shall advertise the sealed bid auction 2882 by publication in a newspaper of general circulation in Summit 2883 County, once a week for three consecutive weeks before the date 2884 2885 on which the sealed bids are to be opened. The Director of Administrative Services shall notify the successful bidder in 2886 writing. The Director of Administrative Services may reject any 2887 or all bids. 2888

The grantee or grantees shall pay ten percent of the 2889 purchase price to the Department of Administrative Services 2890 within five business days after receiving notice the bid has 2891 been accepted. When the deposit has been received by the 2892 Department of Administrative Services, the grantee or grantees 2893 2894 shall enter into a real estate purchase agreement in the form prescribed by the Department of Administrative Services. The 2895 grantee or grantees shall pay the balance of the purchase price 2896 to the Department of Administrative Services within 60 days 2897 2898 after receiving notice the bid has been accepted. Payment of the deposit and the purchase price shall be made by bank draft or 2899 certified check made payable to the Treasurer of State. A 2900 selected grantee who does not complete the conditions of the 2901 sale as prescribed in this division or in the real estate 2902 purchase agreement shall forfeit the ten percent of the purchase 2903 price paid to the state as liquidated damages. Should a selected 2904 grantee not complete the conditions of sale as described in this 2905

division or in the real estate purchase agreement, the Director	2906
of Administrative Services is authorized to accept the next	2907
highest bid by collecting ten percent of the revised purchase	2908
price from the next bidder and proceed to close the sale,	2909
provided that the secondary bid meets all other criteria	2910
provided for in this section. If the Director of Administrative	2911
Services rejects all bids from the sealed bid auction, the	2912
Director may repeat the sealed bid auction process described in	2913
this section or may use an alternate sale process acceptable to	2914
the Board of Trustees of the University of Akron.	2915

The Board of Trustees of the University of Akron shall pay 2916 advertising costs incident to the sale of the subject real 2917 property.

- (D) The real property described in division (A) of this 2919 section shall be sold as an entire tract and not in parcels. 2920
- (E) The grantee or grantees shall pay all costs associated 2921 with the purchase, closing, and conveyance of the real property, 2922 including surveys, lot split costs and fees, title evidence, 2923 title insurance, transfer costs and fees, recording costs and 2924 fees, taxes, and any other fees, assessments, and costs that may 2925 be imposed.
- (F) The net proceeds of the sale shall be deposited into 2927 university accounts for purposes to be determined by the Board 2928 of Trustees of the University of Akron. 2929
- (G) Upon receipt of a fully executed purchase agreement as 2930 described in division (C) of this section and upon receiving 2931 written notice from the Department of Administrative Services, 2932 the Auditor of State, with the assistance of the Attorney 2933 General, shall prepare a Governor's Deed to the real property 2934

described in division (A) of this section. The Governor's Deed	2935
shall state the consideration and shall be executed by the	2936
Governor in the name of the state, countersigned by the	2937
Secretary of State, sealed with the Great Seal of the State,	2938
presented in the Office of the Auditor of State for recording,	2939
and delivered to the grantee. The grantee shall present the	2940
Governor's Deed for recording in the Office of the Summit County	2941
Recorder.	2942
(H) This section shall expire three years after its	2943
effective date.	2944
Section 23. (A) The Governor may execute a Governor's Deed	2945
in the name of the state conveying to the Lone Star Alumni	2946
Association ("Grantee"), and its heirs, successors, and assigns,	2947
all of the state's right, title, and interest in the following	2948
described real estate:	2949
Situated in the City of Akron, County of Summit and State	2950
of Ohio and known as being part of Spicer Tract 23, formerly	2951
known as part of Lot 3, Tract 8, Portage Township, and bounded	2952
and described as follows:	2953
Parcel 1: Commencing at a stone and iron pipe set in the	2954
ground in the north line of Vine Street, and 40 feet westerly	2955
from the southeast corner of said Spicer Tract 23, thence	2956
westerly along north line of Vine Street, 40 feet; thence	2957
northerly on a line parallel to the easterly line of said Tract	2958
23, 120 feet to an iron pipe; thence easterly on a line parallel	2959
to the north line of Vine Street, 40 feet to an iron pipe;	2960
thence southerly on a line parallel to the east line of said	2961
Tract 23, to the north line of Vine Street, 120 feet to the	2962
place of beginning said beginning point is approximately 224	2963
feet easterly from the northeast corner of Vine Street and	2964

Spicer Street.	2965
Summit County Parcel No. 67-07618	2966
Situated in the City of Akron, County of Summit and State	2967
of Ohio and known as being a part of Spicer Tract 23 formerly	2968
known as part of Lot 3, Tract 8, Portage Township, and bounded	2969
and described as following:	2970
Parcel 2: Beginning at a stone pipe set in the ground in	2971
the north line of Vine Street, 40 feet west of the southeast	2972
corner of the said Spicer Tract number 23, which southeast	2973
corner of Spicer Tract number 23 is east 264.00 feet along the	2974
north line of Vine Street, from the east line Spicer Street,	2975
thence easterly, along the north line of Vine Street, 40 feet to	2976
the southeast corner of said Tract number 23; thence northernly,	2977
along the easterly line of said tract 23, about 180 feet; thence	2978
westerly, along the south line of land sold by Lucy A. Booth to	2979
Homer E. Conner, 40 feet; thence southerly on a line parallel	2980
with the east line of said Tract and 40 feet distant therefrom,	2981
about 180 feet to the place of the beginning.	2982
Summit County Parcel No. 67-07619	2983
Situated in the City of Akron, County of Summit and State	2984
of Ohio and known as being a part of Lot No. 3, Tract 8,	2985
formerly Portage Township and is also a part of Lot No. 24	2986
Spicer Tract, more particularly bounded and described as	2987
follows:	2988
Parcel 3: Beginning at the southwest corner of said lot 24	2989
which point is 264.66 feet east of the east line of Spicer	2990
Street and is on the north line of Vine Street; thence north 200	2991
feet along the line between Spicer Lots Nos. 23 and 24 to a	2992
point, thence east 35 feet parallel to the north line of Spicer	2993

Lot No. 24; thence south parallel to the west line of Spicer Lot	2994
24, 200 feet to a point in the north line of Vine Street; thence	2995
west along the north line of Vine Street and the south line of	2996
Spicer Lot No. 24 a distance of 35 feet to the place of	2997
beginning, be the same more or less.	2998
Summit County Parcel No. 67-07620	2999
Prior Deed Reference File # OR 55767280, Summit County	3000
Deed Records	3001
Also known as 503 Vine Street, Akron, Ohio 44304	3002
All of parcel 6707618, 6707619 and 6707620	3003
The foregoing legal description may be corrected or	3004
modified by the Department of Administrative Services to a final	3005
form if such corrections or modifications are needed to	3006
facilitate recordation of the deed.	3007
(B)(1) The conveyance shall include improvements and	3008
chattels situated on the real estate, and is subject to all	3009
easements, covenants, conditions, and restrictions of record;	3010
all legal highways and public rights-of-way; zoning, building,	3011
and other laws, ordinances, restrictions, and regulations; and	3012
real estate taxes and assessments not yet due and payable. The	3013
real estate shall be conveyed in an "as-is, where-is, with all	3014
faults" condition.	3015
(2) The deed may contain restrictions, exceptions,	3016
reservations, reversionary interests, or other terms and	3017
conditions the Director of Administrative Services and the Board	3018
of Trustees of the University of Akron determine to be in the	3019
best interest of the state, including an agreement by the	3020
grantee to later modify the boundaries of parcels 6707619 and	3021
6707620 to cede a portion of each back to The University of	3022

Akron at no cost to The University of Akron.

- (3) Subsequent to the conveyance, any restrictions,

 exceptions, reservations, reversionary interests, or other terms

 3025
 and conditions contained in the deed may be released by the

 state or the Board of Trustees of the University of Akron

 3027
 without the necessity of further legislation.

 3028
- (C) Consideration for the conveyance of the real estate 3029 described in division (A) of this section shall be the transfer 3030 of a 0.2736 acre Tract, all of parcel 6745192 and all of parcel 3031 6760586 located at 496-502 Vine Street, Akron, Summit County, 3032 from the Lone Star Alumni Association to the University of Akron 3033 and the Grantee's agreement, as required by division (B)(2) of 3034 this section, to later modify the boundaries of parcels 6707619 3035 and 6707620. 3036
- (D) The Director of Administrative Services shall offer 3037 3038 the real estate to the Lone Star Alumni Association through a real estate purchase agreement. If the Lone Star Alumni 3039 Association does not complete the purchase of the real estate 3040 within the time period provided in the real estate purchase 3041 agreement, the Director of Administrative Services may use any 3042 reasonable method of sale considered acceptable by the Board of 3043 Trustees of the University of Akron to determine an alternate 3044 grantee willing to complete the purchase within three years 3045 after the effective date of this section. In that case, 3046 consideration for the conveyance of the real estate to an 3047 alternate grantee or grantees shall be at a price and any terms 3048 and conditions acceptable to the Director of Administrative 3049 Services and the University of Akron. The University of Akron 3050 shall pay all marketing and advertising costs, additional fees, 3051 and other costs incidental to the sale of the real estate. 3052

(E) The real estate described in division (A) of this	3053
section may be conveyed as an entire tract or as multiple	3054
parcels.	3055
(F) Grantee shall pay all costs associated with the	3056
purchase, closing, and conveyance, including surveys, title	3057
evidence, title insurance, transfer costs and fees, recording	3058
costs and fees, taxes, and any other fees, assessments, and	3059
costs that may be imposed.	3060
(G) The net proceeds of the sale shall be deposited into a	3061
University of Akron account to be determined by the Board of	3062
Trustees of the University of Akron.	3063
readed of the university of impon.	3003
(H) Upon receipt of written notice from the Department of	3064
Administrative Services, the Auditor of State, with the	3065
assistance of the Attorney General, shall prepare a Governor's	3066
Deed or Governor's Deeds to the real estate described in	3067
division (A) of this section to the purchaser or purchasers. The	3068
Governor's Deed or Governor's Deeds shall state the	3069
consideration and shall be executed by the Governor in the name	3070
of the state, countersigned by the Secretary of State, sealed	3071
with the Great Seal of the State, presented in the Office of the	3072
Auditor of State for recording, and delivered to the Grantee.	3073
The grantee shall present the Governor's Deed for recording in	3074
the Office of the Summit County Recorder.	3075
(I) This section shall expire three years after its	3076
effective date.	3077
Section 24. (A) Notwithstanding division (A)(5) of section	3078
123.01 of the Revised Code, the Director of Administrative	3079
Services may execute an easement for a term of up to 99 years in	3080
the name of the state granting to GCOH Owner LLC, a Delaware	3081

limited liability company, and its successors and assigns, or to	3082
an alternate grantee, an easement for ingress and egress	3083
purposes burdening the following described real estate:	3084
Situated in Section 14, Town 3, Fraction Range 2 BTM, City	3085
of Cincinnati, Hamilton County, Ohio and being part of the land	3086
conveyed to the State of Ohio in Deed Book 4125, Page 695, the	3087
boundary of which being more particularly described as follows:	3088
boundary or which being more particularly described as rollows.	3000
Beginning at a set cross notch in the west line of 7.445	3089
acre tract conveyed to Board of Trustees of the University of	3090
Cincinnati in PB 334 Page 1, being S 10° 00' 15" E, a distance	3091
of 25.83 feet from the northwest corner of said 7.445 acre	3092
tract;	3093
Thence along the west line of said 7.445 acre tract, S 10°	3094
00' 15" E a distance of 275.86 feet to a set cross notch;	3095
Thence along new division lines the following nine (9)	3096
courses;	3097
1. Along a curve to the right an arc distance of 18.72	3098
feet to a set cross notch, said curve having a radius of 493.04	3099
feet, a central angle of 02° 10' 32", and a chord bearing S 85°	3100
feet, a central angle of 02° 10' 32", and a chord bearing S 85° 54' 33" E a distance of 18.72 feet;	
54' 33" E a distance of 18.72 feet;	3100
	3100 3101
54' 33" E a distance of 18.72 feet; 2. N 01° 23' 42" W a distance of 13.86 feet to a set cross notch;	3100 3101 3102 3103
54' 33" E a distance of 18.72 feet; 2. N 01° 23' 42" W a distance of 13.86 feet to a set cross notch; 3. Along a curve to the left an arc distance of 7.25 feet	3100 3101 3102 3103 3104
54' 33" E a distance of 18.72 feet; 2. N 01° 23' 42" W a distance of 13.86 feet to a set cross notch; 3. Along a curve to the left an arc distance of 7.25 feet to a set cross notch, said curve having a radius of 8.86 feet, a	3100 3101 3102 3103 3104 3105
54' 33" E a distance of 18.72 feet; 2. N 01° 23' 42" W a distance of 13.86 feet to a set cross notch; 3. Along a curve to the left an arc distance of 7.25 feet to a set cross notch, said curve having a radius of 8.86 feet, a central angle of 46° 52' 07", and a chord with a bearing of N	3100 3101 3102 3103 3104 3105 3106
54' 33" E a distance of 18.72 feet; 2. N 01° 23' 42" W a distance of 13.86 feet to a set cross notch; 3. Along a curve to the left an arc distance of 7.25 feet to a set cross notch, said curve having a radius of 8.86 feet, a	3100 3101 3102 3103 3104 3105
54' 33" E a distance of 18.72 feet; 2. N 01° 23' 42" W a distance of 13.86 feet to a set cross notch; 3. Along a curve to the left an arc distance of 7.25 feet to a set cross notch, said curve having a radius of 8.86 feet, a central angle of 46° 52' 07", and a chord with a bearing of N	3100 3101 3102 3103 3104 3105 3106

feet, a central angle of 32° 57' 37", and a chord bearing N 31°	3110
47' 01" W a distance of 14.29 feet;	3111
5. Along a curve to the right an arc distance of 18.44	3112
feet to a set $5/8$ " iron pin, said curve having a radius of	3113
182.27 feet, a central angle of 05° 47' 48", and a chord bearing	3114
N 12° 24' 19" W a distance of 18.43 feet;	3115
6. N 09° 30' 25" W a distance of 125.39 feet to a set $5/8$ "	3116
<pre>iron pin;</pre>	3117
7. N 12° 11' 54" W a distance of 33.99 feet to a set cross	3118
notch;	3119
8. Along a curve to the right an arc distance of 15.05	3120
feet to a set $5/8$ " iron pin, said curve having a radius of 89.75	3121
feet, a central angle of 09° 36' 24", and a chord bearing N 10° $$	3122
01' 26" W a distance of 15.03 feet;	3123
9. Along a curve to the right an arc distance of 53.99	3124
feet to a set $5/8$ " iron pin in the south line of a tract of land	3125
conveyed to United States of America in DB 2349 Page 458, said	3126
curve having a radius of 72.33 feet, a central angle of 42° 46'	3127
06", and a chord bearing N 16° 09' 49" E a distance of 52.75	3128
feet;	3129
Thence along said south line, N 80° 00' 11" E a distance	3130
of 1.38 feet to the Point of Beginning.	3131
Containing 0.140 acre, more or less and being subject to	3132
easements, restrictions and rights of way of record.	3133
Bearings are based on The Ohio State Plane Coordinate	3134
System, South Zone.	3135
The foregoing legal description may be corrected or	3136
modified by the Department of Administrative Services to a final	3137

form if such corrections or modifications are needed to	3138
facilitate recordation of the easement.	3139
(B) The easement shall state the obligations of, and the	3140
duties to be observed and performed by GCOH Owner LLC, or an	3141
alternate grantee, with regard to the easement.	3142
(C) The term of the easement shall not exceed 99 years.	3143
(D) Consideration for granting the easement is \$1.	3144
(E) The Director of Administrative Services, with the	3145
assistance of the Attorney General, shall prepare the easement	3146
document. The easement shall state the consideration and the	3147
terms and conditions for the granting of the easement. The	3148
easement shall be executed by the Director of Administrative	3149
Services in the name of the state, presented in the Office of	3150
the Auditor of State for recording, and delivered to GCOH Owner	3151
LLC, or an alternate grantee. GCOH Owner LLC, or an alternate	3152
grantee, shall present the easement for recording in the Office	3153
of the Hamilton County Recorder. GCOH Owner LLC, or an alternate	3154
grantee, shall pay the costs associated with recording the	3155
easement.	3156
(F) This section expires three years after its effective	3157
date.	3158
Section 25. (A) The Governor may execute a Governor's Deed	3159
or Governor's Deeds in the name of the state conveying to a	3160
grantee or grantees to be determined, their heirs, successors,	3161
and assigns, all of the state's right, title, and interest in	3162
the following described real estate:	3163
Parcel No. 1	3164
Situated in the City of Toledo. County of Lucas and State	3165

of Ohio:	3166
And known as being the East half (1/2) of the Southwest	3167
quarter (1/4) of Section Four (4) and the West half (1/2) of the	3168
Southeast quarter $(1/4)$ of said Section Four (4) all in Town	3169
three (3) in the United States Reserve of twelve (12) miles	3170
square at the foot of the Rapids of the Miami of Lake Erie in	3171
the City of Toledo, Lucas County, Ohio, excepting therefrom the	3172
right-of-way created by The New York Central Railroad Company.	3173
Subject to legal highways.	3174
TOGETHER WITH one-half of vacated Hill Avenue, as	3175
described Ordinance No. 267-39 and amended in Ordinance No. 526-	3176
39.	3177
EXCEPTING THEREFROM Relocated Parkside Boulevard in Scott	3178
Park and Realignment of Part of Hill Avenue per Ordinance No.	3179
242-67 and Ordinance No. 295-67.	3180
ALSO EXCEPTING THEREFROM THE FOLLOWING DESCRIBED PROPERTY:	3181
Situated in the State of Ohio, County of Lucas, City of	3182
Toledo, and being part of the West one-half of the Southeast	3183
quarter of Section 4, Town Three, United States Twelve Mile	3184
Square Reservation bounded and described as follows:	3185
Commencing for the parcel herein described at a brass	3186
plate in a monument box found marking the Southwest corner of	3187
the Southeast quarter of said Section 4; Thence South 89 deg.	3188
55' 28" East along the South line of the Southeast quarter of	3189
said Section 4, a record distance of 1342.18 feet to an $3/4$ -inch	3190
iron pin set on the East line of the West one-half of the	3191
Southeast quarter of said Section 4;	3192
Thence North 00 deg. 07' 31" East along the East line of	3193

the West one-half of the Southeast quarter of said Section 4,	3194
passing the existing centerline of right of way of Hill Avenue	3195
at a record distance of 322.56 feet, a record distance of 363.56	3196
feet to a mag nail found on the Northerly existing right of way	3197
line of Hill Avenue, said point being the Southwesterly property	3198
corner of the grantor and the true point of beginning;	3199
Thence North 89 deg. 55' 28" West along the Southerly	3200
property line of the grantor, same being the Northerly existing	3201
right of way line of Hill Avenue, a distance of 124.79 feet to a	3202
mag nail found;	3203
Thence North 00 deg. 17' 20" East along the said Westerly	3204
face of a fence line and its extension thereof, a distance of	3205
281.69 feet to a point the center of a fence post;	3206
Thence South 89 deg. 42' 21" East along the said Northerly	3207
face of fence line, a distance of 123.99 feet to a point in the	3208
center of a fence post at the intersection with the East line of	3209
the West one-half of the Southeast quarter of said Section 4;	3210
Thence South 00 deg. 07' 31" West, along the East line of	3211
the West one-half of the Southeast quarter of said Section 4,	3212
same being the Easterly property line of the grantor, a distance	3213
of 281.21 feet to the true point of beginning, containing 0.804	3214
acres of land more or less, subject however to all legal	3215
highways and prior easements of record.	3216
This description was prepared and reviewed on October 14,	3217
2014 by DGL Consulting Engineers, LLC, R.J. Lumbrezer,	3218
Professional Surveyor Number 8029.	3219
This description is based on a field survey made in	3220
September of 2003 by DANSARD GROHNKE LONG LIMITED, LLC under the	3221
direction and supervision of Kenneth E. Ducat, Registered	3222

Surveyor No. 6783.	3223
NOTE: The bearings in this legal description are based	3224
upon an assumed meridian and are used only for the purpose of	3225
describing angular measurements.	3226
ALSO EXCEPTING THEREFROM THE FOLLOWING DESCRIBED PROPERTY:	3227
Being a parcel of land situated in the City of Toledo,	3228
County of Lucas, State of Ohio, lying northerly of a property	3229
owned by an existing railroad, and being a part of the southeast	3230
quarter of the southeast quarter (SE½ of SE½) of section four	3231
(4), town three (3) of the United States Twelve Miles Square	3232
Reserve at the foot of the Rapids of the Miami of Lake Erie to	3233
wit:	3234
Commencing at a found stone monument, with a capped	3235
(D.G.L. LTD. #6783) iron pin at 0.17 feet south & 0.18 feet	3236
east, marking the southwest corner of the said southeast $\frac{1}{4}$ of	3237
the southeast $\frac{1}{4}$ (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of Section four (4), thence NORTH	3238
00°-44'-36" EAST on the west line of the said southeast $\frac{1}{4}$ of the	3239
southeast $\frac{1}{4}$ (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of Section four (4), said west line	3240
also being the centerline of Vacated Faraday Street per City of	3241
Toledo Ord. 1931, a distance of 42.58 feet to a set 5/8"	3242
diameter iron rod with plastic cap (B.D.F.#8524), marking the	3243
intersection of the said west line of the said southeast $\frac{1}{4}$ of	3244
the southeast $\frac{1}{4}$ (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of Section four (4) with the	3245
centerline of Vacated Hill Avenue per City of Toledo Ord. 6-33,	3246
said point also being the Point of Beginning for this	3247
description;	3248
(1) Thence continuing NORTH 00°-44'-36" EAST on said west	3249
line of the southeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$ (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of	3250
Section four (4) a distance of 219.98 feet to a set MAG Nail	3251

with a shiner, marking the intersection of said west line of the	3252
said southeast ¼ of the southeast ¼ (SE¼ of SE¼) of Section four	3253
(4) with the southerly right-of-way of Hill Avenue as it now	3254
exists;	3255
	0200
(2) Thence SOUTH 85°-55'-34" EAST on said southerly	3256
right-of-way of Hill Avenue, as it now exists, a distance of	3257
169.07 feet to a set 5/8" diameter iron rod with plastic cap	3258
(B.D.F.#8524), marking the intersection of said southerly right-	3259
of-way of Hill Avenue, as it now exists, with the westerly	3260
right-of-way of Fearing Boulevard, as if now exists;	3261
(3) Thence SOUTH 04°-32'-19" EAST on said westerly right-	3262
of-way of Fearing Boulevard, as it now exists, a distance of	3263
128.18 feet to a set 5/8" diameter iron rod with plastic cap	3264
(B.D.F.#8524), marking the intersection of said westerly right-	3265
of-way for Fearing Boulevard, as it now exists, with said	3266
centerline of Vacated Hill Avenue per City of Toledo Ord. 6-33;	3267
(4) Thence SOUTH 66° -11'- 07" WEST on said centerline of	3268
Vacated Hill Avenue per City of Toledo Ord. 6-33, a distance of	3269
198.55 feet to the Point of Beginning of this description;	3270
Containing an Area of 30,575.63 Square Feet or 0.702 Acre	3271
of land, more or less, and being subject to all easements,	3272
leases and restrictions of record. All 5/8-inch diameter iron	3273
rods are set with a plastic cap stating "B.D.F.#58524".	3274
The above described area is contained within Lucas County	3275
Auditors Permanent Parcel Number 18-04802 listed as Parcel VI	3276
within Lucas County Deed Volume 1959 on pages 113 & 114 having a	3277
total area of 65779.29 Square Feet (meas.) or 1.510 (meas.)	3278
Acres of land more or less which has an existing PRO of	3279
35,202.69 (meas.) Square Feet or 0.808 (meas.) Acre, more or	3280

less and having a residue parcel total area of 30,575.63 (meas.)	3281
Square Feet or 0.702 (meas.) Acre of Land.	3282
This legal description has been prepared on August 21st,	3283
2014 by Bradly D. Fish, Registered Surveyor Number 8524 from an	3284
actual field survey and documents of record, recorded within the	3285
City of Toledo Engineering Services Division and the Lucas	3286
County Recorder's Office. Prior legals used are the following	3287
deeds recorded in the Lucas County Recorder's Office: Book	3288
Volume 1959, page 113 (Parcel VI), Book Volume 416, page 38.	3289
Grantor claims title by instrument(s) of record in name	3290
"The University of Toledo", recorded in Lucas County Recorders	3291
Deed Volume 1959 on pages 113 & 114 listed within as Parcel VI.	3292
The bearings for this survey are based on the State Plane	3293
Coordinate System of OHIO NORTH ZONE 3401, NAD 83 (2011). All	3294
bearings are relative thereto for the purpose of indicating	3295
angular measurement.	3296
Prepared August 21, 2014 by Bradly D. Fish, P.S.,	3297
Registered Surveyor #8524.	3298
Address: 2225 Nebraska Avenue, Toledo, Ohio 43607	3299
Lucas County Parcel No. 18-04802	3300
Parcel No. 2	3301
A parcel known as the South quarter of the Northwest	3302
quarter of the Southwest quarter of Section 4, Town 3 in the	3303
United States Reserve of 12 miles square at the foot of the	3304
Rapids of the Miami of Lake Erie in the City of Toledo, Lucas	3305
County, Ohio;	3306
EXCEPTING THEREFROM the South 65 feet of the West 290 feet	3307
thereof;	3308

	2200
AND ALSO EXCEPTING THEREFROM that part lying Westerly of	3309
the East right-of-way line of Westwood Avenue, and bounded and	3310
described as follows:	3311
Commencing at a bolt found marking the West quarter corner	3312
of the said Section 4;	3313
(1) Thence South 00 deg. 11' 35" East along the West line	3314
of the Southwest quarter of the said Section 4, same line being	3315
the centerline of right-of-way of Westwood Avenue, a distance of	3316
1013.01 feet to the intersection of the North line of the South	3317
quarter of the Northwest quarter of the Southwest quarter of the	3318
said Section 4;	3319
(2) Thence North 89 deg. 59' 20" East along the said North	3320
line of the South quarter of the Northwest quarter of the	3321
Southwest quarter of the said Section 4, a distance of 50.00	3322
feet to an iron rod set at the intersection of the said line	3323
with the Easterly right-of-way line of Westwood Avenue, said	3324
point being the True Point of Beginning;	3325
(3) Thence continuing North 89 deg. 59' 20" East along the	3326
said North line of the South quarter of the Northwest quarter of	3327
the Southwest quarter of the said Section 4, same line being the	3328
Southerly line of University Terrace, an addition to the City of	3329
Toledo as recorded in Plat Volume 43, Pages 39 and 40, Lucas	3330
County Recorder's Office, a distance of 1300.07 feet to an iron	3331
rod set on the East line of the West half of the Southwest	3332
quarter of the said Section 4;	3333
(4) Thence South 00 deg. 03' 42" West along the said East	3334
line of the West $1/2$ of the Southwest quarter of the said	3335
Section 4, a distance of 337.58 feet to a capped half inch iron	3336
pin found marking a point on the South line of the South quarter	3337

of the Northwest quarter of the Southwest quarter of the said	3338
Section 4;	3339
(5) Thence South 89 deg. 59' 06" West along the said South	3340
line of the South quarter of the Northwest quarter of the	3341
Southwest quarter of the said Section 4, a distance of 1058.57	3342
feet to an iron rod set at the Southeasterly corner of a parcel	3343
conveyed to Margaret H. Seeman in Deed Volume 1684, page 444;	3344
(6) Thence North 00 deg. 11' 35" West along the Easterly	3345
line of the said Seeman parcel, a distance of 65.00 feet to an	3346
<pre>iron rod set;</pre>	3347
(7) Thence South 89 deg. 59' 06" West along the Northerly	3348
line of the said Seeman parcel, a distance of 240.00 feet to an	3349
iron rod set on the Easterly right-of-way line of Westwood	3350
Avenue;	3351
(8) Thence North 00 deg. 11' 35" West along the said	3352
Easterly right-of-way line as described in Deed Volume 1985,	3353
Page 718, said line being 50.00 Easterly of and parallel to the	3354
West line of the Southwest quarter of the said Section 4 and the	3355
said centerline of Westwood Avenue, a distance of 272.67 feet to	3356
the True Point of Beginning.	3357
The above described area is contained within the Lucas	3358
County Auditor's Permanent Parcel Number 20-04204 and contains	3359
9.713 acres more or less, subject to legal highways, easements	3360
and restrictions of record.	3361
This description was prepared and reviewed on April 28,	3362
2003 by Dansard Grohnke Long Limited, LLC, Kenneth E. Ducat,	3363
Registered Surveyor Number 6783.	3364
This description is based on a field survey made in April	3365
of 2003 by Dansard Grohnke Long Limited, LLC under the direction	3366

and supervision of Kenneth E. Ducat, Registered Surveyor No.	3367
6783. Grantor claims title by instrument recorded in Micro Fiche	3368
86-0244 Location E03, Lucas County Recorder's Office.	3369
The basis of bearings in this description are based on an	3370
assumed meridian and all other bearings are relative thereto for	3371
the purpose of indicating angular measurement. Points referred	3372
to as set are $3/4$ -inch diameter x 30 -inch long re-bars with a 1-	3373
1/2-inch diameter plastic cap marked "DGL LTD PS #6783".	3374
Address: 328 North Westwood Avenue, Toledo, Ohio 43607	3375
Lucas County Parcel No. 20-04204	3376
The foregoing legal description may be corrected or	3377
modified by the Department of Administrative Services to a final	3378
form if such corrections or modifications are needed to	3379
facilitate recordation of the deed or deeds.	3380
(B)(1) The conveyance shall include the improvements and	3381
chattels situated on the real estate, and is subject to all	3382
leases, agreements, licenses, memoranda of understanding,	3383
easements, covenants, conditions, and restrictions of record;	3384
all legal highways and public rights-of-way; zoning, building,	3385
and other laws, ordinances, restrictions, and regulations; and	3386
real estate taxes and assessments not yet due and payable. The	3387
real estate shall be conveyed in an "as-is, where-is, with all	3388
faults" condition.	3389
(2) The deed or deeds for the conveyance of the real	3390
estate described in division (A) of this section may contain	3391
restrictions, exceptions, reservations, reversionary interests,	3392
or other terms and conditions the Director of Administrative	3393
Services and the Board of Trustees of the University of Toledo	3394
determine to be in the best interest of the state.	3395

3424

(3) Subsequent to the conveyance, any restrictions,	3396
exceptions, reservations, reversionary interests, or other terms	3397
and conditions contained in the deed or deeds may be released by	3398
the state or the Board of Trustees of the University of Toledo	3399
without the necessity of further legislation.	3400
(C) Consideration for the conveyance of the real estate	3401
described in division (A) of this section shall be at a price	3402
acceptable to the Board of Trustees of the University of Toledo	3403
and such conveyance shall be pursuant to a real estate purchase	3404
agreement containing any terms and conditions acceptable to the	3405
Board of Trustees of the University of Toledo.	3406
If the grantee or grantees to be determined do not	3407
complete the purchase of the real estate within the time period	3408
provided in the real estate purchase agreement, the University	3409
of Toledo may use any reasonable method of sale considered	3410
acceptable to the Board of Trustees of the University of Toledo	3411
to select an alternate grantee or grantees to complete the	3412
purchase within three years after the effective date of this	3413
section.	3414
(D) The real estate described in division (A) of this	3415
section may be conveyed as an entire tract or as multiple	3416
parcels.	3417
(E) The costs associated with the purchase, closing, and	3418
conveyance of the real estate described in division (A) of this	3419
section shall be paid by the grantee or grantees or the	3420
University of Toledo in the manner stated in the real estate	3421
purchase agreement.	3422

(F) The net proceeds of the sale of the real estate shall

be deposited into university accounts for purposes to be

(G) Upon adoption of a resolution by the Board of Trustees	3426
of the University of Toledo and upon receipt of written notice	3427
from the Director of Administrative Services, the Auditor of	3428
State, with the assistance of the Attorney General, shall	3429
prepare a Governor's Deed or Governor's Deeds to the real estate	3430
described in division (A) of this section to the grantee or	3431
grantees. The Governor's Deed or Governor's Deeds shall state	3432
the consideration and shall be executed by the Governor in the	3433
name of the state, countersigned by the Secretary of State,	3434
sealed with the Great Seal of the State, presented in the Office	3435
of the Auditor of State for recording, and delivered to the	3436
grantee or grantees. The grantee or grantees shall present the	3437
Governor's Deed or Governor's Deeds for recording in the Office	3438
of the Lucas County Recorder.	3439
(H) This section shall expire three years after its	3440
effective date.	3441
Section 26. (A) The Governor may execute a Governor's Deed	3442
in the name of the State conveying to selected Grantee or	3443
Grantees, their heirs, successors and assigns, to be determined	3444
in the manner provided in division (C) of this section all of	3445
the State's right, title, and interest in the following	3446
described real estate:	3447
Being all of that property conveyed to the State of Ohio	3448
by James Flynn as Trustee as described in a Warranty Deed dated	3449
June 4, 1889 and recorded on July 16, 1889 in Deed Volume 53,	3450
Page 336 in the Offices of the Erie County Recorder and being	3451
more particularly described as follows:	3452
Situated in the Township of Perkins, County of Erie and	3453

determined by the Board of Trustees of the University of Toledo.

State of Ohio:	3454
Beginning South Fifty Four degrees Forty minutes West,	3455
Twelve and Twenty Two chains from the center of Sandusky and	3456
Milan Road and on the north line of the Twenty Eight acre tract	3457
to Mary J. Beatty from Estate of Jamis Beatty Dec'd. then south	3458
Forty Four degrees and Forty two minutes East, Six and Eighty	3459
one hundredths chains (6 81/100) chs. to within Twenty Five feet	3460
of the soldiers home grounds then south Fifty Four Degrees and	3461
Forty minutes West and Twenty Five feet North of the Soldiers	3462
Home Grounds, Five and Ninety Five and one half hundredths chs.	3463
(5 95.5/100) chs. then North Forty Four degrees and Forty Two	3464
minutes West Six and Eighty one Hundredth chs. (6 81/100) chs.	3465
to North line of said 28 acres tract then North Fifty Four	3466
degrees and Forty minutes East as North line of 28 acre tract. 5	3467
95.5/100 chs. to place of beginning making Four acres of land be	3468
the same more or less, but subject to all legal highways.	3469
Prior Instrument Record Vol 53 Page 336	3470
All of Erie County Parcel No. 32-61033.000	3471
The foregoing legal description may be corrected or	3472
modified by the Department of Administrative Services to a final	3473
form if such corrections or modifications are needed to	3474
facilitate recordation of the deed.	3475
(B)(1) The conveyance includes improvements and chattels	3476
situated on the real estate, and is subject to all leases,	3477
easements, covenants, conditions, and restrictions of record;	3478
all legal highways and public rights-of-way; zoning, building,	3479
and other laws, ordinances, restrictions, and regulations; and	3480
real estate taxes and assessments not yet due and payable. The	3481
real estate shall be conveyed in an "as-is, where-is, with all	3482

faults" condition. 3483 (2) The deed may contain restrictions, exceptions, 3484 reservations, reversionary interests, and other terms and 3485 conditions the Director of Administrative Services determines to 3486 be in the best interest of the State. 3487 (3) Subsequent to the conveyance, any restrictions, 3488 exceptions, reservations, reversionary interests, or other terms 3489 and conditions contained in the deed may be released by the 3490 State or the Department of Veterans Services without the 3491 3492 necessity of further legislation. (4) The deed or deeds may contain restrictions prohibiting 3493 the grantee or grantees from occupying, using, or developing, or 3494 from selling, the real estate such that the use or alienation 3495 will interfere with the quiet enjoyment of neighboring state-3496 owned land. 3497 (5) The real estate described above shall be conveyed only 3498 if the Director of Administrative Services and the Director of 3499 the Department of Veterans Services first have determined that 3500 the real estate is surplus real property no longer needed by the 3501 3502 state and that the conveyance is in the best interest of the state. 3503 (C) The Director of Administrative Services shall conduct 3504 a sale of the real estate by sealed bid auction or public 3505 auction, and the real estate shall be sold to the highest bidder 3506 at a price acceptable to the Director of Administrative Services 3507 and the Department of Veterans Services. The Director of 3508 Administrative Services shall advertise the sealed bid auction 3509 or public auction by publication in a newspaper of general 3510 circulation in Erie County, once a week for three consecutive 3511

weeks before the date on which the sealed bids are to be opened.	3512
The Director of Administrative Services shall notify the	3513
successful bidder in writing. The Director of Administrative	3514
Services may reject any or all bids.	3515

The purchaser shall pay a deposit of ten per cent of the 3516 purchase price to the Department of Administrative Services 3517 within five business days after receiving the notice the bid has 3518 been accepted. When the deposit has been received by the 3519 Department of Administrative Services, the purchaser shall enter 3520 into a real estate purchase agreement, in the form prescribed by 3521 3522 the Department of Administrative Services. The purchaser shall pay the balance of the purchase price to the Department of 3523 Administrative Services within sixty days after receiving notice 3524 the bid has been accepted. Payment of the deposit and the 3525 balance of the purchase price shall be made by bank draft or 3526 certified check made payable to the Treasurer of State. A 3527 purchaser who does not complete the conditions of the sale as 3528 prescribed in this division shall forfeit the ten per cent of 3529 the purchase price paid to the state as liquidated damages. 3530 Should a purchaser not complete the conditions of the sale as 3531 described in this division, the Director of Administrative 3532 Services is authorized to accept the next highest bid, subject 3533 to the foregoing conditions. If the Director of Administrative 3534 Services rejects all bids from the sealed bid auction, the 3535 Director may repeat the sealed bid auction process described in 3536 this section or public auction, or may use an alternative sale 3537 process that is acceptable to the Department of Veterans 3538 Services. 3539

The Department of Veterans Services shall pay advertising 3540 and costs incident to the sale of the real estate. 3541

(D) The real estate described in division (A) of this	3542
section may be conveyed as an entire tract or as multiple	3543
parcels.	3544
(E) Purchaser shall pay all costs, other than those	3545
specified above, associated with the purchase, closing and	3546
conveyance, including surveys, title evidence, title insurance,	3547
transfer costs and fees, recording costs and fees, taxes, and	3548
any other fees, assessments, and costs that may be imposed.	3549
The net proceeds of the sale shall be deposited into the	3550
state treasury to the credit of the Department of Veterans	3551
Services General Fund.	3552
(F) Upon receiving written request from the Department of	3553
Administrative Services, the Auditor of State, with the	3554
assistance of the Attorney General, shall prepare a Governor's	3555
Deed to the real estate described in division (A) of this	3556
section. The Governor's Deed shall state the consideration and	3557
shall be executed by the Governor in the name of the State,	3558
countersigned by the Secretary of State, sealed with the Great	3559
Seal of the State, presented in the Office of the Auditor of	3560
State for recording, and delivered to the Grantee. The Grantee	3561
shall present the Governor's Deed for recording in the Office of	3562
the Erie County Recorder.	3563
(G) This section shall expire three years after its	3564
effective date.	3565
Section 27. (A) As used in this section:	3566
(1) "Subdivision" means a county, township, or municipal	3567
corporation, and does not include a park district.	3568
(2) "Ineligible subdivision" means a county or municipal	3569

corporation receiving a direct payment under section 5001 of the

"Coronavirus	Aid,	Relief,	and Economic Security Act," as	3571
described in	42 U	.s.c. 60	1(b)(2).	3572

- (3) "2019 LGF allocation" means the amount that would have 3573 been deposited to a county's county undivided local government 3574 fund in 2019 disregarding any reduction under section 5747.502 3575 of the Revised Code and excluding any amounts deposited in that 3576 fund that were paid in that year to ineligible subdivisions or 3577 pursuant to section 5747.503 of the Revised Code. 3578
- (4) "2019 CULGF allocation" means the amount of funds from 3579 a county's county undivided local government fund a subdivision 3580 would have received in 2019 under section 5747.51 or 5747.53 of 3581 the Revised Code disregarding any reduction under section 3582 5747.502 of the Revised Code and any adjustment because the 3583 subdivision, pursuant to an ordinance or resolution, elected to 3584 forgo all or a portion of its share of such funds. 3585
- (5) "Population" has the same meaning as in section 1.59 3586 of the Revised Code.
- (B) As soon as is practicable after the effective date of 3588 this section, the Director of Budget and Management, in 3589 3590 consultation with the Tax Commissioner, shall provide for payment from the Coronavirus Relief Fund to each county 3591 treasury, to be deposited into a new fund in the county treasury 3592 to be named the county coronavirus relief distribution fund, 3593 which the county auditor shall create for this purpose. The 3594 amount of the payment to each county coronavirus relief 3595 distribution fund shall equal the amount appropriated under 3596 Section 28 of this act multiplied by a fraction, the numerator 3597 of which is the 2019 LGF allocation for that county and the 3598 denominator of which is the sum of the 2019 LGF allocations for 3599 all counties. 3600

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Upon making the distribution, the county auditor shall
report to the Director of Budget and Management the amount
distributed to each subdivision. The report shall be made in the
manner prescribed by the Director.
3612

- (D) To be eligible to receive a payment under division (C) 3616 of this section, the legislative authority of a county, 3617 township, or municipal corporation must adopt a resolution or 3618 ordinance affirming that the funds so received may be expended 3619 only to cover costs of the subdivision consistent with the 3620 requirements of section 5001 of the "Coronavirus Aid, Relief, 3621 and Economic Security Act," as described in 42 U.S.C. 601(d), 3622 and any applicable regulations. Subject to division (F) of this 3623 section, until the legislative authority adopts this resolution 3624 or ordinance, the subdivision's share of the money from the 3625 county coronavirus relief distribution fund shall remain in that 3626 fund. The legislative authority shall certify a copy of the 3627 resolution or ordinance to the county auditor and the Director 3628 of Budget and Management. 3629
 - (E) Money received under division (C) of this section by a 3630

subdivision shall be deposited into a new fund in the	3631
subdivision's treasury to be named the local coronavirus relief	3632
fund, which the subdivision's fiscal officer shall create for	3633
this purpose. Money in that fund shall be used to cover only	3634
costs of the subdivision consistent with the requirements of	3635
section 5001 of the "Coronavirus Aid, Relief, and Economic	3636
Security Act," as described in 42 U.S.C. 601(d). Money in a	3637
subdivision's local coronavirus relief fund shall be audited by	3638
the Auditor of State during the subdivision's next regular audit	3639
under section 117.11 of the Revised Code to determine whether	3640
money in the fund has been expended in accordance with the	3641
requirements of this section.	3642

- (F) Not later than October 15, 2020, the fiscal officer of 3643 each subdivision shall pay the unencumbered balance of money in 3644 the subdivision's local coronavirus relief fund to the county 3645 treasurer, who shall deposit this revenue in the county 3646 coronavirus relief distribution fund. On or before October 22, 3647 2020, the county auditor shall distribute all money to the 3648 credit of the county coronavirus relief distribution fund as 3649 follows to the county and to each municipal corporation and 3650 township in that county, unless the subdivision is an ineligible 3651 subdivision or paid an unencumbered balance to the treasurer 3652 under this division or the subdivision's legislative authority 3653 has not adopted the resolution or ordinance required under 3654 division (D) of this section: 3655
- (1) Twenty-five per cent of the money to the county if it

 3656
 qualifies for a distribution under this division;

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- (2) The remaining balance to each such qualifying 3658 municipal corporation or township, of which the distribution to 3659 each shall equal the amount of the remaining balance multiplied 3660

by a fraction, the numerator of which is the population of the	3661
municipal corporation or the unincorporated area of the	3662
township, and the denominator of which is the sum of the	3663
populations of all such municipal corporations and the	3664
unincorporated areas of all such townships in the county	3665
eligible to receive a payment under division (F) of this	3666
section.	3667
Money received by a subdivision under division (F) of this	3668
section shall be deposited in the subdivision's local	3669
coronavirus relief fund and used as required under division (E)	3670
of this section.	3671
Upon making the distribution under this division, the	3672
county auditor shall report to the Director of Budget and	3673
Management the amount of the unencumbered balance paid to the	3674
county treasury by each subdivision making such a payment and	3675
the amount distributed to each subdivision receiving a	3676
distribution under this division. If no subdivision made such a	3677
payment to the county treasury, the auditor shall report that no	3678
such payments were made. The report shall be made in the manner	3679
prescribed by the Director.	3680
(G) Not later than December 28, 2020, the fiscal officer	3681
of each subdivision shall pay the balance of money in the	3682
subdivision's local coronavirus relief fund that remains	3683
unexpended on that date to the state treasury in the manner	3684
prescribed by the Director of Budget and Management.	3685
(H) A county, municipal corporation, or township receiving	3686
a payment from a county coronavirus relief distribution fund	3687
under this section shall, upon request, provide any information	3688
related to those payments or their expenditure to the Director	3689
of Budget and Management.	3690

Section	on 28. All ag	propriati	ion items in t	his section are			3691
appropriate	d out of mon	ey in the	state treasu	ry to the credit	of		3692
the Coronav	irus Relief	Fund (Fund	d 5CV1). For a	all appropriatio	ns		3693
made in thi	s section, t	he amount:	s in the first	column are for			3694
fiscal year	2020 and the	e amounts	in the second	d column are for			3695
fiscal year	2021. The a	ppropriat	ions made in t	this section are	in		3696
addition to	any other a	ppropriat:	ions made for	the FY 2020-FY			3697
2021 bienni	um.						3698
							3699
	1	2	3	4		5	
А		OBM OFF	TOE OF BUDGET	AND MANAGEMENT			
11		ODM OIT	TOD OF BODGET	THE PRINTEDITION			
В	Dedicated P	urpose Fu	nd Group				
С	5CV1	042501	Coronavirus	\$ 350,000,000	\$	0	
			Relief -	,			
			Local Govt				
D	TOTAL DPF	Dedicate	ed Purpose	\$ 350,000,000	\$	0	
		Fund Gro	oup				
E	TOTAL ALL B	UDGET FUN	D GROUPS	\$ 350,000,000	\$	0	
7	+	- ad in lir	0.4.50	Commonitue			2700
			istributed as	, Coronavirus			3700 3701
				specified in nexpended amount	Q		3701
		_		reappropriated			3702
fiscal year		ar your 2	ozo are nereby	reappropriaced	. 411		3704
_							
				the Director o			3705
Budget and	Management s	hall estal	blish accounts	s indicating the			3706

source and amount of funds for each appropriation made in this	3707
act, and shall determine the form and manner in which	3708
appropriation accounts shall be maintained. Expenditures from	3709
appropriations contained in this act shall be accounted for as	3710
though made in H.B. 166 of the 133rd General Assembly.	3711
The appropriations made in this act are subject to all	3712
provisions of H.B. 166 of the 133rd General Assembly that are	3713
generally applicable to such appropriations.	3714
Section 29. That sections 124.393, 5165.01, 5165.15,	3715
5165.16, 5165.17, 5165.19, 5165.26, and 5166.01 of the Revised	3715
Code be amended to read as follows:	3717
Sec. 124.393. (A) As used in this section:	3718
(1) "Exempt employee" means a permanent full-time or	3719
permanent part-time county, township, or municipal corporation	3720
employee who is not subject to a collective bargaining agreement	3721
between a public employer and an exclusive representative.	3722
(2) "Fiscal emergency" means any of the following:	3723
(a) A fiscal emergency declared by the governor under	3724
section 126.05 of the Revised Code.	3725
(b) A fiscal watch or fiscal emergency has been declared	3726
or determined under section 118.023 or 118.04 of the Revised	3727
Code.	3728
(c) Lack of funds as defined in section 124.321 of the	3729
Revised Code.	3730
(d) Reasons of economy as described in section 124.321 of	3731
the Revised Code.	3732
(3) "Lack of work" has the same meaning as in section	3733

124.321 of the Revised Code.

- (B) (1) A county, township, or municipal corporation 3735 appointing authority may establish a mandatory cost savings 3736 program applicable to its exempt employees. Each exempt employee 3737 shall participate in the program of mandatory cost savings for 3738 not more than eighty hours, as determined by the appointing 3739 authority, in each of state fiscal years 2010 to 2013. The 3740 program may include, but is not limited to, a loss of pay or 3741 loss of holiday pay. The program may be administered differently 3742 among employees based on their classifications, appointment 3743 categories, or other relevant distinctions. 3744
- (2) After June 30, 2013, a county, township, or municipal 3745 corporation appointing authority may implement mandatory cost 3746 savings days as described in division (B)(1) of this section 3747 that apply to its exempt employees in the event of a fiscal 3748 emergency.
- (C) A county, township, or municipal corporation 3750 appointing authority shall issue guidelines concerning how the 3751 appointing authority will implement the cost savings program. 3752
- 3753 (D) (1) A county, township, or municipal corporation appointing authority may establish a mandatory cost savings 3754 program applicable to its exempt employees in the event of a 3755 fiscal emergency or lack of work due to COVID-19. Each exempt 3756 employee shall participate in the program of mandatory cost 3757 savings for not more than one hundred sixty hours, as determined 3758 by the appointing authority, in state fiscal year 2021. The 3759 program may include, but is not limited to, a loss of pay or 3760 loss of holiday pay. The program may be administered differently 3761 among employees based on their classifications, appointment 3762 categories, or other relevant distinctions. 3763

(2) A county, township, or municipal corporation	3764
appointing authority that establishes a mandatory cost savings	3765
program under division (D)(1) of this section shall issue	3766
guidelines concerning how the appointing authority will	3767
implement the cost savings program.	3768
Sec. 5165.01. As used in this chapter:	3769
(A) "Affiliated operator" means an operator affiliated	3770
with either of the following:	3771
(1) The exiting operator for whom the affiliated operator	3772
is to assume liability for the entire amount of the exiting	3773
operator's debt under the medicaid program or the portion of the	3774
debt that represents the franchise permit fee the exiting	3775
operator owes;	3776
(2) The entering operator involved in the change of	3777
operator with the exiting operator specified in division (A)(1)	3778
of this section.	3779
(B) "Allowable costs" are a nursing facility's costs that	3780
the department of medicaid determines are reasonable. Fines paid	3781
under sections 5165.60 to 5165.89 and section 5165.99 of the	3782
Revised Code are not allowable costs.	3783
(C) "Ancillary and support costs" means all reasonable	3784
costs incurred by a nursing facility other than direct care	3785
costs, tax costs, or capital costs. "Ancillary and support	3786
costs" includes, but is not limited to, costs of activities,	3787
social services, pharmacy consultants, habilitation supervisors,	3788
qualified intellectual disability professionals, program	3789
directors, medical and habilitation records, program supplies,	3790
incontinence supplies, food, enterals, dietary supplies and	3791
personnel, laundry, housekeeping, security, administration,	3792

medical equipment, utilities, liability insurance, bookkeeping,	3793
purchasing department, human resources, communications, travel,	3794
dues, license fees, subscriptions, home office costs not	3795
otherwise allocated, legal services, accounting services, minor	3796
equipment, maintenance and repairs, help-wanted advertising,	3797
informational advertising, start-up costs, organizational	3798
expenses, other interest, property insurance, employee training	3799
and staff development, employee benefits, payroll taxes, and	3800
workers' compensation premiums or costs for self-insurance	3801
claims and related costs as specified in rules adopted under	3802
section 5165.02 of the Revised Code, for personnel listed in	3803
this division. "Ancillary and support costs" also means the cost	3804
of equipment, including vehicles, acquired by operating lease	3805
executed before December 1, 1992, if the costs are reported as	3806
administrative and general costs on the nursing facility's cost	3807
report for the cost reporting period ending December 31, 1992.	3808
(D) "Applicable calendar year" means the calendar year	3809
immediately preceding the calendar year that precedes the first	3810
of the state fiscal years for which a rebasing is conducted.	3811
(E) "Budget reduction adjustment factor" means the factor	3812
specified pursuant to or in section 5165.361 of the Revised Code	3813
for a state fiscal year.	3814
$\frac{(F)}{(1)}$ (1) "Capital costs" means the actual expense incurred	3815
by a nursing facility for all of the following:	3816
(a) Depreciation and interest on any capital assets that	3817
cost five hundred dollars or more per item, including the	3818
following:	3819
(i) Buildings;	3820

(ii) Building improvements;

<pre>(iii) Except as provided in division (C) of this section, equipment;</pre>	3822 3823
(iv) Transportation equipment.	3824
(b) Amortization and interest on land improvements and	3825
leasehold improvements;	3826
(c) Amortization of financing costs;	3827
(d) Lease and rent of land, buildings, and equipment.	3828
(2) The costs of capital assets of less than five hundred	3829
dollars per item may be considered capital costs in accordance	3830
with a provider's practice.	3831
(G) (F) "Capital lease" and "operating lease" shall be	3832
construed in accordance with generally accepted accounting	3833
principles.	3834
(H)—(G) "Case-mix score" means a measure determined under	3835
(H)—(G) "Case-mix score" means a measure determined under section 5165.192 of the Revised Code of the relative direct-care	3835 3836
section 5165.192 of the Revised Code of the relative direct-care	3836
section 5165.192 of the Revised Code of the relative direct-care resources needed to provide care and habilitation to a nursing	3836 3837
section 5165.192 of the Revised Code of the relative direct-care resources needed to provide care and habilitation to a nursing facility resident.	3836 3837 3838
section 5165.192 of the Revised Code of the relative direct-care resources needed to provide care and habilitation to a nursing facility resident. (I) (H) "Change of operator" means an entering operator	3836 3837 3838 3839
section 5165.192 of the Revised Code of the relative direct-care resources needed to provide care and habilitation to a nursing facility resident. (I) (H) "Change of operator" means an entering operator becoming the operator of a nursing facility in the place of the	3836 3837 3838 3839 3840
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section 5165.192 of the Revised Code of the relative direct-care resources needed to provide care and habilitation to a nursing facility resident. (I)—(H)—"Change of operator" means an entering operator becoming the operator of a nursing facility in the place of the exiting operator. (1) Actions that constitute a change of operator include the following: (a) A change in an exiting operator's form of legal	3836 3837 3838 3839 3840 3841 3842 3843
section 5165.192 of the Revised Code of the relative direct-care resources needed to provide care and habilitation to a nursing facility resident. (I)—(H)—"Change of operator" means an entering operator becoming the operator of a nursing facility in the place of the exiting operator. (1) Actions that constitute a change of operator include the following: (a) A change in an exiting operator's form of legal organization, including the formation of a partnership or	3836 3837 3838 3839 3840 3841 3842 3843 3844

entering operator, regardless of whether ownership of any or all	3849
of the real property or personal property associated with the	3850
nursing facility is also transferred;	3851
(c) A lease of the nursing facility to the entering	3852
operator or the exiting operator's termination of the exiting	3853
operator's lease;	3854
(d) If the exiting operator is a partnership, dissolution	3855
of the partnership;	3856
(e) If the exiting operator is a partnership, a change in	3857
composition of the partnership unless both of the following	3858
	3859
apply:	3039
(i) The change in composition does not cause the	3860
partnership's dissolution under state law.	3861
(ii) The partners agree that the change in composition	3862
does not constitute a change in operator.	3863
(f) If the operator is a corporation, dissolution of the	3864
corporation, a merger of the corporation into another	3865
corporation that is the survivor of the merger, or a	3866
consolidation of one or more other corporations to form a new	3867
corporation.	3868
(2) The following, alone, do not constitute a change of	3869
operator:	3870
(a) A contract for an entity to manage a nursing facility	3871
as the operator's agent, subject to the operator's approval of	3872
daily operating and management decisions;	3873
(b) A change of ownership, lease, or termination of a	3874
lease of real property or personal property associated with a	3875
nursing facility if an entering operator does not become the	3876

operator in place of an exiting operator;	3877
(c) If the operator is a corporation, a change of one or	3878
more members of the corporation's governing body or transfer of	3879
ownership of one or more shares of the corporation's stock, if	3880
the same corporation continues to be the operator.	3881
(J)—(I) "Cost center" means the following:	3882
(1) Ancillary and support costs;	3883
(2) Capital costs;	3884
(3) Direct care costs;	3885
(4) Tax costs.	3886
$\frac{K}{K}$ "Custom wheelchair" means a wheelchair to which	3887
both of the following apply:	3888
(1) It has been measured, fitted, or adapted in	3889
consideration of either of the following:	3890
(a) The body size or disability of the individual who is	3891
to use the wheelchair;	3892
(b) The individual's period of need for, or intended use	3893
of, the wheelchair.	3894
(2) It has customized features, modifications, or	3895
components, such as adaptive seating and positioning systems,	3896
that the supplier who assembled the wheelchair, or the	3897
manufacturer from which the wheelchair was ordered, added or	3898
made in accordance with the instructions of the physician of the	3899
individual who is to use the wheelchair.	3900
$\frac{(L)(1)-(K)(1)}{(K)(1)}$ "Date of licensure" means the following:	3901
(a) In the case of a nursing facility that was required by	3902

law to be licensed as a nursing home under Chapter 3721. of the	3903
Revised Code when it originally began to be operated as a	3904
nursing home, the date the nursing facility was originally so	3905
licensed;	3906
(b) In the case of a nursing facility that was not	3907
required by law to be licensed as a nursing home when it	3908
originally began to be operated as a nursing home, the date it	3909
first began to be operated as a nursing home, regardless of the	3910
date the nursing facility was first licensed as a nursing home.	3911
(2) If, after a nursing facility's original date of	3912
licensure, more nursing home beds are added to the nursing	3913
facility, the nursing facility has a different date of licensure	3914
for the additional beds. This does not apply, however, to	3915
additional beds when both of the following apply:	3916
(a) The additional beds are located in a part of the	3917
nursing facility that was constructed at the same time as the	3918
continuing beds already located in that part of the nursing	3919
facility;	3920
(b) The part of the nursing facility in which the	3921
additional beds are located was constructed as part of the	3922
nursing facility at a time when the nursing facility was not	3923
required by law to be licensed as a nursing home.	3924
(3) The definition of "date of licensure" in this section	3925
applies in determinations of nursing facilities' medicaid	3926
payment rates but does not apply in determinations of nursing	3927
facilities' franchise permit fees.	3928
$\frac{(M)-(L)}{(L)}$ "Desk-reviewed" means that a nursing facility's	3929
costs as reported on a cost report submitted under section	3930
5165.10 of the Revised Code have been subjected to a desk review	3931

under section 5165.108 of the Revised Code and preliminarily	3932
determined to be allowable costs.	3933
$\frac{(N)-(M)}{(M)}$ "Direct care costs" means all of the following	3934
costs incurred by a nursing facility:	3935
(1) Costs for registered nurses, licensed practical	3936
nurses, and nurse aides employed by the nursing facility;	3937
(2) Costs for direct care staff, administrative nursing	3938
staff, medical directors, respiratory therapists, and except as	3939
provided in division $\frac{(N)(8)-(M)(8)}{(M)(8)}$ of this section, other	3940
persons holding degrees qualifying them to provide therapy;	3941
(3) Costs of purchased nursing services;	3942
(4) Costs of quality assurance;	3943
(5) Costs of training and staff development, employee	3944
benefits, payroll taxes, and workers' compensation premiums or	3945
costs for self-insurance claims and related costs as specified	3946
in rules adopted under section 5165.02 of the Revised Code, for	3947
personnel listed in divisions $\frac{(N)(1)(M)(1)}{(M)(1)}$, (2), (4), and (8) of	3948
this section;	3949
(6) Costs of consulting and management fees related to	3950
direct care;	3951
(7) Allocated direct care home office costs;	3952
(8) Costs of habilitation staff (other than habilitation	3953
supervisors), medical supplies, emergency oxygen, over-the-	3954
counter pharmacy products, physical therapists, physical therapy	3955
assistants, occupational therapists, occupational therapy	3956
assistants, speech therapists, audiologists, habilitation	3957
supplies, and universal precautions supplies;	3958

(9) Costs of wheelchairs other than the following:	3959
(a) Custom wheelchairs;	3960
(b) Repairs to and replacements of custom wheelchairs and	3961
parts that are made in accordance with the instructions of the	3962
physician of the individual who uses the custom wheelchair.	3963
(10) Costs of other direct-care resources that are	3964
specified as direct care costs in rules adopted under section	3965
5165.02 of the Revised Code.	3966
$\frac{(O)-(N)}{(N)}$ "Dual eligible individual" has the same meaning as	3967
in section 5160.01 of the Revised Code.	3968
(P) (O) "Effective date of a change of operator" means the	3969
day the entering operator becomes the operator of the nursing	3970
facility.	3971
$\frac{(Q)-(P)}{(P)}$ "Effective date of a facility closure" means the	3972
last day that the last of the residents of the nursing facility	3973
resides in the nursing facility.	3974
$\frac{R}{Q}$ "Effective date of an involuntary termination"	3975
means the date the department of medicaid terminates the	3976
operator's provider agreement for the nursing facility.	3977
(S) (R) "Effective date of a voluntary withdrawal of	3978
participation" means the day the nursing facility ceases to	3979
accept new medicaid residents other than the individuals who	3980
reside in the nursing facility on the day before the effective	3981
date of the voluntary withdrawal of participation.	3982
$\frac{\text{(T)} - \text{(S)}}{\text{(S)}}$ "Entering operator" means the person or government	3983
entity that will become the operator of a nursing facility when	3984
a change of operator occurs or following an involuntary	3985
termination.	3986

$\frac{(U)-(T)}{(T)}$ "Exiting operator" means any of the following:	3987
(1) An operator that will cease to be the operator of a	3988
nursing facility on the effective date of a change of operator;	3989
(2) An operator that will cease to be the operator of a	3990
nursing facility on the effective date of a facility closure;	3991
(3) An operator of a nursing facility that is undergoing	3992
or has undergone a voluntary withdrawal of participation;	3993
(4) An operator of a nursing facility that is undergoing	3994
or has undergone an involuntary termination.	3995
$\frac{(V)(1)}{(U)(1)}$ Subject to divisions $\frac{(V)(2)}{(U)(2)}$ and (3)	3996
of this section, "facility closure" means either of the	3997
following:	3998
(a) Discontinuance of the use of the building, or part of	3999
the building, that houses the facility as a nursing facility	4000
that results in the relocation of all of the nursing facility's	4001
residents;	4002
(b) Conversion of the building, or part of the building,	4003
that houses a nursing facility to a different use with any	4004
necessary license or other approval needed for that use being	4005
obtained and one or more of the nursing facility's residents	4006
remaining in the building, or part of the building, to receive	4007
services under the new use.	4008
(2) A facility closure occurs regardless of any of the	4009
following:	4010
(a) The operator completely or partially replacing the	4011
nursing facility by constructing a new nursing facility or	4012
transferring the nursing facility's license to another nursing	4013
facility;	4014

(b) The nursing facility's residents relocating to another	4015
of the operator's nursing facilities;	4016
(c) Any action the department of health takes regarding	4017
the nursing facility's medicaid certification that may result in	4018
the transfer of part of the nursing facility's survey findings	4019
to another of the operator's nursing facilities;	4020
(d) Any action the department of health takes regarding	4021
the nursing facility's license under Chapter 3721. of the	4022
Revised Code.	4023
(3) A facility closure does not occur if all of the	4024
nursing facility's residents are relocated due to an emergency	4025
evacuation and one or more of the residents return to a	4026
medicaid-certified bed in the nursing facility not later than	4027
thirty days after the evacuation occurs.	4028
$\frac{W}{V}$ "Franchise permit fee" means the fee imposed by	4029
sections 5168.40 to 5168.56 of the Revised Code.	4030
$\frac{(X)}{(W)}$ "Inpatient days" means both of the following:	4031
(1) All days during which a resident, regardless of	4032
payment source, occupies a bed in a nursing facility that is	4033
included in the nursing facility's medicaid-certified capacity;	4034
(2) Fifty per cent of the days for which payment is made	4035
under section 5165.34 of the Revised Code.	4036
$\frac{(Y)}{(X)}$ "Involuntary termination" means the department of	4037
medicaid's termination of the operator's provider agreement for	4038
the nursing facility when the termination is not taken at the	4039
operator's request.	4040
(Z) (Y) "Low resource utilization resident" means a	4041
medicaid recipient residing in a nursing facility who, for	4042

purposes of calculating the nursing facility's medicaid payment	4043
rate for direct care costs, is placed in either of the two	4044
lowest resource utilization groups, excluding any resource	4045
utilization group that is a default group used for residents	4046
with incomplete assessment data.	4047
(AA) (Z) "Maintenance and repair expenses" means a nursing	4048
facility's expenditures that are necessary and proper to	4049
maintain an asset in a normally efficient working condition and	4050
that do not extend the useful life of the asset two years or	4051
more. "Maintenance and repair expenses" includes but is not	4052
limited to the costs of ordinary repairs such as painting and	4053
wallpapering.	4054
(BB) (AA) "Medicaid-certified capacity" means the number	4055
of a nursing facility's beds that are certified for	4056
participation in medicaid as nursing facility beds.	4057
(CC) (BB) "Medicaid days" means both of the following:	4058
(1) All days during which a resident who is a medicaid	4059
recipient eligible for nursing facility services occupies a bed	4060
in a nursing facility that is included in the nursing facility's	4061
medicaid-certified capacity;	4062
(2) Fifty per cent of the days for which payment is made	4063
under section 5165.34 of the Revised Code.	4064
(DD) "Medicare skilled nursing facility market basket-	4065
index" means the index established by the United States	4066
secretary of health and human services under section 1888(e)(5)	4067
of the "Social Security Act," 42 U.S.C. 1395yy(e)(5).	4068
(FD) (1) (CC) (1)	4000
(EE) (1) (CC) (1) "New nursing facility" means a nursing	4069
facility for which the provider obtains an initial provider	4070
agreement following medicaid certification of the nursing	4071

facility by the director of health, including such a nursing	4072
facility that replaces one or more nursing facilities for which	4073
a provider previously held a provider agreement.	4074
(2) "New nursing facility" does not mean a nursing	4075
facility for which the entering operator seeks a provider	4076
agreement pursuant to section 5165.511 or 5165.512 or (pursuant	4077
to section 5165.515) section 5165.07 of the Revised Code.	4078
(FF) (DD) "Nursing facility" has the same meaning as in	4079
the "Social Security Act," section 1919(a), 42 U.S.C. 1396r(a).	4080
(GG) (EE) "Nursing facility services" has the same meaning	4081
as in the "Social Security Act," section 1905(f), 42 U.S.C.	4082
1396d(f).	4083
(HH) (FF) "Nursing home" has the same meaning as in	4084
section 3721.01 of the Revised Code.	4085
(II) (GG) "Operator" means the person or government entity	4086
responsible for the daily operating and management decisions for	4087
a nursing facility.	4088
(JJ)(1) (HH)(1) "Owner" means any person or government	4089
entity that has at least five per cent ownership or interest,	4090
either directly, indirectly, or in any combination, in any of	4091
the following regarding a nursing facility:	4092
(a) The land on which the nursing facility is located;	4093
(b) The structure in which the nursing facility is	4094
located;	4095
(c) Any mortgage, contract for deed, or other obligation	4096
secured in whole or in part by the land or structure on or in	4097
which the nursing facility is located;	4098

(d) Any lease or sublease of the land or structure on or	4099
in which the nursing facility is located.	4100
(2) "Owner" does not mean a holder of a debenture or bond	4101
related to the nursing facility and purchased at public issue or	4102
a regulated lender that has made a loan related to the nursing	4103
facility unless the holder or lender operates the nursing	4104
facility directly or through a subsidiary.	4105
(KK) (II) "Per diem" means a nursing facility's actual,	4106
allowable costs in a given cost center in a cost reporting	4107
period, divided by the nursing facility's inpatient days for	4108
that cost reporting period.	4109
(LL) (JJ) "Provider" means an operator with a provider	4110
agreement.	4111
(MM) (KK) "Provider agreement" means a provider agreement,	4112
as defined in section 5164.01 of the Revised Code, that is	4113
between the department of medicaid and the operator of a nursing	4114
facility for the provision of nursing facility services under	4115
the medicaid program.	4116
(NN)—(LL) "Purchased nursing services" means services that	4117
are provided in a nursing facility by registered nurses,	4118
licensed practical nurses, or nurse aides who are not employees	4119
of the nursing facility.	4120
$\frac{(OO)-(MM)}{MM}$ "Reasonable" means that a cost is an actual cost	4121
that is appropriate and helpful to develop and maintain the	4122
operation of patient care facilities and activities, including	4123
normal standby costs, and that does not exceed what a prudent	4124
buyer pays for a given item or services. Reasonable costs may	4125
vary from provider to provider and from time to time for the	4126
same provider.	4127

(PP) (NN) "Rebasing" means a redetermination of each of	4128
the following using information from cost reports for an	4129
applicable calendar year that is later than the applicable	4130
calendar year used for the previous rebasing:	4131
(1) Each peer group's rate for ancillary and support costs	4132
as determined pursuant to division (C) of section 5165.16 of the	4133
Revised Code;	4134
(2) Each peer group's rate for capital costs as determined	4135
pursuant to division (C) of section 5165.17 of the Revised Code;	4136
(3) Each peer group's cost per case-mix unit as determined	4137
pursuant to division (C) of section 5165.19 of the Revised Code;	4138
(4) Each nursing facility's rate for tax costs as	4139
determined pursuant to section 5165.21 of the Revised Code.	4140
(QQ) (OO) "Related party" means an individual or	4141
organization that, to a significant extent, has common ownership	4142
with, is associated or affiliated with, has control of, or is	4143
controlled by, the provider.	4144
(1) An individual who is a relative of an owner is a	4145
related party.	4146
(2) Common ownership exists when an individual or	4147
individuals possess significant ownership or equity in both the	4148
provider and the other organization. Significant ownership or	4149
equity exists when an individual or individuals possess five per	4150
cent ownership or equity in both the provider and a supplier.	4151
Significant ownership or equity is presumed to exist when an	4152
individual or individuals possess ten per cent ownership or	4153
equity in both the provider and another organization from which	4154
the provider purchases or leases real property.	4155

(3) Control exists when an individual or organization has	4156
the power, directly or indirectly, to significantly influence or	4157
direct the actions or policies of an organization.	4158
(4) An individual or organization that supplies goods or	4159
services to a provider shall not be considered a related party	4160
if all of the following conditions are met:	4161
(a) The supplier is a separate bona fide organization.	4162
(b) A substantial part of the supplier's business activity	4163
of the type carried on with the provider is transacted with	4164
others than the provider and there is an open, competitive	4165
market for the types of goods or services the supplier	4166
furnishes.	4167
(c) The types of goods or services are commonly obtained	4168
by other nursing facilities from outside organizations and are	4169
not a basic element of patient care ordinarily furnished	4170
directly to patients by nursing facilities.	4171
(d) The charge to the provider is in line with the charge	4172
for the goods or services in the open market and no more than	4173
the charge made under comparable circumstances to others by the	4174
supplier.	4175
(RR) (PP) "Relative of owner" means an individual who is	4176
related to an owner of a nursing facility by one of the	4177
following relationships:	4178
(1) Spouse;	4179
(2) Natural parent, child, or sibling;	4180
(3) Adopted parent, child, or sibling;	4181
(4) Stepparent, stepchild, stepbrother, or stepsister;	4182

(5) Father-in-law, mother-in-law, son-in-law, daughter-in-	4183
<pre>law, brother-in-law, or sister-in-law;</pre>	4184
(6) Grandparent or grandchild;	4185
(7) Foster caregiver, foster child, foster brother, or	4186
foster sister.	4187
(SS) (QQ) "Residents' rights advocate" has the same	4188
meaning as in section 3721.10 of the Revised Code.	4189
(TT) (RR) "Skilled nursing facility" has the same meaning	4190
as in the "Social Security Act," section 1819(a), 42 U.S.C.	4191
1395i-3(a).	4192
(UU) (SS) "State fiscal year" means the fiscal year of	4193
this state, as specified in section 9.34 of the Revised Code.	4194
(VV) (TT) "Sponsor" has the same meaning as in section	4195
3721.10 of the Revised Code.	4196
(WW) (UU) "Tax costs" means the costs of taxes imposed	4197
under Chapter 5751. of the Revised Code, real estate taxes,	4198
personal property taxes, and corporate franchise taxes.	4199
(XX) (VV) "Title XIX" means Title XIX of the "Social	4200
Security Act," 42 U.S.C. 1396 et seq.	4201
(YY) (WW) "Title XVIII" means Title XVIII of the "Social	4202
Security Act," 42 U.S.C. 1395 et seq.	4203
$\frac{(ZZ)}{(XX)}$ "Voluntary withdrawal of participation" means an	4204
operator's voluntary election to terminate the participation of	4205
a nursing facility in the medicaid program but to continue to	4206
provide service of the type provided by a nursing facility.	4207
Sec. 5165.15. Except as otherwise provided by sections	4208
5165.151 to 5165.157 and 5165.34 of the Revised Code, the total	4209

	4010
per medicaid day payment rate that the department of medicaid	4210
shall pay a nursing facility provider for nursing facility	4211
services the provider's nursing facility provides during a state	4212
fiscal year shall be determined as follows:	4213
(A) Determine the sum of all of the following:	4214
(1) The per medicaid day payment rate for ancillary and	4215
support costs determined for the nursing facility under section	4216
5165.16 of the Revised Code;	4217
(2) The per medicaid day payment rate for capital costs	4218
determined for the nursing facility under section 5165.17 of the	4219
Revised Code;	4220
(3) The per medicaid day payment rate for direct care	4221
costs determined for the nursing facility under section 5165.19	4222
of the Revised Code;	4223
(4) The per medicaid day payment rate for tax costs	4224
determined for the nursing facility under section 5165.21 of the	4225
Revised Code;	4226
(5) If the nursing facility qualifies as a critical access	4227
nursing facility, the nursing facility's critical access	4228
incentive payment paid under section 5165.23 of the Revised	4229
Code.	4230
(B) To the sum determined under division (A) of this	4231
section, add sixteen dollars and forty-four cents.	4232
(C) From the sum determined under division (B) of this	4233
section, subtract one dollar and seventy-nine cents.	4234
(D) To the difference determined under division (C) of	4235
this section, add the per medicaid day quality payment rate	4236
determined for the nursing facility under section 5165.25 of the	4237

Revised Code.	4238
(E) To the sum determined under division (D) of this	4239
section, add, for the second half of state fiscal year 2020 and	4240
all of each—state fiscal year thereafter 2021, the per medicaid	4241
day quality incentive payment rate determined for the nursing	4242
facility under section 5165.26 of the Revised Code.	4243
Sec. 5165.16. (A) The department of medicaid shall	4244
determine each nursing facility's per medicaid day payment rate	4245
for ancillary and support costs. A nursing facility's rate shall	4246
be the rate determined under division (C) of this section for	4247
the nursing facility's peer group.	4248
(B) For the purpose of determining nursing facilities'	4249
rates for ancillary and support costs, the department shall	4250
establish six peer groups composed as follows:	4251
(1) Each nursing facility located in any of the following	4252
counties shall be placed in peer group one or two: Brown,	4253
Butler, Clermont, Clinton, Hamilton, and Warren. Each nursing	4254
facility located in any of those counties that has fewer than	4255
one hundred beds shall be placed in peer group one. Each nursing	4256
facility located in any of those counties that has one hundred	4257
or more beds shall be placed in peer group two.	4258
(2) Each nursing facility located in any of the following	4259
counties shall be placed in peer group three or four: Allen,	4260
Ashtabula, Champaign, Clark, Cuyahoga, Darke, Delaware,	4261
Fairfield, Fayette, Franklin, Fulton, Geauga, Greene, Hancock,	4262
Knox, Lake, Licking, Lorain, Lucas, Madison, Mahoning, Marion,	4263
Medina, Miami, Montgomery, Morrow, Ottawa, Pickaway, Portage,	4264
Preble, Ross, Sandusky, Seneca, Stark, Summit, Trumbull, Union,	4265
and Wood. Each nursing facility located in any of those counties	4266

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group three. Each nursing facility located in any of those	4268
counties that has one hundred or more beds shall be placed in	4269
peer group four.	4270
(3) Each nursing facility located in any of the following	4271
counties shall be placed in peer group five or six: Adams,	4272
Ashland, Athens, Auglaize, Belmont, Carroll, Columbiana,	4273
Coshocton, Crawford, Defiance, Erie, Gallia, Guernsey, Hardin,	4274
Harrison, Henry, Highland, Hocking, Holmes, Huron, Jackson,	4275
Jefferson, Lawrence, Logan, Meigs, Mercer, Monroe, Morgan,	4276
Muskingum, Noble, Paulding, Perry, Pike, Putnam, Richland,	4277
Scioto, Shelby, Tuscarawas, Van Wert, Vinton, Washington, Wayne,	4278
Williams, and Wyandot. Each nursing facility located in any of	4279
those counties that has fewer than one hundred beds shall be	4280
placed in peer group five. Each nursing facility located in any	4281
of those counties that has one hundred or more beds shall be	4282
placed in peer group six.	4283
(C)(1) The department shall determine the rate for	4284
ancillary and support costs for each peer group established	4285
under division (B) of this section. The rate for ancillary and	4286
support costs determined under this division for a peer group	4287
shall be used for subsequent years until the department conducts	4288
a rebasing. To determine a peer group's rate for ancillary and	4289
support costs, the department shall do all of the following:	4290
(a) Subject to division (C)(2) of this section, determine	4291

that has fewer than one hundred beds shall be placed in peer

the rate for ancillary and support costs for each nursing

facility in the peer group for the applicable calendar year by

days for the applicable calendar year or the inpatient days the

nursing facility would have had for the applicable calendar year

using the greater of the nursing facility's actual inpatient

if its occupancy rate had been ninety per cent;	4297
(b) Subject to division (C)(3) of this section, identify	4298
which nursing facility in the peer group is at the twenty-fifth	4299
percentile of the rate for ancillary and support costs for the	4300
applicable calendar year determined under division (C)(1)(a) of	4301
this section;	4302
(c) Multiply the rate for ancillary and support costs	4303
determined under division (C)(1)(a) of this section for the	4304
nursing facility identified under division (C)(1)(b) of this	4305
section by the rate of inflation for the eighteen-month period	4306
beginning on the first day of July of the applicable calendar	4307
year and ending the last day of December of the calendar year	4308
immediately following the applicable calendar year using the	4309
following:	4310
(i) Except as provided in division (C)(1)(c)(ii) of this	4311
section, the consumer price index for all items for all urban	4312
consumers for the midwest region, published by the United States	4313
bureau of labor statistics;	4314
(ii) If the United States bureau of labor statistics	4315
ceases to publish the index specified in division (C)(1)(c)(i)	4316
of this section, the index the bureau subsequently publishes	4317
that covers urban consumers' prices for items for the region	4318
that includes this state.	4319
(d) For state fiscal year 2020 and each state fiscal year-	4320
thereafter (other than the first state fiscal year in a group of	4321
consecutive state fiscal years for which a rebasing is	4322
conducted), adjust the amount calculated under division (C)(1)	4323
(c) of this section using the difference between the following:	4324
(i) The medicare skilled nursing facility market basket	4325

index determined for the federal fiscal year that begins during	4326
the state fiscal year immediately preceding the state fiscal	4327
year for which the adjustment is being made under division (C)	4328
(1) (d) of this section;	4329
(ii) The budget reduction adjustment factor for the state	4330
fiscal year for which the adjustment is being made under	4331
division (C)(1)(d) of this section.	4332
(2) For the purpose of determining a nursing facility's	4333
occupancy rate under division (C)(1)(a) of this section, the	4334
department shall include any beds that the nursing facility	4335
removes from its medicaid-certified capacity unless the nursing	4336
facility also removes the beds from its licensed bed capacity.	4337
(3) In making the identification under division (C)(1)(b)	4338
of this section, the department shall exclude both of the	4339
following:	4340
(a) Nursing facilities that participated in the medicaid	4341
program under the same provider for less than twelve months in	4342
the applicable calendar year;	4343
(b) Nursing facilities whose ancillary and support costs	4344
are more than one standard deviation from the mean desk-	4345
reviewed, actual, allowable, per diem ancillary and support cost	4346
for all nursing facilities in the nursing facility's peer group	4347
for the applicable calendar year.	4348
(4) The department shall not redetermine a peer group's	4349
rate for ancillary and support costs under this division based	4350
on additional information that it receives after the rate is	4351
determined. The department shall redetermine a peer group's rate	4352
for ancillary and support costs only if the department made an	4353
error in determining the rate based on information available to	4354

the department at the time of the original determination.	4355
Sec. 5165.17. (A) The department of medicaid shall	4356
determine each nursing facility's per medicaid day payment rate	4357
for capital costs. A nursing facility's rate shall be the rate	4358
determined under division (C) of this section for the nursing	4359
facility's peer group.	4360
(B) For the purpose of determining nursing facilities'	4361
rates for capital costs, the department shall establish six peer	4362
groups.	4363
(1) Each nursing facility located in any of the following	4364
counties shall be placed in peer group one or two: Brown,	4365
Butler, Clermont, Clinton, Hamilton, and Warren. Each nursing	4366
facility located in any of those counties that has fewer than	4367
one hundred beds shall be placed in peer group one. Each nursing	4368
facility located in any of those counties that has one hundred	4369
or more beds shall be placed in peer group two.	4370
(2) Each nursing facility located in any of the following	4371
counties shall be placed in peer group three or four: Allen,	4372
Ashtabula, Champaign, Clark, Cuyahoga, Darke, Delaware,	4373
Fairfield, Fayette, Franklin, Fulton, Geauga, Greene, Hancock,	4374
Knox, Lake, Licking, Lorain, Lucas, Madison, Mahoning, Marion,	4375
Medina, Miami, Montgomery, Morrow, Ottawa, Pickaway, Portage,	4376
Preble, Ross, Sandusky, Seneca, Stark, Summit, Trumbull, Union,	4377
and Wood. Each nursing facility located in any of those counties	4378
that has fewer than one hundred beds shall be placed in peer	4379
group three. Each nursing facility located in any of those	4380
counties that has one hundred or more beds shall be placed in	4381
peer group four.	4382
(3) Each nursing facility located in any of the following	4383

counties shall be placed in peer group five or six: Adams,	4384
Ashland, Athens, Auglaize, Belmont, Carroll, Columbiana,	4385
Coshocton, Crawford, Defiance, Erie, Gallia, Guernsey, Hardin,	4386
Harrison, Henry, Highland, Hocking, Holmes, Huron, Jackson,	4387
Jefferson, Lawrence, Logan, Meigs, Mercer, Monroe, Morgan,	4388
Muskingum, Noble, Paulding, Perry, Pike, Putnam, Richland,	4389
Scioto, Shelby, Tuscarawas, Van Wert, Vinton, Washington, Wayne,	4390
Williams, and Wyandot. Each nursing facility located in any of	4391
those counties that has fewer than one hundred beds shall be	4392
placed in peer group five. Each nursing facility located in any	4393
of those counties that has one hundred or more beds shall be	4394
placed in peer group six.	4395
(C)(1) The department shall determine the rate for capital	4396
costs for each peer group established under division (B) of this	4397
section. The rate for capital costs determined under this	4398
division for a peer group shall be used for subsequent years	4399
until the department conducts a rebasing. To determine a <u>A</u> peer	4400
group's rate for capital costs , the department shall do both of	4401
the following:	4402
(a) Determine be the rate for capital costs for the	4403
nursing facility in the peer group that is at the twenty-fifth	4404
percentile of the rate for capital costs for the applicable	4405
calendar year+	4406
(b) For state fiscal year 2020 and each state fiscal year	4407
thereafter (other than the first state fiscal year in a group of	4408
consecutive state fiscal years for which a rebasing is-	4409
conducted), adjust the amount calculated under division (C)(1)	4410
(a) of this section using the difference between the following:	4411
(i) The medicare skilled nursing facility market basket	4412

index determined for the federal fiscal year that begins during

the state fiscal year immediately preceding the state fiscal	4414
year for which the adjustment is being made under division (C)	4415
(1) (a) of this section;	4416
(ii) The budget reduction adjustment factor for the state-	4417
fiscal year for which the adjustment is being made under	4418
division (C)(1)(a) of this section.	4419
(2) To identify the nursing facility in a peer group that	4420
is at the twenty-fifth percentile of the rate for capital costs	4421
for the applicable calendar year, the department shall do both	4422
of the following:	4423
(a) Subject to division (C)(3) of this section, use the	4424
greater of each nursing facility's actual inpatient days for the	4425
applicable calendar year or the inpatient days the nursing	4426
facility would have had for the applicable calendar year if its	4427
occupancy rate had been one hundred per cent;	4428
(b) Exclude both of the following:	4429
(i) Nursing facilities that participated in the medicaid	4430
program under the same provider for less than twelve months in	4431
the applicable calendar year;	4432
(ii) Nursing facilities whose capital costs are more than	4433
one standard deviation from the mean desk-reviewed, actual,	4434
allowable, per diem capital cost for all nursing facilities in	4435
the nursing facility's peer group for the applicable calendar	4436
year.	4437
(3) For the purpose of determining a nursing facility's	4438
occupancy rate under division (C)(2)(a) of this section, the	4439
department shall include any beds that the nursing facility	4440
removes from its medicaid-certified capacity after June 30,	4441
2005, unless the nursing facility also removes the beds from its	4442

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licensed bed capacity.

- (4) The department shall not redetermine a peer group's 4444 rate for capital costs under this division based on additional 4445 information that it receives after the rate is determined. The 4446 department shall redetermine a peer group's rate for capital 4447 costs only if the department made an error in determining the 4448 rate based on information available to the department at the 4449 time of the original determination.
- (D) Buildings shall be depreciated using the straight line 4451 method over forty years or over a different period approved by 4452 the department. Components and equipment shall be depreciated 4453 using the straight-line method over a period designated in rules 4454 adopted under section 5165.02 of the Revised Code, consistent 4455 with the quidelines of the American hospital association, or 4456 over a different period approved by the department. Any rules 4457 authorized by this division that specify useful lives of 4458 buildings, components, or equipment apply only to assets 4459 4460 acquired on or after July 1, 1993. Depreciation for costs paid or reimbursed by any government agency shall not be included in 4461 capital costs unless that part of the payment under this chapter 4462 is used to reimburse the government agency. 4463
- (E) The capital cost basis of nursing facility assets shall be determined in the following manner:
- (1) Except as provided in division (E)(3) of this section,

 for purposes of calculating the rates to be paid for facilities

 4467
 with dates of licensure on or before June 30, 1993, the capital

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 cost basis of each asset shall be equal to the desk-reviewed,

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 actual, allowable, capital cost basis that is listed on the

 facility's cost report for the calendar year preceding the state

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 fiscal year during which the rate will be paid.

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interest in the facility;

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(2) For facilities with dates of licensure after June 30,	4473
1993, the capital cost basis shall be determined in accordance	4474
with the principles of the medicare program, except as otherwise	4475
provided in this chapter.	4476
(3) Except as provided in division (E)(4) of this section,	4477
if a provider transfers an interest in a facility to another	4478
provider after June 30, 1993, there shall be no increase in the	4479
capital cost basis of the asset if the providers are related	4480
parties or the provider to which the interest is transferred	4481
authorizes the provider that transferred the interest to	4482
continue to operate the facility under a lease, management	4483
agreement, or other arrangement. If the previous sentence does	4484
not prohibit the adjustment of the capital cost basis under this	4485
division, the basis of the asset shall be adjusted by one-half	4486
of the change in the consumer price index for all items for all	4487
urban consumers, as published by the United States bureau of	4488
labor statistics, during the time that the transferor held the	4489
asset.	4490
(4) If a provider transfers an interest in a facility to	4491
another provider who is a related party, the capital cost basis	4492
of the asset shall be adjusted as specified in division (E)(3)	4493
of this section if all of the following conditions are met:	4494
(a) The related party is a relative of owner;	4495
(b) Except as provided in division (E)(4)(c)(ii) of this	4496
section, the provider making the transfer retains no ownership	4497

(c) The department determines that the transfer is an

arm's length transaction pursuant to rules adopted under section

5165.02 of the Revised Code. The rules shall provide that a

transfer is an arm's length transaction if all of the following	4502
apply:	4503
(i) Once the transfer goes into effect, the provider that	4504
made the transfer has no direct or indirect interest in the	4505
provider that acquires the facility or the facility itself,	4506
including interest as an owner, officer, director, employee,	4507
independent contractor, or consultant, but excluding interest as	4508
a creditor.	4509
(ii) The provider that made the transfer does not	4510
reacquire an interest in the facility except through the	4511
exercise of a creditor's rights in the event of a default. If	4512
the provider reacquires an interest in the facility in this	4513
manner, the department shall treat the facility as if the	4514
transfer never occurred when the department calculates its	4515
reimbursement rates for capital costs.	4516
(iii) The transfer satisfies any other criteria specified	4517
(iii) The transfer satisfies any other criteria specified in the rules.	4517 4518
in the rules.	4518
in the rules. (d) Except in the case of hardship caused by a	4518 4519
in the rules. (d) Except in the case of hardship caused by a catastrophic event, as determined by the department, or in the	4518 4519 4520
in the rules. (d) Except in the case of hardship caused by a catastrophic event, as determined by the department, or in the case of a provider making the transfer who is at least sixty-	4518 4519 4520 4521
in the rules. (d) Except in the case of hardship caused by a catastrophic event, as determined by the department, or in the case of a provider making the transfer who is at least sixtyfive years of age, not less than twenty years have elapsed	4518 4519 4520 4521 4522
in the rules. (d) Except in the case of hardship caused by a catastrophic event, as determined by the department, or in the case of a provider making the transfer who is at least sixty-five years of age, not less than twenty years have elapsed since, for the same facility, the capital cost basis was	4518 4519 4520 4521 4522 4523
in the rules. (d) Except in the case of hardship caused by a catastrophic event, as determined by the department, or in the case of a provider making the transfer who is at least sixty-five years of age, not less than twenty years have elapsed since, for the same facility, the capital cost basis was adjusted most recently under division (E)(4) of this section or	4518 4519 4520 4521 4522 4523 4524
in the rules. (d) Except in the case of hardship caused by a catastrophic event, as determined by the department, or in the case of a provider making the transfer who is at least sixty-five years of age, not less than twenty years have elapsed since, for the same facility, the capital cost basis was adjusted most recently under division (E)(4) of this section or actual, allowable capital costs was determined most recently	4518 4519 4520 4521 4522 4523 4524 4525
in the rules. (d) Except in the case of hardship caused by a catastrophic event, as determined by the department, or in the case of a provider making the transfer who is at least sixty-five years of age, not less than twenty years have elapsed since, for the same facility, the capital cost basis was adjusted most recently under division (E)(4) of this section or actual, allowable capital costs was determined most recently under division (F)(9) of this section.	4518 4519 4520 4521 4522 4523 4524 4525 4526
in the rules. (d) Except in the case of hardship caused by a catastrophic event, as determined by the department, or in the case of a provider making the transfer who is at least sixty-five years of age, not less than twenty years have elapsed since, for the same facility, the capital cost basis was adjusted most recently under division (E)(4) of this section or actual, allowable capital costs was determined most recently under division (F)(9) of this section. (F) As used in this division:	4518 4519 4520 4521 4522 4523 4524 4525 4526

operating lease and depreciation expense and interest expense in	4531
the case of a capital lease.	4532
"New lease" means a lease, to a different lessee, of a	4533
nursing facility that previously was operated under a lease.	4534
(1) Subject to division (A) of this section, for a lease	4535
of a facility that was effective on May 27, 1992, the entire	4536
lease expense is an actual, allowable capital cost during the	4537
term of the existing lease. The entire lease expense also is an	4538
actual, allowable capital cost if a lease in existence on May	4539
27, 1992, is renewed under either of the following	4540
circumstances:	4541
(a) The renewal is pursuant to a renewal option that was	4542
in existence on May 27, 1992;	4543
(b) The renewal is for the same lease payment amount and	4544
between the same parties as the lease in existence on May 27,	4545
1992.	4546
(2) Subject to division (A) of this section, for a lease	4547
of a facility that was in existence but not operated under a	4548
lease on May 27, 1992, actual, allowable capital costs shall	4549
include the lesser of the annual lease expense or the annual	4550
depreciation expense and imputed interest expense that would be	4551
calculated at the inception of the lease using the lessor's	4552
entire historical capital asset cost basis, adjusted by one-half	4553
of the change in the consumer price index for all items for all	4554
urban consumers, as published by the United States bureau of	4555
labor statistics, during the time the lessor held each asset	4556
until the beginning of the lease.	4557
(3) Subject to division (A) of this section, for a lease	4558
	1000

that is initially operated under a lease, actual, allowable	4560
capital costs shall include the annual lease expense if there	4561
was a substantial commitment of money for construction of the	4562
facility after December 22, 1992, and before July 1, 1993. If	4563
there was not a substantial commitment of money after December	4564
22, 1992, and before July 1, 1993, actual, allowable capital	4565
costs shall include the lesser of the annual lease expense or	4566
the sum of the following:	4567
(a) The annual depreciation expense that would be	4568
calculated at the inception of the lease using the lessor's	4569
entire historical capital asset cost basis;	4570
(b) The greater of the lessor's actual annual amortization	4571
of financing costs and interest expense at the inception of the	4572
lease or the imputed interest expense calculated at the	4573
inception of the lease using seventy per cent of the lessor's	4574
historical capital asset cost basis.	4575
(4) Subject to division (A) of this section, for a lease	4576
of a facility with a date of licensure on or after May 27, 1992,	4577
that was not initially operated under a lease and has been in	4578
existence for ten years, actual, allowable capital costs shall	4579
include the lesser of the annual lease expense or the annual	4580
depreciation expense and imputed interest expense that would be	4581
calculated at the inception of the lease using the entire	4582
historical capital asset cost basis of one-half of the change in	4583
the consumer price index for all items for all urban consumers,	4584
as published by the United States bureau of labor statistics,	4585
during the time the lessor held each asset until the beginning	4586
of the lease.	4587
(5) Subject to division (A) of this section, for a new	4588

lease of a facility that was operated under a lease on May 27,

1992, actual, allowable capital costs shall include the lesser	4590
of the annual new lease expense or the annual old lease payment.	4591
If the old lease was in effect for ten years or longer, the old	4592
lease payment from the beginning of the old lease shall be	4593
adjusted by one-half of the change in the consumer price index	4594
for all items for all urban consumers, as published by the	4595
United States bureau of labor statistics, from the beginning of	4596
the old lease to the beginning of the new lease.	4597

(6) Subject to division (A) of this section, for a new 4598 lease of a facility that was not in existence or that was in 4599 existence but not operated under a lease on May 27, 1992, 4600 actual, allowable capital costs shall include the lesser of 4601 annual new lease expense or the annual amount calculated for the 4602 old lease under division (F)(2), (3), (4), or (6) of this 4603 section, as applicable. If the old lease was in effect for ten 4604 years or longer, the lessor's historical capital asset cost 4605 basis shall be, for purposes of calculating the annual amount 4606 under division (F)(2), (3), (4), or (6) of this section, 4607 adjusted by one-half of the change in the consumer price index 4608 for all items for all urban consumers, as published by the 4609 United States bureau of labor statistics, from the beginning of 4610 the old lease to the beginning of the new lease. 4611

In the case of a lease under division (F)(3) of this

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section of a facility for which a substantial commitment of

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money was made after December 22, 1992, and before July 1, 1993,

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the old lease payment shall be adjusted for the purpose of

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determining the annual amount.

(7) For any revision of a lease described in division (F) 4617
(1), (2), (3), (4), (5), or (6) of this section, or for any 4618
subsequent lease of a facility operated under such a lease, 4619

other than execution of a new lease, the portion of actual,	4620
allowable capital costs attributable to the lease shall be the	4621
same as before the revision or subsequent lease.	4622
(8) Except as provided in division (F)(9) of this section,	4623
if a provider leases an interest in a facility to another	4624
provider who is a related party or previously operated the	4625
facility, the related party's or previous operator's actual,	4626
allowable capital costs shall include the lesser of the annual	4627
lease expense or the reasonable cost to the lessor.	4628
(9) If a provider leases an interest in a facility to	4629
another provider who is a related party, regardless of the date	4630
of the lease, the related party's actual, allowable capital	4631
costs shall include the annual lease expense, subject to the	4632
limitations specified in divisions (F)(1) to (7) of this	4633
section, if all of the following conditions are met:	4634
(a) The related party is a relative of owner;	4635
(b) If the lessor retains an ownership interest, it is,	4636
except as provided in division (F)(9)(c)(ii) of this section, in	4637
only the real property and any improvements on the real	4638
property;	4639
(c) The department determines that the lease is an arm's	4640
length transaction pursuant to rules adopted under section	4641
5165.02 of the Revised Code. The rules shall provide that a	4642
lease is an arm's length transaction if all of the following	4643
apply:	4644
(i) Once the lease goes into effect, the lessor has no	4645
direct or indirect interest in the lessee or, except as provided	4646
in division $(F)(9)(b)$ of this section, the facility itself,	4647
including interest as an owner, officer, director, employee,	4648

independent contractor, or consultant, but excluding interest as	4649
a lessor.	4650
(ii) The lessor does not reacquire an interest in the	4651
facility except through the exercise of a lessor's rights in the	4652
event of a default. If the lessor reacquires an interest in the	4653
facility in this manner, the department shall treat the facility	4654
as if the lease never occurred when the department calculates	4655
its reimbursement rates for capital costs.	4656
(iii) The lease satisfies any other criteria specified in	4657
the rules.	4658
(d) Except in the case of hardship caused by a	4659
catastrophic event, as determined by the department, or in the	4660
case of a lessor who is at least sixty-five years of age, not	4661
less than twenty years have elapsed since, for the same	4662
facility, the capital cost basis was adjusted most recently	4663
under division (E)(4) of this section or actual, allowable	4664
capital costs were determined most recently under division (F)	4665
(9) of this section.	4666
(10) This division does not apply to leases of specific	4667
items of equipment.	4668
Sec. 5165.19. (A) Semiannually, the department of medicaid	4669
shall determine each nursing facility's per medicaid day payment	4670
rate for direct care costs by multiplying the facility's	4671
semiannual case-mix score determined under section 5165.192 of	4672
the Revised Code by the cost per case-mix unit determined under	4673
division (C) of this section for the facility's peer group.	4674
(B) For the purpose of determining nursing facilities'	4675
rates for direct care costs, the department shall establish	4676
three peer groups.	4677

(1) Each nursing facility located in any of the following	4678
counties shall be placed in peer group one: Brown, Butler,	4679
Clermont, Clinton, Hamilton, and Warren.	4680
(2) Each nursing facility located in any of the following	4681
counties shall be placed in peer group two: Allen, Ashtabula,	4682
Champaign, Clark, Cuyahoga, Darke, Delaware, Fairfield, Fayette,	4683
Franklin, Fulton, Geauga, Greene, Hancock, Knox, Lake, Licking,	4684
Lorain, Lucas, Madison, Mahoning, Marion, Medina, Miami,	4685
Montgomery, Morrow, Ottawa, Pickaway, Portage, Preble, Ross,	4686
Sandusky, Seneca, Stark, Summit, Trumbull, Union, and Wood.	4687
(3) Each nursing facility located in any of the following	4688
counties shall be placed in peer group three: Adams, Ashland,	4689
Athens, Auglaize, Belmont, Carroll, Columbiana, Coshocton,	4690
Crawford, Defiance, Erie, Gallia, Guernsey, Hardin, Harrison,	4691
Henry, Highland, Hocking, Holmes, Huron, Jackson, Jefferson,	4692
Lawrence, Logan, Meigs, Mercer, Monroe, Morgan, Muskingum,	4693
Noble, Paulding, Perry, Pike, Putnam, Richland, Scioto, Shelby,	4694
Tuscarawas, Van Wert, Vinton, Washington, Wayne, Williams, and	4695
Wyandot.	4696
(C)(1) The department shall determine a cost per case-mix	4697
unit for each peer group established under division (B) of this	4698
section. The cost per case-mix unit determined under this	4699
division for a peer group shall be used for subsequent years	4700
until the department conducts a rebasing. To determine a peer	4701
group's cost per case-mix unit, the department shall do all of	4702
the following:	4703
(a) Determine the cost per case-mix unit for each nursing	4704
facility in the peer group for the applicable calendar year by	4705
dividing each facility's desk-reviewed, actual, allowable, per	4706
diem direct care costs for the applicable calendar year by the	4707

facility's annual average case-mix score determined under	4708
section 5165.192 of the Revised Code for the applicable calendar	4709
year;	4710
(b) Subject to division (C)(2) of this section, identify	4711
which nursing facility in the peer group is at the twenty-fifth	4712
percentile of the cost per case-mix units determined under	4713
division (C)(1)(a) of this section;	4714
(c) Calculate the amount that is two per cent above the	4715
cost per case-mix unit determined under division (C)(1)(a) of	4716
this section for the nursing facility identified under division	4717
(C)(1)(b) of this section;	4718
(d) Using the index specified in division (C)(3) of this	4719
section, multiply the rate of inflation for the eighteen-month	4720
period beginning on the first day of July of the applicable	4721
calendar year and ending the last day of December of the	4722
calendar year immediately following the applicable calendar year	4723
by the amount calculated under division (C)(1)(c) of this	4724
section+	4725
(e) For state fiscal year 2020 and each state fiscal year	4726
thereafter (other than the first state fiscal year in a group of	4727
consecutive state fiscal years for which a rebasing is-	4728
conducted), adjust the amount calculated under division (C)(1)	4729
(d) of this section using the difference between the following:	4730
(i) The medicare skilled nursing facility market basket	4731
index determined for the federal fiscal year that begins during-	4732
the state fiscal year immediately preceding the state fiscal	4733
year for which the adjustment is being made under division (C)	4734
(1) (e) of this section;	4735
(ii) The budget reduction adjustment factor for the state	4736

fiscal year for which the adjustment is being made under-	4737
division (C) (1) (e) of this section.	4738
(2) In making the identification under division (C)(1)(b)	4739
of this section, the department shall exclude both of the	4740
following:	4741
(a) Nursing facilities that participated in the medicaid	4742
program under the same provider for less than twelve months in	4743
the applicable calendar year;	4744
(b) Nursing facilities whose cost per case-mix unit is	4745
more than one standard deviation from the mean cost per case-mix	4746
unit for all nursing facilities in the nursing facility's peer	4747
group for the applicable calendar year.	4748
(3) The following index shall be used for the purpose of	4749
the calculation made under division (C)(1)(d) of this section:	4750
(a) Except as provided in division (C)(3)(b) of this	4751
section, the employment cost index for total compensation,	4752
nursing and residential care facilities occupational group,	4753
published by the United States bureau of labor statistics;	4754
(b) If the United States bureau of labor statistics ceases	4755
to publish the index specified in division (C)(3)(a) of this	4756
section, the index the bureau subsequently publishes that covers	4757
nursing facilities' staff costs.	4758
(4) The department shall not redetermine a peer group's	4759
cost per case-mix unit under this division based on additional	4760
information that it receives after the peer group's per case-mix	4761
unit is determined. The department shall redetermine a peer	4762
group's cost per case-mix unit only if it made an error in	4763
determining the peer group's cost per case-mix unit based on	4764
information available to the department at the time of the	4765

original determination.	4766
Sec. 5165.26. (A) As used in this section:	4767
(1) "Base rate" means the portion of a nursing facility's	4768
total per medicaid day payment rate determined under divisions	4769
(A) and (B) of section 5165.15 of the Revised Code.	4770
(2) "CMS" means the United States centers for medicare and	4771
medicaid services.	4772
(3) "Force majeure event" means an uncontrollable force or	4773
natural disaster not within the power of a nursing facility's	4774
operator.	4775
(4) "Long-stay resident" and "measurement period" have has	4776
the same meaning as in section 5165.25 of the Revised	4777
Code.	4778
(5) "Nursing facilities for which a quality score was	4779
determined" includes nursing facilities that are determined to	4780
have a quality score of zero.	4781
(B) For the second half of state fiscal year 2020 and all-	4782
of each—state fiscal year thereafter 2021, and subject to	4783
divisions (D) $\overline{\text{and}}$ (E) $\underline{\text{and}}$ (F) of this section, the department	4784
of medicaid shall determine each nursing facility's per medicaid	4785
day quality incentive payment rate as follows:	4786
(1) Determine the sum of the quality scores determined	4787
under division (C) of this section for all nursing facilities.	4788
(2) Determine the average quality score by dividing the	4789
sum determined under division (B)(1) of this section by the	4790
number of nursing facilities for which a quality score was	4791
determined.	4792

(3) Determine the following:	4793
(a) For the second half of state fiscal year 2020, the sum	4794
of the total number of medicaid days for the second half of	4795
calendar year 2018 for all nursing facilities for which a	4796
quality score was determined;	4797
(b) For all of state fiscal year 2021 and each state	4798
fiscal year thereafter, determine the sum of the total number of	4799
medicaid days for the measurement period applicable to the state	4800
fiscal year all of calendar year 2019 for all nursing facilities	4801
for which a quality score was determined.	4802
(4) Multiply the average quality score determined under	4803
division (B)(2) of this section by the sum determined under	4804
division (B)(3) of this section.	4805
(5) Determine the value per quality point by determining	4806
the quotient of the following:	4807
(a) The following:	4808
(i) For the second half of state fiscal year 2020, the sum-	4809
determined under division (E)(1)(b) of this section;	4810
(ii) For all of state fiscal year 2021 and each state	4811
fiscal year thereafter, the sum determined under division (E)	4812
$\frac{(b)-(F)(2)}{(b)}$ of this section.	4813
(b) The product determined under division (B)(4) of this	4814
section.	4815
(6) Multiply the value per quality point determined under	4816
division (B)(5) of this section by the nursing facility's	4817
quality score determined under division (C) of this section.	4818

this section, a nursing facility's quality score for $\frac{a}{a}$ state	4820
fiscal year 2021 shall be the sum of the total number of points	4821
that CMS assigned to the nursing facility under CMS's nursing	4822
facility five-star quality rating system for the following	4823
quality metrics based on the most recent four-quarter average	4824
data available in the database maintained by the United States	4825
centers for medicare and medicaid services and known as nursing	4826
home compare in May of 2020:	4827
(a) The percentage of the nursing facility's long-stay	4828
residents at high risk for pressure ulcers who had pressure	4829
ulcers-during the measurement period;	4830
(b) The percentage of the nursing facility's long-stay	4831
residents who had a urinary tract infection—during the	4832
measurement period;	4833
(c) The percentage of the nursing facility's long-stay	4834
residents whose ability to move independently worsened—during—	4835
the measurement period;	4836
(d) The percentage of the nursing facility's long-stay	4837
residents who had a catheter inserted and left in their bladder	4838
during the measurement period.	4839
(2) In determining a nursing facility's quality score for	4840
a-state fiscal year 2021, the department shall make the	4841
following adjustment to the number of points that CMS assigned	4842
to the nursing facility for each of the quality metrics	4843
specified in division (C)(1) of this section:	4844
(a) Unless division (C)(2)(b) of this section applies,	4845
divide the number of the nursing facility's points for the	4846
quality metric by twenty.	4847
(b) If CMS assigned the nursing facility to the lowest	4848

percentile for the quality metric, reduce the number of the	4849
nursing facility's points for the quality metric to zero.	4850
(3) A nursing facility's quality score shall be zero for $\frac{a}{a}$	4851
state fiscal year 2021 if it is not to receive a quality	4852
incentive payment for that state fiscal year because of division	4853
(D) of this section.	4854
(D)(1) Except as provided in division (D)(2) of this	4855
section, a nursing facility shall not receive a quality	4856
incentive payment for a—state fiscal year, other than the second—	4857
half of state fiscal year 2020, 2021 if the nursing facility's	4858
licensed occupancy percentage is less than eighty per cent.	4859
(2) Division (D)(1) of this section does not apply to a	4860
nursing facility for a state fiscal year if either <u>any</u> of the	4861
following apply:	4862
(a) The nursing facility has a quality score under	4863
division (C) of this section for $\frac{1}{2021}$ of	4864
at least fifteen points;	4865
(b) The nursing facility was initially certified for	4866
participation in the medicaid program on or after January 1,	4867
<u>2019;</u>	4868
(c) Subject to division (D)(4) of this section, one or	4869
more of the beds that are part of the nursing facility's	4870
licensed capacity could not be used for resident care during	4871
calendar year 2019 due to causes beyond the reasonable control	4872
of the nursing facility's operator, including a force majeure	4873
<pre>event;</pre>	4874
(d) Subject to division (D)(5) of this section, the	4875
nursing facility underwent a renovation during the period	4876
beginning January 1, 2018, and ending January 1, 2020, to which	4877

both of the following apply:	4878				
(i) The renovation involved capital expenditures of at	4879				
least fifty thousand dollars, excluding expenditures for	4880				
equipment, staffing, or operational costs.	4881				
(ii) The renovation directly impacted the area of the	4882				
nursing facility in which the beds that are part of the nursing	4883				
facility's licensed capacity are located.	4884				
<u>lactiffy s licensed capacity are located.</u>	4004				
(3) A nursing facility's licensed occupancy percentage for	4885				
a state fiscal year the purpose of division (D)(1) of this	4886				
<pre>section shall be determined as follows:</pre>	4887				
(a) Multiply the Determine the product of the following:	4888				
(i) The nursing facility's licensed capacity on the last	4889				
day of the measurement period applicable to the state fiscal	4890				
year by the number of days in that measurement period; as of					
December 31, 2019, as identified on the nursing facility's cost	4892				
report filed with the department pursuant to section 5165.10 of	4893				
the Revised Code;	4894				
(ii) Three hundred sixty-five.	4895				
(b) Divide the Determine the quotient of the following:	4896				
(i) The total number of the nursing facility's inpatient	4897				
days for the measurement period applicable to the state fiscal	4898				
year by the calendar year 2019, as identified on the nursing	4899				
facility's cost report filed with the department pursuant to	4900				
section 5165.10 of the Revised Code;	4901				
(ii) The product determined under division (D)(3)(a) of	4902				
this section.	4902				
CHIS SECCION.	4903				
(c) Multiply the quotient determined under division (D) (3)	4904				

(b) of this section by one hundred.	4905
(4) For a nursing facility to be exempt from division (D)	4906
(1) of this section on account of division (D)(2)(c) of this	4907
section, the nursing facility's operator must provide to the	4908
department written documentation of the number of days during	4909
calendar year 2019 that one or more of the beds that are part of	4910
the nursing facility's licensed capacity could not be used and	4911
the specific reason why they could not be used.	4912
(5) For a nursing facility to be exempt from division (D)	4913
(1) of this section on account of division (D)(2)(d) of this	4914
section, the nursing facility's operator must provide to the	4915
department written documentation that confirms the renovation	4916
and capital expenditures.	4917
(E) A nursing facility shall not receive a quality	4918
incentive payment for state fiscal year 2021 if either of the	4919
<pre>following apply:</pre>	4920
(1) The nursing facility's initial total per medicaid day	4921
payment rate for calendar year 2019 or state fiscal year 2021 is	4922
determined pursuant to section 5165.151 of the Revised Code.	4923
(2) The nursing facility undergoes a change of operator	4924
during calendar year 2019 or state fiscal year 2021.	4925
(F) The total amount to be spent on quality incentive	4926
payments for a -state fiscal year $\underline{2021}$ -shall be $\underline{\text{the}}$ -	4927
followingdetermined as follows:	4928
(1) For the second half of state fiscal year 2020, the	4929
amount determined as follows:	4930
(a) Determine the following amount for each nursing	4931
facility, including those that do not receive a quality	4932

incentive payment because of division (D) of this section:	4933
(i) The amount that is two and four-tenths per cent of the	4934
nursing facility's base rate for nursing facility services-	4935
provided on January 1, 2020;	4936
(ii) Multiply the amount determined under division (E)(1)	4937
(a)(i) of this section by the number of the nursing facility's	4938
medicaid days for the second half of calendar year 2018.	4939
(b) Determine the sum of the products determined under-	4940
division (E)(1)(a)(ii) of this section for all nursing	4941
facilities for which the product was determined for the second-	4942
half of state fiscal year 2020.	4943
(2) For all of state fiscal year 2021 and each state	4944
fiscal year thereafter, the amount determined as follows:	4945
$\frac{(a)}{(1)}$ Determine the following amount for each nursing	4946
facility, including those that do not receive a quality	4947
incentive payment because of division (D) of this section:	4948
(i) (a) The amount that is two five and four tenths two-	4949
tenths per cent of the nursing facility's base rate for nursing	4950
facility services provided on the first day of the state fiscal	4951
year;	4952
(ii) (b) Multiply the amount determined under division (E)	4953
$\frac{(2)(a)(i)-(F)(1)(a)}{(a)}$ of this section by the number of the nursing	4954
facility's medicaid days for the measurement period applicable	4955
to the state fiscal year calendar year 2019.	4956
$\frac{(b)}{(2)}$ Determine the sum of the products determined under	4957
division $\frac{(E)(2)(a)(F)(1)(b)}{(E)(a)(B)}$ of this section for all nursing	4958
facilities for which the product was determined for the state	4959
fiscal year.	4960

Sec. 5166.01. As used in this chapter:	4961
"209(b) option" means the option described in section	4962
1902(f) of the "Social Security Act," 42 U.S.C. 1396a(f), under	4963
which the medicaid program's eligibility requirements for aged,	4964
blind, and disabled individuals are more restrictive than the	4965
eligibility requirements for the supplemental security income	4966
program.	4967
"Administrative agency" means, with respect to a home and	4968
community-based services medicaid waiver component, the	4969
department of medicaid or, if a state agency or political	4970
subdivision contracts with the department under section 5162.35	4971
of the Revised Code to administer the component, that state	4972
agency or political subdivision.	4973
"Care management system" has the same meaning as in	4974
section 5167.01 of the Revised Code.	4975
"Dual eligible individual" has the same meaning as in	4976
section 5160.01 of the Revised Code.	4977
"Enrollee" has the same meaning as in section 5167.01 of	4978
the Revised Code.	4979
"Expansion eligibility group" has the same meaning as in	4980
section 5163.01 of the Revised Code.	4981
"Federal poverty line" has the same meaning as in section	4982
5162.01 of the Revised Code.	4983
"Home and community-based services medicaid waiver	4984
component" means a medicaid waiver component under which home	4985
and community-based services are provided as an alternative to	4986
hospital services, nursing facility services, or ICF/IID	4987
services.	4988

"Hospital" has the same meaning as in section 3727.01 of the Revised Code.	4989 4990
"Hospital long-term care unit" has the same meaning as in section 5168.40 of the Revised Code.	4991 4992
"ICDS participant" has the same meaning as in section 5164.01 of the Revised Code.	4993 4994
"ICF/IID" and "ICF/IID services" have the same meanings as in section 5124.01 of the Revised Code.	4995 4996
"Integrated care delivery system" and "ICDS" have the same meanings as in section 5164.01 of the Revised Code.	4997 4998
"Level of care determination" means a determination of whether an individual needs the level of care provided by a hospital, nursing facility, or ICF/IID and whether the individual, if determined to need that level of care, would receive hospital services, nursing facility services, or ICF/IID services if not for a home and community-based services medicaid waiver component.	4999 5000 5001 5002 5003 5004 5005
"Medicaid buy-in for workers with disabilities program" has the same meaning as in section 5163.01 of the Revised Code.	5006 5007
"Medicaid MCO plan" has the same meaning as in section 5167.01 of the Revised Code.	5008 5009
"Medicaid provider" has the same meaning as in section 5164.01 of the Revised Code.	5010 5011
"Medicaid services" has the same meaning as in section 5164.01 of the Revised Code.	5012 5013
"Medicaid waiver component" means a component of the medicaid program authorized by a waiver granted by the United	5014 5015

States department of health and human services under the "Social	5016
Security Act," section 1115 or 1915, 42 U.S.C. 1315 or 1396n.	5017
"Medicaid waiver component" does not include the care management	5018
system.	5019
"Medically fragile child" means an individual who is under	5020
eighteen years of age, has intensive health care needs, and is	5021
considered blind or disabled under section 1614(a)(2) or (3) of	5022
the "Social Security Act," 42 U.S.C. 1382c(a)(2) or (3).	5023
"Medicare skilled nursing facility market basket index"	5024
has the same meaning as in section 5165.01 of the Revised Code.	5025
"Nursing facility" and "nursing facility services" have	5026
the same meanings as in section 5165.01 of the Revised Code.	5027
"Ohio home care waiver program" means the home and	5028
community-based services medicaid waiver component that is known	5029
as Ohio home care and was created pursuant to section 5166.11 of	5030
the Revised Code.	5031
"Provider agreement" has the same meaning as in section	5032
5164.01 of the Revised Code.	5033
"Residential treatment facility" means a residential	5034
facility licensed by the department of mental health and	5035
addiction services under section 5119.34 of the Revised Code, or	5036
an institution certified by the department of job and family	5037
services under section 5103.03 of the Revised Code, that serves	5038
children and either has more than sixteen beds or is part of a	5039
campus of multiple facilities or institutions that, combined,	5040
have a total of more than sixteen beds.	5041
"Skilled nursing facility" has the same meaning as in	5042
section 5165.01 of the Revised Code.	5043

"Unified long-term services and support medicaid waiver	5044
component" means the medicaid waiver component authorized by	5045
section 5166.14 of the Revised Code.	5046
Section 30. That existing sections 124.393, 5165.01,	5047
5165.15, 5165.16, 5165.17, 5165.19, 5165.26, and 5166.01 of the	5048
Revised Code are hereby repealed.	5049
Revised Code are hereby repeared.	3049
Section 31. That section 5165.361 of the Revised Code is	5050
hereby repealed.	5051
Section 32. That Section 333.270 of H.B. 166 of the 133rd	5052
General Assembly is hereby repealed.	5053
	-0-4
Section 33. All of the following apply to the Medicaid	5054
payment rates for nursing facility services provided on and	5055
after the effective date of this section and not to the Medicaid	5056
payment rates for those services provided before that date:	5057
(A) The amendments by this act to sections 5165.01,	5058
5165.16, 5165.17, 5165.19, and 5165.26 of the Revised Code;	5059
(B) The repeal by this act of section 5165.361 of the	5060
Revised Code;	5061
(C) The repeal by this act of Section 333.270 of Am. Sub.	5062
H.B. 166 of the 133rd General Assembly.	5063
Section 34. That Section 333.10 of H.B. 166 of the 133rd	5064
General Assembly be amended to read as follows:	5065
Sec. 333.10.	5066
200. 333.10.	3000

Am. Sub. H. B. No. 481 As Passed by the Senate

А			MCD DE	EPARI	MENT OF MEDICAID	
В	Genei	cal Rever	nue Fund			
С	GRF	651425	Medicaid Program Support - State	\$	164,132,342	\$ 170,223,643
D	GRF	651426	Positive Education Program Connections	\$	2,500,000	\$ 2,500,000
E	GRF	651525	Medicaid Healt	h Ca	re Services	
F			State	\$	4,153,141,174	\$ 4,733,728,704 4,734,928,704
G			Federal	\$	9,959,196,340	\$ 11,152,542,781 11,154,542,781
Н			Medicaid Health Care Services Total	\$	14,112,337,514	\$ 15,886,271,485 15,889,471,485
I	GRF	651526	Medicare Part	\$	490,402,102	\$ 533,290,526
J	GRF	651529	Brigid's Path Pilot	\$	500,000	\$ 500,000
K	GRF	651533	Food Farmacy	\$	250,000	\$ 250,000

Am. Sub. H. B. No. 481 As Passed by the Senate

Pilot Project

L	TOTAL	GRF Gei	neral Revenue Fu	ınd			
М			State	\$	4,810,925,618	\$	5,440,492,873
							5,441,692,873
N			Federal	\$	9,959,196,340	\$	11,152,542,781
							11,154,542,781
0			GRF Total	\$	14,770,121,958	\$	16,593,035,654
							16,596,235,654
Р	Dedic	cated Pu:	rpose Fund Group)			
Q	4E30	651605	Resident	\$	3,910,338	\$	4,013,000
			Protection Fund				
R	5AN0	651686	Care	\$	53,435,797	\$	53,406,291
	011110	00100	Innovation and	1	00, 100, 101	•	00, 100, 201
			Community				
			Improvement Program				
			FIOGLAM				
S	5DL0	651639	Medicaid	\$	741,454,299	\$	781,970,233
			Services -				
			Recoveries				
Т	5DL0	651685	Medicaid	\$	40,351,245	\$	44,375,000
			Recoveries -				
			Program				

Am. Sub. H. B. No. 481 As Passed by the Senate

			Support		
Ū	5DL0	651690	Multi-system Youth Custody Relinquishment	\$ 6,000,000	\$ 12,000,000
V	5FX0	651638	Medicaid Services - Payment Withholding	\$ 12,000,000	\$ 12,000,000
W	5GF0	651656	Medicaid Services - Hospital Upper Payment Limit	\$ 822,016,219	\$ 887,150,856
X	5R20	651608	Medicaid Services - Long Term	\$ 420,154,000	\$ 425,554,000
Y	5SCO	651683	Medicaid Services - Physician UPL	\$ 7,520,000	\$ 7,645,000
Z	5TN0	651684	Medicaid Services - HIC Fee	\$ 834,564,060	\$ 806,187,400
AA	6510	651649	Medicaid Services - Hospital Care Assurance Program	\$ 249,167,065	\$ 168,310,123

AB	TOTAL	DPF Dec	dicated Purpose	\$ 3,205,573,023	\$ 3,232,611,903
	Fund	Group		3,190,573,023	3,202,611,903
AC	Holdi	ng Accou	unt Fund Group		
AD	R055	651644	Refunds and Reconciliation	\$ 1,000,000	\$ 1,000,000
AE	TOTAL Fund		ding Account	\$ 1,000,000	\$ 1,000,000
AF	Feder	al Fund	Group		
AG	3ERO	651603	Medicaid and Health Transformation Technology	\$ 48,031,056	\$ 48,340,000
АН	3F00	651623	Medicaid Services - Federal	\$ 6,563,381,020	\$ 6,596,507,934
AI	3F00	651624	Medicaid Program Support - Federal	\$ 516,667,497	\$ 527,369,363
AJ	3FA0	\$	Health Care Grants - Federal	\$ 11,988,670	\$ 12,000,000
AK	3G50	651655	Medicaid Interagency	\$ 225,701,597	\$ 225,701,597

Pass Through

AL TOTAL FED Federal Fund \$ 7,365,769,840 \$ 7,409,918,894 Group	
AM TOTAL ALL BUDGET FUND \$ 25,342,464,821 \$ 27,236,566,451	
GROUPS <u>25,327,464,821</u> <u>27,209,766,451</u>	
Section 35. That existing Section 333.10 of H.B. 166 of	5068
the 133rd General Assembly is hereby repealed.	5069
Section 36. Notwithstanding any provision of Chapter 5751.	5070
of the Revised Code to the contrary, "gross receipts," as	5071
defined in section 5751.01 of the Revised Code, excludes	5072
receipts from any forgiven indebtedness that is excluded from	5073
the gross income of the taxpayer for federal income tax purposes	5074
pursuant to section 1106(i) of the "Coronavirus Aid, Relief, and	5075
Economic Security (CARES) Act," 15 U.S.C. 9005(i).	5076
Section 37. (A) As used in this section, "state employee"	5077
means any employee paid directly by warrant of the Director of	5078
Budget and Management who is not subject to a collective	5079
bargaining agreement entered into between a public employer and	5080
an employee organization in accordance with Chapter 4117. of the	5081
Revised Code.	5082
(B) Notwithstanding any provision of section 124.152,	5083
124.181, or 3901.07 of the Revised Code, or any other provision	5084
of the Revised Code to the contrary, and except as provided in	5085
division (C) of this section, during the pay period that	5086
includes July 1, 2020, through the pay period that includes June	5087
30, 2021, if the Director of Budget and Management determines it	5088
to be necessary due to anticipated revenue shortfalls, the	5089

Director of Budget and Management may request the Director of	5090
Administrative Services to order that both of the following	5091
apply beginning on the date the Director of Administrative	5092
Services issues the order until the end of the pay period	5093
specified by the Director of Administrative Services or the end	5094
of the pay period that includes July 1, 2021, whichever is	5095
earlier:	5096
(1) A state employee shall not receive an increase in the	5097
employee's pay rate, including any step increase or pay	5098
supplement, while the employee is serving in the same position	5099
the employee was serving in on or before the effective date of	5100
this section.	5101
(2) A state employee who is hired, who changes positions,	5102
or whose position is reclassified on or after the effective date	5103
of this section shall be paid at the rate that applies to the	5104
position's classification during the pay period that includes	5105
June 7, 2020, and the employee shall not receive any increases	5106
in the employee's pay rate, including any step increases or pay	5107
supplements.	5108
(C) Division (B) of this section does not do any of the	5109
following:	5110
(1) Apply to a special hazard salary adjustment related to	5111
COVID-19 submitted to the Director of Administrative Services in	5112
accordance with division (F) of section 124.181 of the Revised	5113
Code;	5114
(2) Limit the Governor's authority under section 126.05 of	5115
the Revised Code to issue necessary orders to the Director of	5116
Administrative Services to implement personnel actions;	5117

(3) Subject to division (D) of this section, apply to any

of the following emp	oloyees:		5119
(a) An employe	e of either house of the General	Assembly or	5120
an employee of a leg	gislative agency;		5121
(b) An employe	e of the Supreme Court;		5122
(c) An employe	e of the Secretary of State, Aud	itor of	5123
State, Treasurer of	State, or Attorney General.		5124
(D) The Secret	ary of State, Auditor of State,	Treasurer of	5125
State, or Attorney G	General may elect to apply divisi	ons (B) (1)	5126
and (2) to state emp	oloyees employed by the Secretary	of State,	5127
Auditor of State, Tr	reasurer of State, or Attorney Ge	neral. If	5128
the Secretary of Sta	ate, Auditor of State, Treasurer	of State, or	5129
Attorney General so	elects, the Secretary of State,	Auditor of	5130
State, Treasurer of	State, or Attorney General shall	notify the	5131
Director of Administ	crative Services of the election	in writing.	5132
Section 201.10	. Except as otherwise provided i	n this act,	5133
all appropriation it	tems in this act are appropriated	out of any	5134
moneys in the state	treasury to the credit of the de	signated	5135
fund that are not ot	therwise appropriated.		5136
Section 203.10	. ADJ ADJUTANT GENERAL		5137
			5138
1	2	3	
A		Reappropriations	
B Army Nation	nal Guard Service Contract Fund	(Fund 3420)	
C C74537	Renovation Projects - Federal Sh	nare \$ 4,000,000	

D	TOTAL Army National Guard Service Contract Fund	\$	4,000,000	
E	Air National Guard Federal Construction Fund (Fur	nd 3E	HJ0)	
F	C74545 Mansfield Taxiway Federal	\$	1,151,550	
G	TOTAL Air National Guard Federal Construction	\$	1,151,550	
Н	Ohio Military Facilities Fund (Fund 5RV0)			
I	C74547 Mansfield Taxiway OMFC	\$	2,051,550	
J	TOTAL Ohio Military Facilities Fund	\$	2,051,550	
K	Administrative Building Fund (Fund 7026)			
L	C74535 Renovations and Improvements	\$	2,200,000	
М	C74541 Armory Technology Infrastructure	\$	90,000	
N	C74555 Rickenbacker Runway Project	\$	139,000	
0	TOTAL Administrative Building Fund	\$	2,429,000	
Р	TOTAL ALL FUNDS	\$	9,632,100	
RI	CKENBACKER RUNWAY PROJECT			5139
The	e amount reappropriated for the foregoing appropria	atio	n	5140
item C74	555, Rickenbacker Runway Project, is the unencumbe	red		5141
balance as of June 30, 2020, in appropriation item C74555,				5142
	cker Runway Project, plus the unencumbered balance	as	of	5143
June 30, Boyhood	2020, in appropriation item C23065, Rickenbacker			5144 5145
БОУПООС	nome.			7147

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3

Sec	tion 205.10.	AGO ATTORNEY GENERAL			5146
					5147
	1	2		3	
А			Reapp	ropriations	
В	Administrat	ive Building Fund (Fund 7026)			
С	C05502	Bowling Green Facility	\$	300,000	
D	C05515	Data Center Renovations	\$	895,020	
E	C05517	General Building Renovations	\$	280,558	
F	C05521	BCI London Renovations	\$	849,638	
G	C05523	Security Improvements	\$	92,950	
Н	C05525	Richfield HVAC	\$	2,354,393	
I	TOTAL Admin	istrative Building Fund	\$	4,772,559	
J	TOTAL ALL F	UNDS	\$	4,772,559	
Sec	tion 207.10.	DEPARTMENT OF HIGHER EDUCATION AND	STATE		5148
INSTITUTI	ONS OF HIGHE	R EDUCATION			5149
					5150

A Reappropriations

2

В		BOR DEPARTMENT OF HIGHER EDUCATION			
С	Higher Edu	cation Improvement Fund (Fund 7034)			
D	C23501	Ohio Supercomputer Center	\$	1,972,217	
E	C23502	Research Facility Action and Investment Funds	\$	5,179,992	
F	C23506	Third Frontier Project	\$	635 , 579	
G	C23529	Workforce Based Training and Equipment	\$	2,000,000	
Н	C23530	Technology Initiatives	\$	1,734,732	
I	C23532	OARnet	\$	6,728,650	
J	C23551	Ohio Innovation Exchange	\$	400,000	
K	C23560	HEI Critical Maintenance and Upgrades	\$	4,183,900	
L	C23563	Ohio Cyber Range	\$	2,461,227	
М	C23564	Ohio Aerospace Institute Improvements	\$	150,000	
N	TOTAL High	er Education Improvement Fund	\$	25,446,297	
Ο	TOTAL ALL	FUNDS	\$	25,446,297	
R	ESEARCH FAC	ILITY ACTION AND INVESTMENT FUNDS			5151
С	apital reap	propriations in this act made from			5152
appropr	riation item	C23502, Research Facility Action and			5153
Investm	nent Funds,	shall be used for a program of grants to	be		5154
adminis	stered by th	e Department of Higher Education to provi	de		5155
timely availability of capital facilities for research programs				5156	

and research-oriented instructional programs at or involving	5157
state-supported and state-assisted institutions of higher	5158
education.	5159
THIRD FRONTIER PROJECT	5160
ININD INONIEN INCODE	3100
The foregoing appropriation item C23506, Third Frontier	5161
Project, shall be used to acquire, renovate, or construct	5162
facilities and purchase equipment for research programs,	5163
technology development, product development, and	5164
commercialization programs at, or involving, state-supported and	5165
state-assisted institutions of higher education. The funds shall	5166
be used to make grants awarded on a competitive basis, and shall	5167
be administered by the Third Frontier Commission. Expenditure of	5168
these funds shall comply with Section 2n of Article VIII, Ohio	5169
Constitution, and sections 151.01 and 151.04 of the Revised Code	5170
for the period beginning July 1, 2020, and ending June 30, 2022.	5171
The Third Frontier Commission shall develop guidelines	5172
relative to the application for and selection of projects funded	5173
from appropriation item C23506, Third Frontier Project. The	5174
Commission may develop these guidelines in consultation with	5175
other interested parties. The Department of Higher Education and	5176
all state-assisted and state-supported institutions of higher	5177
education shall take all actions necessary to implement grants	5178
awarded by the Third Frontier Commission.	5179
WORKFORCE BASED TRAINING AND EQUIPMENT	5180
(A) Capital reappropriations in this act made from	5181
appropriation item C23529, Workforce Based Training and	5182
Equipment, shall be used to support the Regionally Aligned	5183
Priorities in Developing Skills (RAPIDS) program in the	5184
Department of Higher Education. The purpose of the RAPIDS	5185

program is to support collaborative projects among higher	5186
education institutions to strengthen education and training	5187
opportunities that maximize workforce development efforts in	5188
defined areas of the state.	5189
(B) Capital funds reappropriated for this purpose by the	5190
General Assembly shall be distributed by the Chancellor of	5191
Higher Education to Ohio regions or subsets of regions. Regions	5192
or subsets of regions may be defined by the state's economic	5193
development strategy.	5194
(C) The Chancellor shall award capital funds within the	5195
program using an application and review process, as developed by	5196
the Chancellor. In reviewing applications and making awards,	5197
priority shall be given to proposals that demonstrate:	5198
(1) Collaboration among and between state institutions of	5199
higher education, as defined in section 3345.011 of the Revised	5200
Code, Ohio Technical Centers, and other entities as determined	5201
to be appropriate by the Chancellor;	5202
(2) Evidence of meaningful business support and	5203
engagement;	5204
(3) Identification of targeted occupations and industries	5205
supported by data, which sources may include the Governor's	5206
Office of Workforce Transformation, OhioMeansJobs, labor market	5207
information from the Department of Job and Family Services, and	5208
lists of in-demand occupations;	5209
(4) Sustainability beyond the grant period with the	5210
opportunity to provide continued value and impact to the region.	5211
(D) In submitting proposals for consideration under the	5212
program, a state institution of higher education, as defined in	5213
section 3345.011 of the Revised Code, shall be the lead	5214

applicant and preference shall be given to proposals in which	5215
equipment and technology acquired by capital funds awarded under	5216
the program are owned by a state institution of higher	5217
education. If equipment, technology, or facilities acquired by	5218
capital funds awarded under the program will be owned by a	5219
separate governmental or nonprofit entity, the state institution	5220
of higher education shall enter into a joint use agreement with	5221
the entity, which shall be approved by the Chancellor.	5222
Section 207.12. BTC BELMONT TECHNICAL COLLEGE	5223

1 2 3

Α Reappropriations Higher Education Improvement Fund (Fund 7034) В С C36800 Basic Renovations 644,054 C36806 Workforce Based Training and 345,266 Equipment Industrial Trades Center Ε C36809 \$ 195,561 TOTAL Higher Education Improvement Fund 1,184,881 F TOTAL ALL FUNDS 1,184,881 G Section 207.14. BGU BOWLING GREEN STATE UNIVERSITY 5225

	1	2		3	
А			Reapp	propriations	
В	Higher Ed	ducation Improvement Fund (Fund 7034)			
С	C24000	Basic Renovations	\$	66,662	
D	C24001	Basic Renovations - Firelands	\$	390,068	
E	C24035	Library Depository Northwest	\$	464,726	
F	C24037	Academic Buildings Rehabilitation	\$	5,366,879	
G	C24042	Water Quality Lab Equipment	\$	1,805	
Н	C24048	K-12/Higher Education Technology Enhancement Initiative	\$	10,059	
I	C24059	Technology Building Renovation	\$	2,000,000	
J	C24062	Cedar Fair Hospitality Program	\$	800,000	
K	TOTAL Hig	gher Education Improvement Fund	\$	9,100,199	
L	TOTAL ALI	L FUNDS	\$	9,100,199	
ACA	ADEMIC BUII	LDINGS REHABILITATION			5227
The	e amount re	eappropriated for the foregoing approp	riatio	n	5228
item C24	037, Acade:	mic Buildings Rehabilitation, is the			5229
unencumb	ered balan	ce as of June 30, 2020, in appropriati	on ite	m	5230
C24037,	Academic B	uildings Rehabilitation, plus \$10,501,	plus		5231
the unen	cumbered b	alance as of June 30, 2020, in appropr	iation		5232
item C24	046, Mosel	ey Hall Science Labs. Prior to the exp	enditu	re	5233
of this	appropriat	of this appropriation, the Bowling Green State University shall			

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certify to the Director of Budget and Management canceled	5235
encumbrances in the amount of at least \$10,501.	5236
K-12/HIGHER EDUCATION TECHNOLOGY ENHANCEMENT INITIATIVE	5237
The amount reappropriated for the foregoing appropriation	5238
item C24048, K-12/Higher Education Technology Enhancement	5239
Initiative, is the unencumbered balance as of June 30, 2020, in	5240
appropriation item C24048, K-12/Higher Education Technology	5241
Enhancement Initiative, plus \$28,260. Prior to the expenditure	5242
of this appropriation, the Bowling Green State University shall	5243
certify to the Director of Budget and Management canceled	5244
encumbrances in the amount of at least \$28,260.	5245
Section 207.16. COT CENTRAL OHIO TECHNICAL COLLEGE	5246
	5247

A			Reapp	propriations		
В	Higher Educa	tion Improvement Fund (Fund 7034)				
С	C36920	COTC Pataskala Campus Renovation Planning/Design	\$	2,874,973		
D	TOTAL Higher	Education Improvement Fund	\$	2,874,973		
E	TOTAL ALL FU	NDS	\$	2,874,973		
Section 207.18. CSU CENTRAL STATE UNIVERSITY 52						

	1	2		3	
А			Reapp	ropriations	
В	Higher Ed	ucation Improvement Fund (Fund 7034)			
С	C25515	Information Technology Network and Infrastructure	\$	6,775	
D	C25516	Campus-wide Chillers and HVAC Replacements	\$	30,167	
E	C25517	Brown Library Modernization Phase 2	\$	3,636	
F	C25518	Security and Lighting	\$	138,157	
G	C25520	Campus Security Update	\$	100,000	
Н	C25521	Classroom Technology Upgrades	\$	1,032,500	
I	C25522	ADA Upgrades	\$	4,508	
J	C25523	HVAC and Chiller Renewal	\$	11,163	
K	C25524	Historic YWCA Dayton Building Renovation	\$	725 , 000	
L	TOTAL Hig	her Education Improvement Fund	\$	2,051,906	
М	TOTAL ALL	FUNDS	\$	2,051,906	
H	VAC AND CHI	LLER RENEWAL			5250
Tl	ne amount re	eappropriated for the foregoing appropr	riation	l	5251
		and Chiller Renewal, is the unencumber			5252
balance	as of June	30, 2020, in appropriation item C2552	3, HVA		5253

and Chiller Renewal, plus the unencumbered balance as of June					
30, 2020, in appropriation items C25510, Central State					
Universi	ty Center,	and C25513, Direct Metal Sintering (3-D)			5256
Manufact	uring Initi	ative.			5257
Se	ction 207.20	O. CTC CINCINNATI STATE COMMUNITY COLLEG	E		5258
					5050
					5259
	1	2		3	
A		R	eapp	propriations	
В	Higher Edu	cation Improvement Fund (Fund 7034)			
С	C36101	Basic Renovations	\$	9,420	
D	C36124	STEM Laboratory Renovations	\$	16,606	
E	C36127	Center for Workforce Innovation and Education	\$	1,098,187	
F	C36128	Mt. Healthy Facility	\$	13,500	
G	C36134	Workforce Based Training and Equipment	\$	70,493	
Н	C36135	Student Completion and Career Services One-Stop Center	\$	787,944	
I	C36136	Energy Efficiency and Savings Projects	\$	253 , 714	
J	C36137	Greater Cincinnati Manufacturing	\$	981 , 300	
		Careers Accelerator Additive Design and Materials Testing Innovations	ı		
		racertars resulting rilliovactions			

K	C36139	Hamilton County Agricultural Facility Improvements	\$	50,000		
L	C36140	Main Building Renovations	\$	4,177,010		
М	C36141	IT System Upgrades	\$	2,056,751		
N	C36142	Mercy Health Dental Residency Operation Rooms	n \$	500,000		
0	TOTAL High	ner Education Improvement Fund	\$	10,014,925		
Р	TOTAL ALL	FUNDS	\$	10,014,925		
Section 207.22. CLT CLARK STATE COMMUNITY COLLEGE						
					5261	
	1	2		3		
A	1		eap	3 propriations		
A B			eap			
		Re		propriations		
В	Higher Ed	Relucation Improvement Fund (Fund 7034)	\$	propriations 2,550,000		

TOTAL Higher Education Improvement Fund \$ 4,085,191

4,085,191

10,202

\$

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TOTAL ALL FUNDS

G

Н

C26070

			,				
RI	HODES HALL	AND APPLIED SCIENCE CENTER RENOVATION			5262		
The amount reappropriated for the foregoing appropriation							
item C3	8527, Rhode	s Hall and Applied Science Center Reno	ovation	,	5264		
is the	unencumbere	ed balance as of June 30, 2020, in			5265		
appropr	iation item	C38527, Rhodes Hall and Applied Scier	nce		5266		
Center	Renovation,	plus \$6,990. Prior to the expenditure	of th	is	5267		
appropr	iation, the	Clark State Community College shall o	certify	,	5268		
to the	Director of	Budget and Management canceled encumb	rances		5269		
in the	amount of a	t least \$6,990.			5270		
Se	ection 207.	24. CLS CLEVELAND STATE UNIVERSITY			5271		
					5272		
	1	2		3			
А			Reapp	propriations			
В	Higher Ed	lucation Improvement Fund (Fund 7034)					
С	C26008	Geographic Information Systems	\$	4,951			
D	C26022	Campus Fire Alarm Upgrade	\$	15,575			
E	C26064	Engaged Learning Laboratories	\$	908,242			
F	C26065	Main Classroom Renovation	\$	2,293,958			
G	C26069	Cleveland Institute of Art Campus Unification Project	\$	550,000			

Workforce Based Training and Equipment \$

I	C26072	Fenn Hall Addition Project	\$	190,322	
J	C26073	School of Film, Television, and Interactive Media	\$	280,336	
K	C26079	Rhodes Tower Restroom Renovation	\$	168,661	
L	C26080	University Hospitals Harrington Heart and Vascular Institute	\$	350,000	
М	C26082	Campus Wide Elevator Modifications	\$	1,313,200	
N	C26086	Mandel Jewish Community Center	\$	210,000	
0	TOTAL High	er Education Improvement Fund	\$	6,295,447	
Р	TOTAL ALL	FUNDS	\$	6,295,447	
EN	IGAGED LEARN	ING LABORATORIES			5273
Th	le amount rea	appropriated for the foregoing appropria	atio	n	5274
item C26	5064, Engage	d Learning Laboratories, is the unencum	bere	ed	5275
balance	as of June	30, 2020, in appropriation item C26064,			5276
Engaged	Learning La	boratories, plus the unencumbered balan	ce a	as	5277
of June	30, 2020, i	n appropriation item C26002, 17th-18th	Stre	eet	5278
Block.					5279
MA	IN CLASSROOM	M RENOVATION			5280
Th	e amount rea	appropriated for the foregoing appropria	atio	n	5281
item C20	6065, Main C	lassroom Renovation, is the unencumbere	d		5282
balance	as of June	30, 2020, in appropriation item C26065,	Mai	n	5283
Classro	om Renovatio	n, plus \$39,046. Prior to the expenditu	re c	of	5284
this app	propriation,	the Cleveland State University shall c	erti	fy	5285
to the I	Director of	Budget and Management canceled encumbra	nces	S	5286

I C38440

Ohio Wesleyan

in the ar	mount of at	least \$39,046.			5287
MAN	IDEL JEWISH	COMMUNITY CENTER			5288
		ppropriated for the foregoing appropriated for the foregoing appropriate appropriate appropriate for the foregoing appropriate			5289
item C260	086, Mandel	Jewish Community Center, is the unen	cumbered	d	5290
balance a	as of June 3	0, 2020, in appropriation item C2608	6,		5291
Mandel Je	ewish Commun	ity Center, plus the unencumbered ba	lance as	3	5292
of June 3	30, 2020, in	appropriation item C58020, Mandel J	ewish		5293
Community	y Center.				5294
Section 207.26. CTI COLUMBUS STATE COMMUNITY COLLEGE					
					5296
	1	2		3	
А			Reappr	opriations	
В	Higher Educ	cation Improvement Fund (Fund 7034)			
С	C38429	Delaware Entrepreneur Center	\$	50,000	
D	C38435	Student Success Renovations	\$	50,000	
E	C38436	Building Repairs	\$	400,000	
F	C38437	Building Infrastructure Repairs	\$	600,000	
G	C38438	Accessibility Upgrades	\$	200,000	
Н	C38439	Academic/Student Space Upgrades	\$	100,000	

Delaware Entrepreneurial Center at \$ 100,000

\$ 200,000

J	C38441	Freedom Cafe Project	\$	100,000	
K	C38442	The Point at Otterbein University	\$	275,000	
L	C38443	Central Ohio Job Skills and Workforce Developmental Center in Whitehall	\$	400,000	
М	TOTAL High	er Education Improvement Fund	\$	2,275,000	
N	TOTAL ALL	FUNDS	\$	2,275,000	
Sed	ction 207.28	. CCC CUYAHOGA COMMUNITY COLLEGE			5297
					5298
	1	2		3	
A		Re	eapp	ropriations	
A B	Higher Edu	Recation Improvement Fund (Fund 7034)	app:	ropriations	
	Higher Edu			ropriations 239,439	
В		cation Improvement Fund (Fund 7034)		239,439	
В	C37805	cation Improvement Fund (Fund 7034) Workforce Based Training and Equipment	\$	239,439 473,275	
B C D	C37805 C37838	cation Improvement Fund (Fund 7034) Workforce Based Training and Equipment Structural Concrete Repairs	\$	239,439 473,275 187,234	
B C D	C37805 C37838 C37839	cation Improvement Fund (Fund 7034) Workforce Based Training and Equipment Structural Concrete Repairs Roof Repair and Replacements Workforce Economic Development	\$ \$	239,439 473,275 187,234 65,788	

I C37853 CWRU Dental Clinic Relocation

Α

Reappropriations

J	C37854	Cleveland Sight Center Health Record System Modernization	\$	150,000			
K	C37855	Harvard Community Services Center Improvements	\$	75 , 000			
L	C37856	MetroHealth West 25th Street Corridor Revitalization	\$	750,000			
М	C37859	Bay Village Emergency Boat Shelter	\$	32,500			
N	TOTAL High	er Education Improvement Fund	\$	2,574,236			
0	TOTAL ALL	FUNDS	\$	2,574,236			
EA	EAST CAMPUS EXTERIOR PLAZA						
Th	e amount rea	appropriated for the foregoing appropriati	Lon		5300		
item C37	852, East Ca	ampus Exterior Plaza, is the unencumbered			5301		
balance	as of June 3	30, 2020, in appropriation item C37852, Ea	ast		5302		
Campus E	xterior Pla	za, plus \$64,522. Prior to the expenditure	e c	f	5303		
this app	ropriation,	the Cuyahoga Community College shall cert	tif	У	5304		
to the D	irector of A	Budget and Management canceled encumbrance	es		5305		
in the a	mount of at	least \$64,522.			5306		
Se	ction 207.30). JTC EASTERN GATEWAY COMMUNITY COLLEGE			5307		
					5308		
	1	2		3			

B Higher Education Improvement Fund (Fund 7034)

Section 207.32. ESC EDISON STATE COMMUNITY COLLEGE 5317

5318

5316

1 2 3

A Reappropriations

B Higher Education Improvement Fund (Fund 7034)

encumbrances in the amount of at least \$8,828.

С	C39000	Basic Renovations	\$ 370 , 991	
D	C39014	Access Improvements	\$ 5,165	
E	C39015	Information Technology Upgrades	\$ 256,686	
F	C39016	Roof Repair and Replacements	\$ 364,921	
G	C39017	Electronic Lock System	\$ 10,429	
Н	C39018	HVAC Repair and Replacements	\$ 431,028	
I	C39019	Parking Lot Resurfacing	\$ 73 , 758	
J	C39020	Security Cameras	\$ 139,502	
K	C39021	Computer Center/Edison Infrastructure Protection/Renovation	\$ 89,045	
L	C39022	Classroom and Laboratory Renovation	\$ 250,000	
М	C39023	Workforce Based Training and Equipment	\$ 104,666	
N	C39024	Arcanum Butler Agricultural Education Initiative	\$ 150,000	
0	TOTAL High	er Education Improvement Fund	\$ 2,246,191	
P	TOTAL ALL	FUNDS	\$ 2,246,191	
Se	ection 207.3	34. HTC HOCKING TECHNICAL COLLEGE		5319

A		1	Reapp:	ropriations	
В	Higher Ed	ucation Improvement Fund (Fund 7034)			
С	C36313	Perry County Community Health at Hocking	g \$	200,000	
D	C36320	Chiller and Plumbing Repairs	\$	50,941	
E	C36321	Workforce Development and Training Center Renovation	er \$	755,000	
F	C36323	Equestrian and Veterinary Workforce Facilities Renovation	\$	1,865,600	
G	C36324	Dental Hygiene Workforce Facilities Renovation	\$	75 , 171	
Н	C36326	Technology Media Workforce Center	\$	600,000	
I	C36327	Public Safety and Natural Resources Program Laboratory Renovation and Expansion	\$	1,100,742	
J	TOTAL Hig	her Education Improvement Fund	\$	4,647,454	
K	TOTAL ALL	FUNDS	\$	4,647,454	
E	QUESTRIAN A	AND VETERINARY WORKFORCE FACILITIES RENOV	ATION		5321
Т	he amount	reappropriated for the foregoing appropri	ation		5322
item C3	36323, Eque	strian and Veterinary Workforce Facilitie	es		5323
Renovat	tion, is th	e unencumbered balance as of June 30, 202	20, in	1	5324
		m C36323, Equestrian and Veterinary Workf			5325
		tion, plus \$104,159. Prior to the expendi			5326
of this	s appropria	tion, the Hocking Technical College shall	-		5327

certify to the Director of Budget and Management canceled encumbrances in the amount of at least \$104,159.					5328 5329
		.36. LTC JAMES RHODES STATE COLLEGE			5330
56	207.	. The trade initials strike collect			3330
					5331
	1	2		3	3331
-	1		.		
А			Reapp	ropriations	
В	Higher Ed	ucation Improvement Fund (Fund 7034)			
С	C38100	Basic Renovations	\$	500,000	
D	C38109	Workforce Based Training and Equipment	\$	25,000	
E	C38116	Center for Health Science Education and Innovation	d \$	7,000,000	
F	C38117	IT Infrastructure	\$	1,100,000	
G	C38119	Completion Plan Outcome - Toolbox	\$	70,000	
Н	C38122	Campus and Classroom Safety Upgrades	\$	100,000	
I	TOTAL Hig	her Education Improvement Fund	\$	8,795,000	
J	TOTAL ALL	FUNDS	\$	8,795,000	
CI	ENTER FOR H	HEALTH SCIENCE EDUCATION AND INNOVATION			5332
Tł	ne amount r	reappropriated for the foregoing appropri	ation	n	5333
item C3	8116, Cente	er for Health Science Education and Innov	vatio	n,	5334
		ed balance as of June 30, 2020, in			5335
appropr	iation iter	m C38116, Center For Health Science Educa	ation		5336

Severance Hall Improvements

Campus Fire Alarm System Replacements

Founders Hall HVAC Upgrades - Tuscarawas

Founders Hall Partial Roof Replacement - \$

Н

Ι

J

K

C270F3

C270G3

C270H2

C270H3

Tuscarawas

\$ 3,850,000

52,950

3,000

15,000

\$

\$

L	С270Н5	Workforce Based Training and Equipment	\$ 70,102
М	C270I1	Design Innovation Center	\$ 150,000
N	C270I2	Rockwell Hall Roof Replacement	\$ 100,000
0	C270I3	Research Laboratory Build-outs	\$ 179,468
P	C270I4	Henderson Hall HVAC and ADA Improvements	\$ 750,000
Q	C270I5	White Hall Rehabilitation	\$ 650,000
R	C270I7	Library Asbestos Abatement and Restroom Installation - Ashtabula	\$ 800,000
S	C270I8	Purinton Hall Roof Replacement - East Liverpool	\$ 300,000
T	C270I9	Main Classroom Building Partial Roof Replacement - Salem	\$ 30,000
U	C270J1	Main Classroom Building Window Replacement - Geauga	\$ 10,000
V	C270J2	Link Building Windows and Tech Building Partial Roof - Trumbull	\$ 10,000
W	C270J4	Notre Dame College Performing Arts Center Renovations	\$ 50,000
X	C270J6	Buckeye Career Center Energy Operations Classroom Facility Renovation	\$ 350,000
Y	C270J9	Kent Stage Theater Restoration Project	\$ 100,000

Z	TOTAL Hig	her Education Improvement Fund	\$	11,272,110	
AA	TOTAL ALL	FUNDS	\$	11,273,110	
	CAMPUS FIRE	ALARM SYSTEM REPLACEMENTS			5342
	The amount	reappropriated for the foregoing appropri	ation	L	5343
item (C270G3, Camp	us Fire Alarm System Replacements, is the	9		5344
unenci	umbered bala	nce as of June 30, 2020, in appropriation	n item	n	5345
C270G3	3, Campus Fi	re Alarm System Replacements, plus the			5346
unenci	umbered bala	nce as of June 30, 2020, in appropriation	n item	n	5347
C270J8	B, Basic Ren	ovation - Taxable.			5348
	Section 207	.40. LCC LAKELAND COMMUNITY COLLEGE			5349
					5350
	1	2		3	
А			Poann:	ropriations	
А			neapp.	TOPTIACIONS	
В	Higher Ed	ducation Improvement Fund (Fund 7034)			
С	C37900	Basic Renovations	\$	270 , 240	
D	C37911	Workforce Based Training and Equipment	\$	202,468	
E	C37918	Welding Laboratory Program Expansion	\$	417,330	
F	C37919	Engineering Building Renovations	\$	4,000,000	
G				100 500	
	C37920	Student Success Center	\$	189,632	

I TO	OTAL ALL FUN	DS	\$	5,079,670			
BASI	C RENOVATION	IS			5351		
The amount reappropriated for the foregoing appropriation							
item C3790	00, Basic Ren	novations, is the unencumbered balan	ce as		5353		
of June 30), 2020, in a	appropriation item C37900, Basic			5354		
Renovation	ns, plus \$32,	,753. Prior to the expenditure of th	is		5355		
appropriat	tion, the Lal	keland Community College shall certi	fy to		5356		
the Direct	cor of Budget	and Management canceled encumbrance	es in		5357		
the amount	of at least	\$32,753.			5358		
Sect	ion 207 42	LOR LORAIN COMMUNITY COLLEGE			5359		
2000	2011 2077121				0003		
					5360		
	4						
	1	2		3			
А			Reapp:	ropriations			
В	Higher Educ	ation Improvement Fund (Fund 7034)					
С	C38315	Manufacturing Innovation Center	\$	1,100,000			
-		Renovation		_, _,,,,,,,			
D	C38318	IT Upgrades	\$	749,260			
E	C38320	South Lorain Boys and Girls Club	\$	75,000			
		Education and Wellness Center					
F	C38321	Mercy Regional Behavioral Health	\$	325,000			
_		Access Center	'				
G	TOTAL Highe	r Education Improvement Fund	\$	2,249,260			

Н	TOTAL AL	L FUNDS	\$	2,249,260	
Se	ction 207.4	4. MTC MARION TECHNICAL COLLEGE			5361
					5362
	1	2		3	
A			Reapp:	ropriations	
В	Higher Ed	ucation Improvement Fund (Fund 7034)			
С	C35909	Academic Program and Career Counsel Expansion	ing \$	2,128	
D	C35912	Bryson Hall Renovations	\$	300,636	
E	TOTAL Hig	her Education Improvement Fund	\$	302 , 764	
F	TOTAL ALL	FUNDS	\$	302,764	
Se	ction 207.4	6. MUN MIAMI UNIVERSITY			5363
					5364
	1	2		3	
А			Reapp	ropriations	
В	Higher Edu	ucation Improvement Fund (Fund 7034)			
С	C28502	Basic Renovations - Hamilton	\$	51,971	
D	C28503	Basic Renovations - Middletown	\$	157,612	

BASIC RENOVATIONS - MIDDLETOWN	5372
The amount reappropriated for the foregoing appropriation	5373
item C28503, Basic Renovations - Middletown, is the unencumbered	5374
balance as of June 30, 2020, in appropriation item C28503, Basic	5375
Renovations - Middletown, plus the unencumbered balance as of	5376

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Academic	/Administra	appropriation items C28525, Special tive Projects - Middletown and C28560, tive and Renovation Projects.			537753785379	
Section 207.48. NCC NORTH CENTRAL TECHNICAL COLLEGE						
					5381	
	1	2		3		
A		R	leappro	opriations		
В	Higher Edu	ucation Improvement Fund (Fund 7034)				
С	C38000	Basic Renovations	\$	14,333		
D	C38010	Kehoe Center Infrastructure Renovation	\$	157 , 527		
E	C38012	Health Sciences Center Renovations	\$	1,441		
F	C38014	IT Data Infrastructure Upgrade Project	\$	58 , 086		
G	C38018	Workforce Based Training and Equipment	\$	2 , 837		
Н	C38019	Kee Hall Renovation	\$	196 , 079		
I	TOTAL High	ner Education Improvement Fund	\$	430,303		
J	TOTAL ALL	FUNDS	\$	430,303		

Section 207.50. NEM NORTHEAST OHIO MEDICAL UNIVERSITY

А			Re	app	ropriations	
В	Hi	gher Educ	cation Improvement Fund (Fund 7034)			
С	C3	0500	Basic Renovations	\$	3 , 559	
D	C3	0501	Cooperative Regional Library Depository Northeast	\$	60,000	
E	C3	0535	Electrical Panels Infrastructure Replacement and Upgrade	\$	100,000	
F	C3	0538	University Hospitals Geauga Medical Center	\$	900,000	
G	C3	0539	Cleveland Clinic Children's Outpatient Therapy Services Medina	\$	750 , 000	
Н	C3	0540	Pro Football Hall of Fame	\$	1,000,000	
I	TO'	TAL Highe	er Education Improvement Fund	\$	2,813,559	
J	TO'	TAL ALL E	FUNDS	\$	2,813,559	
	BASIC	RENOVATI	ONS			5384
	The an	mount rea	ppropriated for the foregoing appropriat	cion		5385
item	C30500	, Basic R	Renovations, is the unencumbered balance	as		5386
of Ju	ine 30,	2020, in	a appropriation item C30500, Basic			5387
Renov	ations	, plus \$1	.71,929. Prior to the expenditure of this	5		5388
appro	priatio	on, the N	Northeast Ohio Medical University shall			5389
certi	ify to	the Direc	ctor of Budget and Management canceled			5390
encum	nbrance	s in the	amount of at least \$171,929.			5391
Section 207.52. NTC NORTHWEST STATE COMMUNITY COLLEGE						5392

					5393
	1	2		3	
А			Reappi	ropriations	
В	Higher E	ducation Improvement Fund (Fund 7034)			
С	C38210	Workforce Based Training and Equipmen	ıt \$	263 , 924	
D	C38217	Napoleon Civic Center	\$	100,000	
E	C38219	Building B Renovations	\$	2,329,873	
F	C38220	Mercy College Learning Commons and Classroom Expansion	\$	200,000	
G	TOTAL Hi	gher Education Improvement Fund	\$	2,893,797	
Н	TOTAL AL	L FUNDS	\$	2,893,797	
Se	ection 207	.54. OSU OHIO STATE UNIVERSITY			5394
					5395
	1	2		3	
А			Reapp	ropriations	
В	Higher	Education Improvement Fund (Fund 7034)			
С	C315AZ	Neuromodulation Clinical Expansion	\$	278 , 734	
D	C315BR	Replacement Emergency Generators	\$	1,334,861	
E	C315D2	Supercomputer Center Expansion	\$	11,120	

F	C315DE	Ohio Library and Information Network	\$ 1,674
G	C315DM	Roof Repair and Replacements	\$ 5,223,634
Н	C315DN	Fire System Replacements	\$ 4,134,044
I	C315DP	HVAC Repair and Replacements	\$ 13,084,042
J	C315DQ	Elevator Safety Repairs and Replacements	\$ 4,486,250
K	C315DR	Infrastructure Improvements	\$ 569,200
L	C315DS	Building Envelope Repair	\$ 371 , 351
М	C315DT	Plumbing Repair	\$ 945,475
N	C315DU	Road/Bridge Improvements	\$ 4,067,118
0	C315DX	Thorne Hall - Wooster	\$ 156,000
P	C315EF	HVAC Repair and Replacements - Lima	\$ 249,608
Q	С315ЕН	Campus Security Improvement - Lima	\$ 40,669
R	C315EK	OSU African-American Studies Extension Center	\$ 1,000,000
S	C315EZ	Dynamic Materials Instrument	\$ 18,681
Т	C315FC	Postle Partial Replacement	\$ 260,000
U	C315FD	Electrical Repairs	\$ 2,488,080
V	C315FE	Standby Generators - Lima	\$ 257 , 000

W	C315FQ	Founder's Hall Renovation Planning - Newark	\$ 3,220,532
Χ	C315FV	Mathematical Biosciences	\$ 12,568
Y	C315GA	Celeste Lab Renovation	\$ 22,321,066
Z	C315GB	Hamilton Hall Renovation	\$ 14,403,070
AA	C315GC	Newton Hall Renovation/ Addition	\$ 6,909,332
AB	C315GD	Reed Hall Restroom Renovations - Lima	\$ 263,869
AC	C315GE	Parking Lot/Sidewalk Renovations -	\$ 53,057
AD	C315GF	Outdoor Lighting Renovations - Lima	\$ 645,500
AE	C315GG	Conard Hall Chemistry Labs Renovation - Mansfield	\$ 1,716,887
AF	С315GH	Alber Student Center Renovation - Marion	\$ 1,725,547
AG	C315GJ	Asphalt Paving Renovations - Marion	\$ 620,000
АН	C315GK	Building Envelope and Walk Renovations - Marion	\$ 326,218
AI	C315GO	Canine Companions Regional Training Facility	\$ 750,000
AJ	C315GP	Smart Columbus Experience Center	\$ 500,000
AK	C315GR	Heath Port Authority Primary	\$ 250,000

		Standards Lab				
AL	C315GS	Boys and Girls Club Marion County Teen Center Improvements	\$	50,000		
AM	C315GT	Raemelton Therapeutic Equestrian Center Greenhouse Project	\$	90,000		
AN	C315GU	Union County Automotive and Mobility Center	\$	1,500,000		
AO	C315GW	Sea Grant - Stone Laboratory	\$	2,143,446		
AP	С315Н3	OARnet	\$	9,457		
AQ	C315S4	Library Depository - Central	\$	28,631		
AR	С315Т9	Basic Renovations - OARDC	\$	1,000		
AS	C315X2	Integrated Technical Infrastructure	\$	23,382		
АТ	TOTAL Highe	er Education Improvement Fund	\$	96,541,103		
AU	TOTAL ALL F	TUNDS	\$	96,541,103		
SUP	ERCOMPUTER C	ENTER EXPANSION			5396	
The	amount reap	propriated for the foregoing appropria	tio	n	5397	
item C315	DD2, Supercom	nputer Center Expansion, is the unencum	ber	ed	5398	
balance a	as of June 30	, 2020, in appropriation item C315D2,			5399	
Supercomp	outer Center	Expansion, plus \$261,239. Prior to the			5400	
expenditu	are of this a	appropriation, the Ohio State Universit	У		5401	
shall cer	ctify to the	Director of Budget and Management cano	ele	d	5402	
encumbrances in the amount of at least \$261,239.						

HVAC REPAIR AND REPLACEMENTS - LIMA	5404
The amount reappropriated for the foregoing appropriation	5405
item C315EF, HVAC Repair and Replacements - Lima, is the	5406
unencumbered balance as of June 30, 2020, in appropriation item	5407
C315EF, HVAC Repair and Replacements - Lima, plus the	5408
unencumbered balance as of June 30, 2020, in appropriation item	5409
C315FG, Reed Hall Roof - Lima.	5410
OSU AFRICAN-AMERICAN STUDIES EXTENSION CENTER	5411
The amount reappropriated for the foregoing appropriation	5412
item C315EK, OSU African-American Studies Extension Center, is	5413
the unencumbered balance as of June 30, 2020, in appropriation	5414
item C315EK, OSU African-American Studies Extension Center, plus	5415
the unencumbered balance as of June 30, 2020, in appropriation	5416
item C315U8, OSU African-American and African Studies.	5417
FOUNDER'S HALL RENOVATION PLANNING - NEWARK	5418
The amount reappropriated for the foregoing appropriation	5419
item C315FQ, Founder's Hall Renovation Planning - Newark, is the	5420
unencumbered balance as of June 30, 2020, in appropriation item	5421
C315FQ, Founder's Hall Renovation Planning - Newark, plus the	5422
unencumbered balance as of June 30, 2020, in appropriation item	5423
C315FN, Basic Renovations - Newark.	5424
CELESTE LAB RENOVATION	5425
The amount reappropriated for the foregoing appropriation	5426
item C315GA, Celeste Lab Renovation, is the unencumbered balance	5427
as of June 30, 2020, in appropriation item C315GA, Celeste Lab	5428
Renovation, plus \$206,754, plus the unencumbered balance as of	5429
June 30, 2020, in appropriation item C315BF, Boiler Replacement.	5430
Prior to the expenditure of this appropriation, the Ohio State	5431
University shall certify to the Director of Budget and	5432

Management canceled encumbrances in the amount of at least	5433
\$206,754.	5434
CONARD HALL CHEMISTRY LABS RENOVATION - MANSFIELD	5435
The amount reappropriated for the foregoing appropriation	5436
item C315GG, Conard Hall Chemistry Labs Renovation - Mansfield,	5437
is the unencumbered balance as of June 30, 2020, in	5438
appropriation item C315GG, Conard Hall Chemistry Labs Renovation	5439
- Mansfield, plus the unencumbered balance as of June 30, 2020,	5440
in appropriation item C315FH, Conard 2nd Floor Renovations -	5441
Mansfield.	5442
BUILDING ENVELOPE AND WALK RENOVATIONS - MARION	5443
The amount reappropriated for the foregoing appropriation	5444
item C315GK, Building Envelope and Walk Renovations - Marion, is	5445
the unencumbered balance as of June 30, 2020, in appropriation	5446
item C315GK, Building Envelope and Walk Renovations - Marion,	5447
plus the unencumbered balance as of June 30, 2020, in	5448
appropriation items C315FK, Morrill Hall Renovations - Marion	5449
and C315CA, Morrill Hall Renovation - Marion.	5450
OARNET	5451
The amount reappropriated for the foregoing appropriation	5452
item C315H3, OARnet, is the unencumbered balance as of June 30,	5453
2020, in appropriation item C315H3, OARnet, plus \$78,103. Prior	5454
to the expenditure of this appropriation, the Ohio State	5455
University shall certify to the Director of Budget and	5456
Management canceled encumbrances in the amount of at least	5457
\$78,103.	5458
BASIC RENOVATIONS - OARDC	5459
The amount reappropriated for the foregoing appropriation	5460

F

balance as of June 30, 2020, in appropriation item C315T9, Basic 5462 Renovations - OARDC, plus \$6,578. Prior to the expenditure of 5463 this appropriation, the Ohio State University shall certify to 5464 the Director of Budget and Management canceled encumbrances in 5465 the amount of at least \$6,578. 5466 INTEGRATED TECHNICAL INFRASTRUCTURE 5467 The amount reappropriated for the foregoing appropriation 5468 item C315X2, Integrated Technical Infrastructure, is the 5469 unencumbered balance as of June 30, 2020, in appropriation item 5470 C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior 5471 to the expenditure of this appropriation, the Ohio State 5472 University shall certify to the Director of Budget and 5473 Management canceled encumbrances in the amount of at least 5474 \$25,472. 5475 Section 207.56. OHU OHIO UNIVERSITY 5476 B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944 E C30075 Infrastructure Improvements \$ 1,651,257	item C31	.5T9, Basi	.c Renovations - OARDC, is the unencumbered			5461
this appropriation, the Ohio State University shall certify to 5464 the Director of Budget and Management canceled encumbrances in 5465 the amount of at least \$6,578. 5466 INTEGRATED TECHNICAL INFRASTRUCTURE 5467 The amount reappropriated for the foregoing appropriation 5468 item C315X2, Integrated Technical Infrastructure, is the 5469 unencumbered balance as of June 30, 2020, in appropriation item 5470 C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior 5471 to the expenditure of this appropriation, the Ohio State 5472 University shall certify to the Director of Budget and 5473 Management canceled encumbrances in the amount of at least 5474 \$25,472. 5475 Section 207.56. OHU OHIO UNIVERSITY 5476 B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	balance	as of Jun	ne 30, 2020, in appropriation item C315T9,	Basi	ic	5462
the Director of Budget and Management canceled encumbrances in 5465 the amount of at least \$6,578. 5466 INTEGRATED TECHNICAL INFRASTRUCTURE 5467 The amount reappropriated for the foregoing appropriation 5468 item C315X2, Integrated Technical Infrastructure, is the 5469 unencumbered balance as of June 30, 2020, in appropriation item 5470 C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior 5471 to the expenditure of this appropriation, the Ohio State 5472 University shall certify to the Director of Budget and 5473 Management canceled encumbrances in the amount of at least 5474 \$25,472. 5475 Section 207.56. OHU OHIO UNIVERSITY 5476 B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	Renovati	ons - OAR	RDC, plus \$6,578. Prior to the expenditure	of		5463
The amount of at least \$6,578. 5466 INTEGRATED TECHNICAL INFRASTRUCTURE 5467 The amount reappropriated for the foregoing appropriation 5468 item C315X2, Integrated Technical Infrastructure, is the 5469 unencumbered balance as of June 30, 2020, in appropriation item 5470 C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior 5471 to the expenditure of this appropriation, the Ohio State 5472 University shall certify to the Director of Budget and 5473 Management canceled encumbrances in the amount of at least 5474 \$25,472. 5475 Section 207.56. OHU OHIO UNIVERSITY 5476 A Reappropriations 5477 A Reappropriations 5477 B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	this app	ropriatio	on, the Ohio State University shall certify	to		5464
INTEGRATED TECHNICAL INFRASTRUCTURE The amount reappropriated for the foregoing appropriation item C315X2, Integrated Technical Infrastructure, is the unencumbered balance as of June 30, 2020, in appropriation item 5470 C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior 5471 to the expenditure of this appropriation, the Ohio State 5472 University shall certify to the Director of Budget and 5473 Management canceled encumbrances in the amount of at least 5474 825,472. 5475 Section 207.56. OHU OHIO UNIVERSITY 5476 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	the Dire	ector of B	Sudget and Management canceled encumbrances	in		5465
The amount reappropriated for the foregoing appropriation item C315X2, Integrated Technical Infrastructure, is the unencumbered balance as of June 30, 2020, in appropriation item 5470 C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior 5471 to the expenditure of this appropriation, the Ohio State University shall certify to the Director of Budget and 5473 Management canceled encumbrances in the amount of at least 5474 \$25,472. Section 207.56. OHU OHIO UNIVERSITY 1 2 3 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	the amou	int of at	least \$6,578.			5466
item C315X2, Integrated Technical Infrastructure, is the unencumbered balance as of June 30, 2020, in appropriation item C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior to the expenditure of this appropriation, the Ohio State University shall certify to the Director of Budget and Management canceled encumbrances in the amount of at least \$25,472. Section 207.56. OHU OHIO UNIVERSITY 1 2 3 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	IN	TEGRATED	TECHNICAL INFRASTRUCTURE			5467
unencumbered balance as of June 30, 2020, in appropriation item 5470 C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior 5471 to the expenditure of this appropriation, the Ohio State 5472 University shall certify to the Director of Budget and 5473 Management canceled encumbrances in the amount of at least 5474 \$25,472. 5475 Section 207.56. OHU OHIO UNIVERSITY 5476 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	Th	e amount	reappropriated for the foregoing appropriat	cior	1	5468
C315X2, Integrated Technical Infrastructure, plus \$25,472. Prior to the expenditure of this appropriation, the Ohio State 5472 University shall certify to the Director of Budget and 5473 Management canceled encumbrances in the amount of at least 5474 \$25,472. 5475 Section 207.56. OHU OHIO UNIVERSITY 5476 1 2 3 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	item C31	.5X2, Inte	egrated Technical Infrastructure, is the			5469
to the expenditure of this appropriation, the Ohio State University shall certify to the Director of Budget and Management canceled encumbrances in the amount of at least \$25,472. Section 207.56. OHU OHIO UNIVERSITY 1 2 3 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	unencumb	ered bala	nce as of June 30, 2020, in appropriation	ite	m	5470
University shall certify to the Director of Budget and Management canceled encumbrances in the amount of at least \$474 \$25,472. 5475 Section 207.56. OHU OHIO UNIVERSITY 5476 1 2 3 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$50,890 D C30037 Workforce Based Training and Equipment \$120,944	C315X2,	Integrate	ed Technical Infrastructure, plus \$25,472.	Pri	or	5471
Management canceled encumbrances in the amount of at least \$5474 \$25,472.	to the e	expenditur	e of this appropriation, the Ohio State			5472
\$25,472.	Universi	ty shall	certify to the Director of Budget and			5473
Section 207.56. OHU OHIO UNIVERSITY 1 2 3 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	Manageme	ent cancel	ed encumbrances in the amount of at least			5474
5477 1 2 3 A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	\$25,472.					5475
A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	Se	ction 207	.56. OHU OHIO UNIVERSITY			5476
A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944						
A Reappropriations B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944						5477
B Higher Education Improvement Fund (Fund 7034) C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944		1	2		3	
C C30025 Southeast Library Warehouse \$ 50,890 D C30037 Workforce Based Training and Equipment \$ 120,944	А		Re	app	ropriations	
D C30037 Workforce Based Training and Equipment \$ 120,944	В	Higher H	Education Improvement Fund (Fund 7034)			
	С	C30025	Southeast Library Warehouse	\$	50,890	
E C30075 Infrastructure Improvements \$ 1,651,257	D	C30037	Workforce Based Training and Equipment	\$	120,944	
	E	C30075	Infrastructure Improvements	\$	1,651,257	

C30136 Building Envelope Restorations \$ 3,098,077

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G	C30151	Zanesville Building/ Infrastructure Renewal	\$ 179,926
Н	C30157	Building and Safety Systems Improvements	\$ 5,441,759
I	C30158	Academic Space Improvements	\$ 14,386,927
J	C30160	Chillicothe Building/ Infrastructure Renewal	\$ 1,080,331
K	C30161	Eastern Building/ Infrastructure Renewal	\$ 2,552
L	C30162	Lancaster Building/ Infrastructure Renewal	\$ 805,834
М	C30163	Southern Building/ Infrastructure Renewal	\$ 540,097
N	C30164	Building Exterior Improvements - Regional Campuses	\$ 1,016,685
0	C30169	CWRU Health Education Campus	\$ 1,000,000
Р	C30170	Building Interior Improvements - Regional Campuses	\$ 904,857
Q	C30171	Campus Infrastructure Improvements - Regional Campuses	\$ 1,904,254
R	C30173	Lawrence EMS Services and Senior Center - Southern	\$ 1,000,000

S

b Total higher badeacion improvement rana	7 3371017330
T TOTAL ALL FUNDS	\$ 33,184,390
INFRASTRUCTURE IMPROVEMENTS	5478
The amount reappropriated for the foregoing appropriat	ion 5479
item C30075, Infrastructure Improvements, is the unencumbered	ed 5480
balance as of June 30, 2020, in appropriation item C30075,	5481
Infrastructure Improvements, plus the unencumbered balance a	as of 5482
June 30, 2020, in appropriation item C30133, Electrical	5483
Distribution Upgrades.	5484
BUILDING ENVELOPE RESTORATIONS	5485
The amount reappropriated for the foregoing appropriat	ion 5486
item C30136, Building Envelope Restorations, is the unencumb	pered 5487
balance as of June 30, 2020, in appropriation item C30136,	5488
Building Envelope Restorations, plus \$22,698. Prior to the	5489
expenditure of this appropriation, the Ohio University shall	5490
certify to the Director of Budget and Management canceled	5491
encumbrances in the amount of at least \$22,698.	5492
BUILDING AND SAFETY SYSTEMS IMPROVEMENTS	5493
The amount reappropriated for the foregoing appropriat	ion 5494
item C30157, Building and Safety Systems Improvements, is the	ne 5495
unencumbered balance as of June 30, 2020, in appropriation is	tem 5496
C30157, Building and Safety Systems Improvements, plus \$2,80)1, 5497
plus the unencumbered balance as of June 30, 2020, in	5498
appropriation items C30131, College of Fine Arts Infrastruct	ture 5499
Upgrades, and C30148, Campus Chilled Water/AHU Improvements.	5500
Prior to the expenditure of this appropriation, the Ohio	5501
University shall certify to the Director of Budget and	5502
Management canceled encumbrances in the amount of at least	5503

TOTAL Higher Education Improvement Fund \$ 33,184,390

\$2,801.	5504
CHILLICOTHE BUILDING/INFRASTRUCTURE RENEWAL	5505
The amount reappropriated for the foregoing appropriation	5506
item C30160, Chillicothe Building/Infrastructure Renewal, is the	5507
unencumbered balance as of June 30, 2020, in appropriation item	5508
C30160, Chillicothe Building/Infrastructure Renewal, plus	5509
\$41,195, plus the unencumbered balance as of June 30, 2020, in	5510
appropriation item C30147, Bennett Hall Electrical -	5511
Chillicothe. Prior to the expenditure of this appropriation, the	5512
Ohio University shall certify to the Director of Budget and	5513
Management canceled encumbrances in the amount of at least	5514
\$41,195.	5515
EASTERN BUILDING/INFRASTRUCTURE RENEWAL	5516
The amount reappropriated for the foregoing appropriation	5517
item C30161, Eastern Building/Infrastructure Renewal, is the	5518
unencumbered balance as of June 30, 2020, in appropriation item	5519
C30161, Eastern Building/Infrastructure Renewal, plus \$10,287,	5520
plus the unencumbered balance as of June 30, 2020, in	5521
appropriation item C30118, Shannon Hall Renovation - Eastern.	5522
Prior to the expenditure of this appropriation, the Ohio	5523
University shall certify to the Director of Budget and	5524
Management canceled encumbrances in the amount of at least	5525
\$10,287.	5526
LANCASTER BUILDING/INFRASTRUCTURE RENEWAL	5527
The amount reappropriated for the foregoing appropriation	5528
item C30162, Lancaster Building/Infrastructure Renewal, is the	5529
unencumbered balance as of June 30, 2020, in appropriation item	5530
C30162, Lancaster Building/Infrastructure Renewal, plus \$3,487,	5531
plus the unencumbered balance as of June 30, 2020, in	5532

appropriation items C30074, Basic Renovations - Lancaster, and	5533
C30119, Brasee Hall Renovations - Lancaster. Prior to the	5534
expenditure of this appropriation, the Ohio University shall	5535
certify to the Director of Budget and Management canceled	5536
encumbrances in the amount of at least \$3,487.	5537
SOUTHERN BUILDING/INFRASTRUCTURE RENEWAL	5538
The amount reappropriated for the foregoing appropriation	5539
item C30163, Southern Building/Infrastructure Renewal, is the	5540
unencumbered balance as of June 30, 2020, in appropriation item	5541
C30163, Southern Building/Infrastructure Renewal, plus \$17,540,	5542
plus the unencumbered balance as of June 30, 2020, in	5543
appropriation items C30008, Basic Renovations - Ironton, C30073,	5544
Proctor Planning and Site Improvements, and C30141, Safety and	5545
Security Systems Improvements - Southern. Prior to the	5546
expenditure of this appropriation, the Ohio University shall	5547
certify to the Director of Budget and Management canceled	5548
encumbrances in the amount of at least \$17,540.	5549
CAMPUS INFRASTRUCTURE IMPROVEMENTS - REGIONAL CAMPUSES	5550
The amount reappropriated for the foregoing appropriation	5551
item C30171, Campus Infrastructure Improvements - Regional	5552
Campuses, is the unencumbered balance as of June 30, 2020, in	5553
appropriation item C30171, Campus Infrastructure Improvements -	5554
Regional Campuses, plus \$1,347. Prior to the expenditure of this	5555
appropriation, the Ohio University shall certify to the Director	5556
of Budget and Management canceled encumbrances in the amount of	5557
at least \$1,347.	5558

Section 207.58. OTC OWENS COMMUNITY COLLEGE

	1	2		3	
А		R	eappro	priations	
В	Higher Edu	cation Improvement Taxable Fund (Fund 70	024)		
С	C38838	Advanced Manufacturing/ STEM Renovation - Taxable	ns \$	50,000	
D	C38839	Roof Renovations - Taxable	\$	5,000	
E	TOTAL High	er Education Improvement Taxable Fund	\$	55,000	
F	Higher Edu	cation Improvement Fund (Fund 7034)			
G	C38826	College Hall Renovation	\$	150,000	
Н	C38833	IT Campus Security Upgrades	\$	2,500	
I	C38837	Center for Emergency Preparedness	\$	10,000	
J	TOTAL High	er Education Improvement Fund	\$	162,500	
K	TOTAL ALL	FUNDS	\$	217,500	
CC	LLEGE HALL	RENOVATION			5561
Th	e amount re	appropriated for the foregoing appropria	ation		5562
item C38	3826, Colleg	ge Hall Renovation, is the unencumbered			5563
balance	as of June	30, 2020, in appropriation item C38826,			5564
College	Hall Renova	ation, plus \$10,987. Prior to the expend	iture		5565
of this	appropriati	on, the Owens Community College shall co	ertify		5566
to the I	Director of	Budget and Management canceled encumbras	nces		5567
in the a	amount of at	least \$10,987.			5568
Se	ection 207.6	O. RGC RIO GRANDE COMMUNITY COLLEGE			5569

					5570
	1	2		3	
А		Re	eapp	ropriations	
В	Higher Ed	ducation Improvement Fund (Fund 7034)			
С	C35600	Basic Renovations	\$	1,587,774	
D	C35608	College Completion to Career Center	\$	937,914	
E	C35609	Jackson Center Acquisition and Renovation	\$	177,876	
F	C35610	Technology Infrastructure and Information Systems	\$	600,000	
G	C35612	Rio Grande Community College McArthur Center	\$	75 , 000	
Н	C35613	Workforce Based Training and Equipment	\$	121 , 978	
I	C35615	Vinton County Rio Grande Branch Campus	\$	200,000	
J	TOTAL Hig	gher Education Improvement Fund	\$	3,700,542	
K	TOTAL ALI	L FUNDS	\$	3,700,542	
TE	CHNOLOGY I	NFRASTRUCTURE AND INFORMATION SYSTEMS			5571
Th	ne amount r	eappropriated for the foregoing appropria	tion	1	5572
		nology Infrastructure and Information Syst	ems,	,	5573
		ed balance as of June 30, 2020, in			5574
		C35610, Technology Infrastructure and	.n.c		5575 5576
IIIIOIIIIa	rion system	ns, plus the unencumbered balance as of Ju	ше		5576

Wellness Facility.	30, 2020, in appropriation items C30168, Holzer Health and Wellness Center, and C315FT, Bidwell/OSU Cattle Processing Facility. Section 207.62. SSC SHAWNEE STATE UNIVERSITY				
					5581
	1	2		3	
A		Re	eapp	ropriations	
В	Higher Educ	cation Improvement Fund (Fund 7034)			
С	C32400	Basic Renovations	\$	2,708,954	
D	C32430	Workforce Based Training and Equipment	\$	81,753	
E	C32431	Clark Memorial Library - Rehabilitation and Repurposing	\$	1,800,000	
F	C32432	Advanced Technology Center/Technology and Industrial Buildings Rehabilitation	\$	345,250	
G	C32433	Shawnee State University Innovation Accelerator	\$	200,000	
Н	C32434	Kricker Innovation Hub	\$	500,000	
I	TOTAL Highe	er Education Improvement Fund	\$	5,635,957	
J	TOTAL ALL I	FUNDS	\$	5,635,957	

Section 207.64. SCC SINCLAIR COMMUNITY COLLEGE					
					5583
	1	2		3	
A		I	Reappro	priations	
В	Higher Education	Improvement Fund (Fund 7034)			
С		Regional Crisis Stabilization and Detox Center	\$	800,000	
D	TOTAL Higher Educ	ation Improvement Fund	\$	800,000	
E	TOTAL ALL FUNDS		\$	800,000	
DAYTON REGIONAL CRISIS STABILIZATION UNIT AND DETOX CENTER					
Tì	ne amount reappropr	iated for the foregoing appropri	ation		5585
item C3	7746, Dayton Region	al Crisis Stabilization Unit and	Detox		5586
Center,	is the unencumbere	d balance as of June 30, 2020, i	n		5587
appropr	iation item C37746,	Dayton Regional Crisis Stabiliz	ation		5588
Unit and	d Detox Center, plu	s \$800,000.			5589
Se	ection 207.66. SOC	SOUTHERN STATE COMMUNITY COLLEGE			5590
					5591
					2221
	1	2		3	
А		I	Reappro	priations	
В	Higher Education	Improvement Fund (Fund 7034)			

С	C32200	Basic Renovations	\$	290 , 252		
D	C32206	Adams County Satellite Campus	\$	1,166,815		
E	C32216	Wilmington Air Park Improvements	\$	1,075,000		
F	C32218	Health Science Center Renovation	\$	3,567,300		
G	C32226	STEM+M Academy	\$	600,000		
Н	TOTAL High	ner Education Improvement Fund	\$	6,699,367		
I	TOTAL ALL	FUNDS	\$	6,699,367		
WILMINGTON AIR PARK IMPROVEMENTS 5						
The amount reappropriated for the foregoing appropriation						
item C32216, Wilmington Air Park Improvements, is the						
unencumbered balance as of June 30, 2020, in appropriation item						
C32216,	Wilmington .	Air Park Improvements, plus \$75,000, pl	us th	ne	5596	
unencumb	ered balanc	e as of June 30, 2020, in appropriation	iten	n	5597	
C32223,	Clinton Cou	nty Airport Equipment and Facilities Co	mplex	۲.	5598	
ST	EM+M ACADEMY	ℓ			5599	
Th	e amount rea	appropriated for the foregoing appropria	ation	Į.	5600	
item C32	226, STEM+M	Academy, is the unencumbered balance a	s of		5601	
June 30,	2020, in a	ppropriation item C32226, STEM+M Academ	У,		5602	
plus \$60	0,000.				5603	
Se	Section 207.68. STC STARK TECHNICAL COLLEGE					

А	Reappropriations							
В	Higher Ed	Higher Education Improvement Fund (Fund 7034)						
С	C38924	Parking Lot Resurfacing	\$	209,141				
D	C38927	Workforce Based Training and Equipment	\$	137,363				
E	C38931	Storefront Renovations	\$	284,010				
F	C38932	Campbell Community Literacy Workforce and Cultural Center	\$	300,000				
G	C38933	Greater Akron CDL Training Center	\$	186,524				
Н	C38934	Barberton Headstart Expansion	\$	200,000				
I	C38935	Roof Replacements	\$	361 , 718				
J	TOTAL Higher Education Improvement Fund \$ 1,678,756							
K	TOTAL ALL	FUNDS	\$	1,678,756				
PAF	RKING LOT R	ESURFACING			5606			
Th€	e amount rea	appropriated for the foregoing appropriat:	ion		5607			
item C38	924, Parkin	g Lot Resurfacing, is the unencumbered			5608			
balance a	as of June	30, 2020 in appropriation item C38924,			5609			
Parking :	Lot Resurfa	cing, plus \$10,300, plus the unencumbered			5610			
balance a	as of June	30, 2020 in appropriation items C38929, A	kror	n	5611			
Center f	or Educatio	n and Workforce, and C38936, Parking Lots			5612			
Prior to	the expend	iture of this appropriation, the Stark			5613			
Technica	l College s	hall certify to the Director of Budget and	d		5614			
Manageme	nt canceled	encumbrances in the amount of at least			5615			
\$10,300.					5616			

ROOF REPLACEMENTS 5						
Tl	ne amount re	eappropriated for the foregoing appropria	ation		5618	
item C3	8935, Roof	Replacements, is the unencumbered balance	e as		5619	
of June	30, 2020 i	n appropriation item C38935, Roof			5620	
Replace	ments, plus	the unencumbered balance as of June 30,	2020		5621	
in appr	opriation i	tem C38923, Atrium Skylight Glass Replace	ement.		5622	
Se	ection 207.	70. TTC TERRA STATE COMMUNITY COLLEGE			5623	
					5624	
	1	2		3		
А		R	.eapproj	priations		
В	Higher Edu	acation Improvement Fund (Fund 7034)				
С	C36400	Basic Renovations	\$	12,114		
D	C36414	Northwest Ohio Community Technology Learning Center	\$	50,000		
E	C36417	Ohio Partnership for Water, Industrial, and Cyber Security	, \$	700,000		
F	TOTAL High	ner Education Improvement Fund	\$	762 , 114		
G	TOTAL ALL	FUNDS	\$	762,114		
В	ASIC RENOVA	TIONS			5625	
Tl	ne amount re	eappropriated for the foregoing appropria	ation		5626	
item C3	6400, Basic	Renovations, is the unencumbered balance	e as		5627	
of June	30, 2020,	in appropriation item C36400, Basic			5628	

Renovations, plus \$1,479. Prior to the expenditure of this

118,742

\$

appropriation, the Terra State Community College shall certify to the Director of Budget and Management canceled encumbrances in the amount of at least \$1,479.					
S	ection 207.	72. UAK UNIVERSITY OF AKRON			5633
					5634
	1	2		3	
А		R	eapp	ropriations	
В	Higher Ed	ucation Improvement Fund (Fund 7034)			
С	C25000	Basic Renovations - Main	\$	2,555,247	
D	C25055	Auburn Science and Engineering Center	\$	1,200,000	
E	C25077	Workforce Based Training and Equipment	\$	143,333	
F	C25079	Campus Infrastructure Improvements	\$	504,454	
G	C25081	Buckingham Building Renovations	\$	983,150	
Н	C25082	Crouse/Ayer Hall Consolidation	\$	2,466,100	
I	C25083	University of Akron AMES	\$	1,947,461	
J	C25084	Bierce Library	\$	850 , 000	
K	C25086	Ashland County-West Holmes Career Center Workforce Development Center	\$	300,000	

C25088 Ohio Cyber Range

L

М	C25089	McClain Gallery	\$	100,000		
N	TOTAL Hi	gher Education Improvement Fund	\$	11,168,487		
0	TOTAL AL	L FUNDS	\$	11,168,487		
	MCCLAIN GA	LLERY			5635	
	The amount	reappropriated for the foregoing appropr	iatior	1	5636	
item C25089, McClain Gallery, is the unencumbered balance as of						
June	30, 2020, i	n appropriation item C25089, McClain Gall	ery,		5638	
plus	the unencum	bered balance as of June 30, 2020, in			5639	
appro	priation it	em C25087, AxessPointe Community Health C	enter	•	5640	
Section 207.74. UCN UNIVERSITY OF CINCINNATI						
					5642	
	1	2		3		
А			Reapp	ropriations		
В	Higher Ed	ducation Improvement Fund (Fund 7034)				
С	C26604	Barrett Cancer Center	\$	2,027,594		
D	C26615	Beech Acres	\$	1,790		
E	C26678	Muntz Hall - Blue Ash	\$	3,802,946		
F	C26687	Workforce Based Training and Equipment	\$	279 , 075		
G	C26695	Rhodes Hall Roof Replacement and Fire	\$	550,000		

Suppression

Н	C26697	Vontz Center Roof, Panel, and Window Replacements	\$	8,171,822		
I	C266A5	Rieveschl Hall Laboratory Renovations	\$	6,101,157		
J	C266A6	Kettering Exhaust Manifold and Roof Replacement	\$	1,032,625		
K	C266A8	People Working Cooperatively Campus Safety Systems	\$	75,000		
L	C266B2	Ohio Cyber Range	\$	1,350,000		
М	TOTAL High	ner Education Improvement Fund	\$	23,392,009		
N	N TOTAL ALL FUNDS \$ 23,392,009					
VONTZ CENTER ROOF, PANEL, AND WINDOW REPLACEMENTS						
The amount reappropriated for the foregoing appropriation						
item (C26697, Vont	z Center Roof, Panel, and Window Replaceme	nts	,	5645	
is the	e unencumber	ed balance as of June 30, 2020, in			5646	
approp	oriation ite	m C26697, Vontz Center Roof, Panel, and Wi	ndo	W	5647	
Replac	cements, plu	s the unencumbered balance as of June 30,	202	0,	5648	
in app	propriation	item C26681, Institutional Roof Replacemen	t.		5649	
	RIEVESCHL H	ALL LABORATORY RENOVATIONS			5650	
	The amount	reappropriated for the foregoing appropria	tio	n	5651	
item (C266A5, Riev	eschl Hall Laboratory Renovations, is the			5652	
unencu	umbered bala	nce as of June 30, 2020, in appropriation	ite	m	5653	
C266A5	, Rieveschl	Hall Laboratory Renovations, plus the			5654	
unencu	umbered bala	nce as of June 30, 2020, in appropriation	ite	ms	5655	
C26500), Basic Ren	ovations and C26694, Rieveschl Roof Replac	eme	nt	5656	
and Ro	ooftop Exhau	st.			5657	

Section 207.76. UTO UNIVERSITY OF TOLEDO

5659

	1	2		3
А		Rea	appro	priations
В	Higher Edu	acation Improvement Fund (Fund 7034)		
С	C34072	Building Automation System Upgrades	\$	50,000
D	C34073	Mechanical System Improvements	\$	19,886
E	C34080	Building Envelope/ Weatherproofing	\$	50,000
F	C34089	Research Laboratory Renovations	\$	21,622
G	C34097	North Engineering Lab/Classroom Renovations	\$	50,000
Н	C34099	University of Toledo/Ohio State Highway Patrol Public Safety Facility	\$	575 , 000
I	C340A2	Virtual Laboratory Expansion	\$	100,000
J	C340A3	Application Security	\$	123,073
K	C340A5	ProMedica Transformative Low Income Medical Senior Housing	\$	250,000
L	TOTAL High	ner Education Improvement Fund	\$ 1	,239,581
М	TOTAL ALL	FUNDS	\$ 1	, 239 , 581

BASIC RENOVATIONS

NORTH ENGINEERING LAB/CLASSROOM RENOVATIONS					
Th	ne amount rea	appropriated for the foregoing appropria	tion	1	5661
item C3	4097, North 1	Engineering Lab/Classroom Renovations, i	s th	ne	5662
unencum	pered balance	e as of June 30, 2020, in appropriation	iter	n	5663
C34097,	North Engine	eering Lab/Classroom Renovations, plus			5664
\$309,81	6. Prior to	the expenditure of this appropriation, t	he		5665
Univers	ity of Toled	o shall certify to the Director of Budge	et ar	nd	5666
Manageme	ent canceled	encumbrances in the amount of at least			5667
\$309,81	6.				5668
Section 207.78. WTC WASHINGTON STATE COMMUNITY COLLEGE					
					5670
	1	2		3	
A		Re	eapp	ropriations	
В	Higher Educ	ation Improvement Fund (Fund 7034)			
С	C35800	Basic Renovations	\$	1,052,489	
D	C35807	WTC Health Sciences Center	\$	31,904	
E	C35813	Workforce Based Training and Equipment	\$	482,666	
F	C35814	Main Building Door and Window	\$	519,047	
		Replacement/ Drivit Repairs			
G	TOTAL Highe	r Education Improvement Fund	\$	2,086,106	
Н	TOTAL ALL F	UNDS	\$	2,086,106	

The amount reappropriated for the foregoing appropriation	5672
item C35800, Basic Renovations, is the unencumbered balance as	5673
of June 30, 2020, in appropriation item C35800, Basic	5674
Renovations, plus \$45,730, plus the unencumbered balance as of	5675
June 30, 2020, in appropriation item C35815, Health Wellness &	5676
Education Facility Planning. Prior to the expenditure of this	5677
appropriation, the Washington State Community College shall	5678
certify to the Director of Budget and Management canceled	5679
encumbrances in the amount of at least \$45,730.	5680

Section 207.80. WSU WRIGHT STATE UNIVERSITY

5682

5681

1 2 3

A			Reapprop	riations
В	Higher Educ	ation Improvement Taxable Fund (Fund	7024)	
С	C27566	Advanced Manufacturing Center - CNC and Robotics Academy - Taxable	\$	2,974
D	TOTAL Highe	er Education Improvement Taxable Fund	\$	2,974
E	Higher Educ	ation Improvement Fund (Fund 7034)		
F	C27551	Veterans and Workforce Gateways	\$	646,185
G	C27555	Advanced Manufacturing Center - CNC and Robotics Academy	\$	53,164
Н	C27558	Dayton Regional Cyber Lab and Analys Innovation Center	st \$	2,346

I	C27567	Campus-wide Instructional Laboratory Modernization and Maintenance	\$ 527,954
J	C27569	Campus-wide Elevator Upgrades	\$ 1,072,625
K	C27570	Envelope Repairs	\$ 1,095,854
L	C27571	Wellfield Remediation	\$ 1,011,952
М	C27572	Electrical Infrastructure	\$ 1,357,450
N	C27574	Campus Infrastructure - Shoreline Renovation/ Stabilization - Lake	\$ 27,124
0	C27575	Tri-Star STEM Project	\$ 500,000
Р	C27576	Wright State Campus Connector Building - Lake	\$ 193,418
Q	C25577	Workforce Based Training and Equipment	\$ 216,468
R	C27578	University Safety Initiative	\$ 3,950,500
S	C27579	Pedestrian Tunnel Renewal	\$ 601,880
Т	C27580	Campus Roof Renewal and Replacement	\$ 384,366
U	C27582	Campus Paving and Grounds	\$ 41,959
V	C27584	Dunbar Library Modernization	\$ 78 , 929
W	C27585	Campus Energy Efficiency and Controls	\$ 1,245,559
X	C27586	Fairborn Fiber Expansion Project	\$ 75,000

Y

1 Total higher Education improvement rand	¥ 13,002,733
Z TOTAL ALL FUNDS	\$ 13,085,707
CAMPUS-WIDE INSTRUCTIONAL LABORATORY MODERNIZATION AND	5683
MAINTENANCE	5684
The amount reappropriated for the foregoing appropriat	ion 5685
item C27567, Campus-wide Instructional Laboratory Modernizat	
and Maintenance, is the unencumbered balance as of June 30,	5687
2020, in appropriation item C27567, Campus-wide Instructiona	
Laboratory Modernization and Maintenance, plus \$5,000. Prior	
the expenditure of this appropriation, the Wright State	5690
University shall certify to the Director of Budget and	5691
Management canceled encumbrances in the amount of at least	5692
\$5,000.	5693
ENVELOPE REPAIRS	5694
The amount reappropriated for the foregoing appropriat	
item C27570, Envelope Repairs, is the unencumbered balance a	
June 30, 2020, in appropriation item C27570, Envelope Repair	
plus \$127,199. Prior to the expenditure of this appropriation	
the Wright State University shall certify to the Director of	
Budget and Management canceled encumbrances in the amount of	5700 stat
least \$127,199.	5701
WELLFIELD REMEDIATION	5702
The amount reappropriated for the foregoing appropriat	ion 5703
item C27571, Wellfield Remediation, is the unencumbered bala	nce 5704
as of June 30, 2020, in appropriation item C27571, Wellfield	5705
Remediation, plus \$10,999. Prior to the expenditure of this	5706
appropriation, the Wright State University shall certify to	the 5707
Director of Budget and Management canceled encumbrances in t	the 5708

TOTAL Higher Education Improvement Fund \$ 13,082,733

amount of at least \$10,999.					
Se	ection 207.	82. YSU YOUNGSTOWN STATE UNIVERSITY			5710
					5711
	1	2		3	
А			Reappro	priations	
В	Higher Ec	ducation Improvement Fund (Fund 7034)			
С	C34500	Basic Renovations	\$	276 , 832	
D	C34529	Workforce Based Training and Equipmen	t \$	131,879	
E	C34531	Campus Elevator Upgrades	\$	57 , 374	
F	C34534	Roof Renovations	\$	5,694	
G	C34536	Storm Water Upgrades	\$	250,000	
Н	C34539	Edmund J. Salata Complex Renovation	\$	300,000	
I	C34540	Cushwa Hall Renovations	\$	9,004	
J	C34542	Campus-wide Building System Upgrades	\$	54,196	
K	C34544	Restroom Renovations	\$	323,321	
L	C34549	Ward Beecher Science Hall Renovations	\$	290,052	
М	C34550	Jones Hall Student Success Facility Upgrades	\$	35,209	

N C34551 Academic Area Renovations and Upgrades \$ 282,162

0	C34552	Meshel Hall Renovations	\$	71,007	
Р	C34554	Mahoning Valley Innovation and Commercialization Center	\$	5,965,760	
Q	C34556	Cushwa Hall Physical Therapy Renovations/ Expansion	\$	1,031,395	
R	C34557	Ward Beecher Science Hall Structural Improvements	\$	1,612,836	
S	C34558	Fedor Hall Renovations	\$	887 , 175	
Т	C34559	Pedestrian Bridge Renovations	\$	1,363,505	
U	C34560	Campus Roof Replacements	\$	383,050	
V	C34561	Building Envelope Renovations	\$	684,003	
W	C34567	Western Reserve Port Authority	\$	250,000	
X	TOTAL High	ner Education Improvement Fund	\$	14,264,454	
Y	TOTAL ALL	FUNDS	\$	14,264,454	
WE:	STERN RESERV	VE PORT AUTHORITY			5712
The	e amount rea	appropriated for the foregoing appropriat:	ion		5713
item C34	567, Wester	n Reserve Port Authority, is the unencumb	ere	ed	5714
balance	as of June	30, 2020, in appropriation item C34567,			5715
Western	Reserve Por	t Authority, plus the unencumbered balanc	e a	ıs	5716
of June 30, 2020, in appropriation item C74544, Western Reserve					5717
Port Aut	hority.				5718
Section 207.84. MAT ZANE STATE COLLEGE					5719

5720 1 3 Reappropriations Α Higher Education Improvement Fund (Fund 7034) В Workforce Based Training and Equipment 25,000 С C36215 \$ D C36218 Zanesville Campus Renovations 800,000 C36224 IT Infrastructure 60,000 Ε F TOTAL Higher Education Improvement Fund 885,000 TOTAL ALL FUNDS 885,000 G ZANESVILLE CAMPUS RENOVATIONS 5721 The amount reappropriated for the foregoing appropriation 5722 item C36218, Zanesville Campus Renovations, is the unencumbered 5723 balance as of June 30, 2020, in appropriation item C36218, 5724 Zanesville Campus Renovations, plus \$1,659. Prior to the 5725 expenditure of this appropriation, the Zane State College shall 5726 certify to the Director of Budget and Management canceled 5727 encumbrances in the amount of at least \$1,659. 5728 Section 208.10. For all reappropriations in this act from 5729 the Higher Education Improvement Fund (Fund 7034) or the Higher 5730 Education Improvement Taxable Fund (Fund 7024) that require 5731 local funds to be contributed by any state-supported or state-5732 assisted institution of higher education, the Department of 5733 Higher Education shall not recommend that any funds be released 5734 until the recipient institution demonstrates to the Department 5735 of Higher Education and the Office of Budget and Management that 5736

the local funds contribution requirement has been secured or	5737
satisfied. The local funds shall be in addition to the	5738
reappropriations in this act.	5739
	5540
Section 208.20. None of the capital reappropriations in	5740
this act for state-supported or state-assisted institutions of	5741
higher education shall be expended until the particular	5742
appropriation has been recommended for release by the Department	5743
of Higher Education and released by the Director of Budget and	5744
Management or the Controlling Board. Either the institution	5745
concerned, or the Department of Higher Education with the	5746
concurrence of the institution concerned, may initiate the	5747
request to the Director of Budget and Management or the	5748
Controlling Board for the release of the particular	5749
appropriation.	5750
Section 208.30. (A) No capital reappropriations in this	5751
act made from the Higher Education Improvement Fund (Fund 7034)	5752
or the Higher Education Improvement Taxable Fund (Fund 7024)	5753
shall be released for planning or for improvement, renovation,	5754
construction, or acquisition of capital facilities if the	5755
institution of higher education or the state does not own the	5756
real property on which the capital facilities are or will be	5757
located. This restriction does not apply in any of the following	5758
circumstances:	5759
(1) The institution has a long-term (at least twenty	5760
years) lease of, or other interest (such as an easement) in, the	5761
real property.	5762
(2) The Department of Higher Education certifies to the	5763
Controlling Board that undue delay will occur if planning does	5764
not proceed while the property or property interest acquisition	5765

process continues. In this case, funds may be released upon

approval of the Controlling Board to pay for planning through	5767
the development of schematic drawings only.	5768
(3) In the case of a reappropriation for capital	5769
facilities that, because of their unique nature or location,	5770
will be owned or will be part of facilities owned by a separate	5771
nonprofit organization or public body and will be made available	5772
to the institution of higher education for its use or benefit,	5773
the nonprofit organization or public body either owns or has a	5774
long-term (at least twenty years) lease of the real property or	5775
other capital facility to be improved, renovated, constructed,	5776
or acquired and has entered into a joint or cooperative use	5777
agreement with the institution of higher education that meets	5778
the requirements of division (C) of this section.	5779
(B) Any reappropriations that require cooperation between	5780
a technical college and a branch campus of a university may be	5781
released by the Controlling Board upon recommendation by the	5782
Department of Higher Education that the facilities proposed by	5783
the institutions are:	5784
(1) The result of a joint planning effort by the	5785
university and the technical college, satisfactory to the	5786
Department of Higher Education;	5787
(2) Facilities that will meet the needs of the region in	5788
terms of technical and general education, taking into	5789
consideration the totality of facilities that will be available	5790
after the completion of the projects;	5791
(3) Planned to permit maximum joint use by the university	5792
and technical college of the totality of facilities that will be	5793
available upon their completion; and	5794

(4) To be located on or adjacent to the branch campus of

the university.

(C) The Department of Higher Education shall adopt and	5797
maintain rules regarding the release of moneys from all the	5798
appropriations for capital facilities for all state-supported or	5799
state-assisted institutions of higher education. In the case of	5800
capital facilities referred to in division (A)(3) of this	5801
section, the joint or cooperative use agreements shall include,	5802
as a minimum, provisions that:	5803
(1) Specify the extent and nature of that joint or	5804
cooperative use, extending for not fewer than twenty years, with	5805
the value of such use or benefit or right to use to be, as is	5806
determined by the parties and approved by the Department of	5807
Higher Education, reasonably related to the amount of the	5808
appropriations;	5809
(2) Provide for pro rata reimbursement to the state should	5810
the arrangement for joint or cooperative use be terminated prior	5811
to the expiration of its full term;	5812
(3) Provide that procedures to be followed during the	5813
capital improvement process will comply with appropriate	5814
applicable state statutes and rules, including the provisions of	5815
this act; and	5816
(4) Provide for payment or reimbursement to the	5817
institution of its administrative costs incurred as a result of	5818
the facilities project, not to exceed 1.5 per cent of the	5819
appropriated amount.	5820
(D) Upon the recommendation of the Department of Higher	5821
Education, the Controlling Board may approve the transfer of	5822
appropriations for projects requiring cooperation between	5823
institutions from one institution to another institution with	5824

the approval of both institutions. 5825

- (E) Notwithstanding section 127.14 of the Revised Code, 5826 the Controlling Board, upon the recommendation of the Department 5827 of Higher Education, may transfer amounts appropriated to the 5828 Department of Higher Education to accounts of state-supported or 5829 state-assisted institutions created for that same purpose. 5830
- Section 208.40. The requirements of Chapters 123. and 153. 5831 of the Revised Code, with respect to the powers and duties of 5832 the Executive Director of the Ohio Facilities Construction 5833 Commission as they relate to the procedure and awarding of 5834 contracts for capital improvement projects, and the requirements 5835 of section 127.16 of the Revised Code, with respect to the 5836 Controlling Board, do not apply to projects of community college 5837 districts and technical college districts. 5838
- Section 208.50. Those institutions locally administering 5839 capital improvement projects pursuant to sections 3345.50 and 5840 3345.51 of the Revised Code may: 5841
- (A) Establish charges for recovering costs directly 5842 related to project administration as defined by the Executive 5843 Director of the Ohio Facilities Construction Commission. The 5844 Ohio Facilities Construction Commission, in consultation with 5845 5846 the Office of Budget and Management, shall review and approve these administrative charges when the charges are in excess of 5847 1.5 per cent of the total construction budget, provided that 5848 total administrative charges paid by the state do not exceed 5849 four per cent of the state's contribution to the total 5850 construction budget. 5851
- (B) Seek reimbursement from state capital appropriations 5852 to the institution for the in-house design services performed by 5853

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the institution for the capital projects. Acceptable charges are	5854
limited to design document preparation work that is done by the	5855
institution. These reimbursable design costs shall be shown as	5856
"A/E fees" within the project's budget that is submitted to the	5857
Controlling Board or the Director of Budget and Management as	5858
part of a request for release of funds. The reimbursement for	5859
in-house design shall not exceed seven per cent of the estimated	5860
construction cost.	5861

Section 208.60. The Director of Budget and Management may as necessary to maintain the exclusion from the calculation of gross income for federal income taxation purposes under the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1 et seq., with respect to obligations issued to fund projects appropriated from the Higher Education Improvement Fund:

- (A) Transfer appropriations between the Higher Education Improvement Fund and the Higher Education Improvement Taxable Fund;
- (B) Create new appropriation items within the Higher Education Improvement Taxable Fund and make transfers of appropriations to them for projects originally funded from appropriations made from the Higher Education Improvement Fund.

The projects that are funded under new appropriation items created in this manner shall automatically be designated as specific for purposes of section 126.14 of the Revised Code.

Section 209.10. ETC BROADCAST EDUCATIONAL MEDIA COMMISSION

А			Reapp	ropriations	
В	Higher	Education Improvement Fund (Fund 7034)			
С	C37406	Network Operations Center Upgrade	s \$	3,330	
D	C37412	OGT Facilities and Equipment	\$	44,220	
E	TOTAL F	Higher Education Improvement Fund	\$	47,550	
F	TOTAL A	ALL FUNDS	\$	47,550	
Se	ection 211.	10. CSR CAPITOL SQUARE REVIEW AND ADVIS	SORY		5880
BOARD					5881
					5882
					3002
	1	2		3	
А			Reapp	ropriations	
В	Undergroun	nd Parking Garage Operating Fund (Fund	2080)		
С	C87402	Capitol Square Repair/Improvements	\$	246,550	
D	TOTAL Unde	erground Parking Garage Operating Fund	\$	246,550	
E	Administra	ative Building Fund (Fund 7026)			
F	C87407	Statehouse Repair/Improvements	\$	172,600	
G	C87412	Capitol Square Security	\$	49,265	
Н	C87414	CSRAB Warehouse	\$	8,800	

I	C87417 S	tatehouse Garage Repair/Improvements	\$	4,290,257	
J	TOTAL Admini	strative Building Fund	\$	4,520,922	
K	TOTAL ALL FU	NDS	\$	4,767,472	
s	ection 213.10	. DAS DEPARTMENT OF ADMINISTRATIVE SE	RVICE	ES	5883
					5884
	1	2		3	
А			Reap	propriations	
В	Building In	nprovement Fund (Fund 5KZO)			
С	C10035	Building Improvement	\$	25,000,000	
D	TOTAL Build	ding Improvement Fund	\$	25,000,000	
E	Administrat	cive Building Taxable Bond Fund (Fund	7016	5)	
F	C10041	MARCS - Taxable	\$	850,000	
G	TOTAL Admir	nistrative Building Taxable Bond Fund	\$	850,000	
Н	Administrat	cive Building Fund (Fund 7026)			
I	C10000	Governor's Residence	\$	1,100,996	
J	C10010	Office Services Building Renovation	\$	295,418	
K	C10015	SOCC Renovations	\$	6,073,549	
L	C10019	25 S. Front Street Renovations	\$	10,582	

М	C10020	North High Building Complex Renovations	\$	19,326,378	
N	C10021	Office Space Planning	\$	1,909,204	
0	C10023	eSecure Ohio	\$	137,016	
Р	C10031	Operations Facilities Improvement	\$	1,457,206	
Q	C10038	Riffe Renovations	\$	1,130,110	
R	C10043	Williams County MARCS Tower Project	\$	250,000	
S	TOTAL Admir	nistrative Building Fund	\$	31,690,459	
Т	TOTAL ALL E	FUNDS	\$	57,540,459	
MARCS STEERING COMMITTEE AND STATEWIDE COMMUNICATIONS					5885
SYSTEM					5886
The	ere is hereb	y continued a Multi-Agency Radio			5887
Communications System (MARCS) Steering Committee consisting of					5888
the designees of the Directors of Administrative Services,					5889
Public Safety, Natural Resources, Transportation, Rehabilitation					5890
and Corr	ection, and	Budget and Management, and the State E	ire		5891
Marshal	or the State	Fire Marshal's designee. The Director	of		5892
Administ	rative Servi	ces or the Director's designee shall o	chai	r	5893
the Comm	ittee. The C	ommittee shall provide assistance to t	he		5894
Director	of Administ	rative Services for effective and effi	cie	nt	5895
operatio	n of MARCS a	s well as develop policies for the ong	goin	g	5896
manageme	nt of the sy	stem.			5897
The	e Committee	shall establish a subcommittee to repr	ese:	nt	5898
MARCS us	ers on the l	ocal government level. The chairperson	n of		5899
the subc	ommittee sha	ll serve as a member of the MARCS Stee	erin	g	5900

Committee.	5901
The foregoing appropriation item C10041, MARCS - Taxable,	5902
shall be used to purchase or construct the components of MARCS	5903
that are not specific to any one agency. The equipment may	5904
include, but is not limited to, computer and telecommunications	5905
equipment used for the functioning and integration of the	5906
system, communications towers, tower sites, tower equipment, and	5907
linkages among towers. The Director of Administrative Services	5908
shall, with the concurrence of the MARCS Steering Committee,	5909
determine the specific use of funds. Expenditures from this	5910
appropriation shall not be subject to Chapters 123. and 153. of	5911
the Revised Code.	5912
BUILDING IMPROVEMENT	5913
The amount reappropriated for the foregoing appropriation	5914
item C10035, Building Improvement, is the unencumbered balance	5915
as of June 30, 2020, in appropriation item C10035, Building	5916
Improvement, plus \$14,532. Prior to the expenditure of this	5917
appropriation, the Department of Administrative Services shall	5918
certify to the Director of Budget and Management canceled	5919
encumbrances in the amount of at least \$14,532.	5920
MARCS - TAXABLE	5921
The amount reappropriated for the foregoing appropriation	5922
item C10041, MARCS - Taxable, is the unencumbered balance as of	5923
June 30, 2020, in appropriation item C10041, MARCS - Taxable,	5924
plus the unencumbered balance as of June 30, 2020, in	5925
appropriation item C10011, Statewide Communications System.	5926
SOCC RENOVATIONS	5927
The amount reappropriated for the foregoing appropriation	5928
item C10015, SOCC Renovations, is the unencumbered balance as of	5929

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June 30, 2020, in appropriation item C10015, SOCC Renovations,	5930
plus \$79,082. Prior to the expenditure of this appropriation,	5931
the Department of Administrative Services shall certify to the	5932
Director of Budget and Management canceled encumbrances in the	5933
amount of at least \$79,082.	5934

25 S. FRONT STREET RENOVATIONS

The amount reappropriated for the foregoing appropriation item C10019, 25 S. Front Street Renovations, is the unencumbered balance as of June 30, 2020, in appropriation item C10019, 25 S. Front Street Renovations, plus \$1,218. Prior to the expenditure of this appropriation, the Department of Administrative Services shall certify to the Director of Budget and Management canceled encumbrances in the amount of at least \$1,218.

NORTH HIGH BUILDING COMPLEX RENOVATIONS

The amount reappropriated for the foregoing appropriation 5944 item C10020, North High Building Complex Renovations, is the 5945 unencumbered balance as of June 30, 2020, in appropriation item 5946 C10020, North High Building Complex Renovations, plus \$50,108. 5947 Prior to the expenditure of this appropriation, the Department 5948 of Administrative Services shall certify to the Director of 5949 Budget and Management canceled encumbrances in the amount of at 5950 least \$50,108. 5951

OFFICE SPACE PLANNING

The amount reappropriated for the foregoing appropriation 5953 item C10021, Office Space Planning, is the unencumbered balance 5954 as of June 30, 2020, in appropriation item C10021, Office Space 5955 Planning, plus \$17,305. Prior to the expenditure of this 5956 appropriation, the Department of Administrative Services shall 5957 certify to the Director of Budget and Management canceled 5958

\$ 25,000,000

encumbrances in the amount of at least \$17,305.					5959
W	WILLIAMS COUNTY MARCS TOWER PROJECT				
Tł	ne amount re	appropriated for the foregoing appropr	iatio	on	5961
item C1	0043, Willia	ams County MARCS Tower Project, is the			5962
unencum	bered balanc	e as of June 30, 2020, in appropriation	n it	em	5963
C10043,	Williams Co	ounty MARCS Tower Project, plus \$250,00	00.		5964
Se	ection 215.1	O. AGR DEPARTMENT OF AGRICULTURE			5965
					5966
	1	2		3	
А			Reap	propriations	
В	Administra	tive Building Fund (Fund 7026)			
С	C70007	Building and Grounds	\$	800,000	
D	C70024	Building #22 Renovation	\$	1,000,000	
E	C70028	Delaware County Fairgrounds Grandstand Improvements Project	\$	50,000	
F	C70029	Crawford County Fairgrounds Improvements	\$	30,000	
G	TOTAL Admin	nistrative Building Fund	\$	1,880,000	
Н	Clean Ohio	Agricultural Easement Fund (Fund 7057))		
I	C70009	Clean Ohio Agricultural Easement	\$	25,000,000	

TOTAL Clean Ohio Agricultural Easement

K TOTAL ALL FUNDS	\$	26,880,000	
BUILDING #22 RENOVATION			5967
The amount reappropriated for the foregoing appropri	latio	on	5968
item C70024, Building #22 Renovation, is the unencumbered			5969
balance as of June 30, 2020, in appropriation item C70024	,		5970
Building #22 Renovation, plus the unencumbered balance as	of		5971
June 30, 2020, in appropriation item C70026, EPA Warehouse	е		5972
Facility.			5973
DELAWARE COUNTY FAIRGROUNDS GRANDSTAND IMPROVEMENTS			5974
PROJECT			5975
The amount reappropriated for the foregoing appropri	iatio	on	5976
item C70028, Delaware County Fairgrounds Grandstand Impro-	veme	nts	5977
Project, is the unencumbered balance as of June 30, 2020,	in		5978
appropriation item C70028, Delaware County Fairgrounds			5979
Grandstand Improvements Project, plus the unencumbered ba	lanc	е	5980
as of June 30, 2020, in appropriation item C23052, Little	Bro	wn	5981
Jug Facility Improvements.			5982
CRAWFORD COUNTY FAIRGROUNDS IMPROVEMENTS			5983
The amount reappropriated for the foregoing appropri	latio	on	5984
item C70029, Crawford County Fairgrounds Improvements, is	the		5985
unencumbered balance as of June 30, 2020, in appropriation	n it	em	5986
C70029, Crawford County Fairgrounds Improvements, plus the	е		5987
unencumbered balance as of June 30, 2020, in appropriation	n it	em	5988
C23054, Bucyrus Historic Depot Renovations.			5989
Section 217.10. COM DEPARTMENT OF COMMERCE			5990

	1	2		3	
А		F	Reappropriations		
В	State Fire M	Marshal Fund (Fund 5460)			
С	C80023 S	FM Renovations and Improvements	\$	2,003,805	
D	C80034 F	ire Training Apparatus	\$	191,631	
E	TOTAL State	Fire Marshal Fund	\$	2,195,436	
F	TOTAL ALL FU	JNDS	\$	2,195,436	
Sec	ction 219.10. D	DDD DEPARTMENT OF DEVELOPMENTAL			5992
DISABILI'	TIES				5993
					5994
	1	2		3	
А		F	Reapp	propriations	
В	Mental Healt	h Facilities Improvement Fund (Fund	7033	3)	
С	C59004	Community Assistance Projects	\$	10,000	
D	C59034	Statewide Developmental Centers	\$	1,000,000	
E	C59064	Heinzerling Community Facilities	\$	350,000	
F	C59066	Children's Home Autism Building	\$	1,000,000	
G	TOTAL Mental	Health Facilities Improvement Fund	\$	2,360,000	

H TOTAL ALL FUNDS \$ 2,360,000

COMMUNITY ASSISTANCE PROJECTS	5995
Capital reappropriations in this act made from	5996
appropriation item C59004, Community Assistance Projects, may be	5997
used to provide community assistance funds for the development,	5998
purchase, construction, or renovation of facilities for day	5999
programs or residential programs that provide services to	6000
persons eligible for services from the Department of	6001
Developmental Disabilities or county boards of developmental	6002
disabilities and shall be distributed by the Department of	6003
Developmental Disabilities subject to Controlling Board	6004
approval.	6005
The amount reappropriated for the foregoing appropriation	6006
item C59004, Community Assistance Projects, is the unencumbered	6007
balance as of June 30, 2020, in appropriation item C59004,	6008
Community Assistance Projects, plus \$1,198,710. Prior to the	6009
expenditure of this appropriation, the Department of	6010
Developmental Disabilities shall certify to the Director of	6011
Budget and Management canceled encumbrances in the amount of at	6012
least \$1,198,710.	6013
STATEWIDE DEVELOPMENTAL CENTERS	6014
The amount reappropriated for the foregoing appropriation	6015
item C59034, Statewide Developmental Centers, is the	6016
unencumbered balance as of June 30, 2020, in appropriation item	6017
C59034, Statewide Developmental Centers, plus \$89,939. Prior to	6018
the expenditure of this appropriation, the Department of	6019
Developmental Disabilities shall certify to the Director of	6020
Budget and Management canceled encumbrances in the amount of at	6021
least \$89,939.	6022

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Section 221.10. MHA DEPARTMENT OF MENTAL HEALTH AND ADDICTION SERVICES					
					6025
	1	2		3	
А			Reap	ppropriations	
В	Mental Heal	th Facilities Improvement Fund (1	Fund 7	7033)	
С	C58001	Community Assistance Projects	\$	18,000,000	
D	C58007	Infrastructure Renovations	\$	2,000,000	
E	C58033	Salvation Army of Greater Cleveland Harbor Light Complex	\$	350,000	
F	C58044	Alvis Women Community Reentry Project	\$	50,000	
G	C58046	Summer Entrepreneurial Experience and Knowledge	\$	100,000	
Н	C58047	TVBH Campus Redevelopment	\$	80,000	
I	C58048	Community Resiliency Projects	\$	6,500,000	
J	TOTAL Menta	l Health Facilities Improvement	\$	27,080,000	
K	TOTAL ALL F	UNDS	\$	27,080,000	

Section 221.13. COMMUNITY ASSISTANCE PROJECTS

Capital reappropriations in this act made from	6027
appropriation item C58001, Community Assistance Projects, may be	6028
used for facilities constructed or to be constructed pursuant to	6029
Chapter 340., 5119., 5123., or 5126. of the Revised Code or the	6030
authority granted by section 154.20 and other applicable	6031
sections of the Revised Code and the rules issued pursuant to	6032
those chapters and that section and shall be distributed by the	6033
Department of Mental Health and Addiction Services subject to	6034
Controlling Board approval.	6035

The amount reappropriated for the foregoing appropriation 6036 item C58001, Community Assistance Projects, is the unencumbered 6037 balance as of June 30, 2020, minus \$600,000. The foregoing 6038 appropriation item C58001, Community Assistance Projects, shall 6039 be used to support the projects listed in this section unless 6040 the amounts are distributed prior to June 30, 2020. 6041

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A Project List

B Cuyahoga County Mental Health Jail Diversion \$ 700,000

В	Cuyahoga County Mental Health Jail Diversion Facility	\$ 700,000
С	Cornerstone of Hope - Cuyahoga County	\$ 500,000
D	Lorain County Recovery One Center Renovation	\$ 500,000
E	Tri-County One Wellness Place Troy Facility	\$ 450,000
F	Portage County Detoxification and Residential	\$ 400,000

Treatment Center

G	Phillis Wheatley Home for Youth Aging Out of Foster Care	\$	350,000		
Н	Opiate Treatment Center at Western Reserve Area on Aging	\$	300,000		
I	Alvis House Opiate Addiction Treatment Center	\$	300,000		
J	Adams County Wilson Children's Home	\$	250,000		
K	Lake County Painesville Addiction Recovery Center	\$	160,000		
L	Maryhaven's Addiction Stabilization Center	\$	125,000		
М	Talbert House Glenway Outpatient Treatment Center Renovations	\$	75 , 000		
N	Child Focus Opiate Addiction Supervised Visitation Facility at Batavia	\$	50,000		
Se	ction 221.15. INFRASTRUCTURE RENOVATIONS			6043	
Th	e amount reappropriated for the foregoing appropriat	ion		6044	
item C58	3007, Infrastructure Renovations, is the unencumbered	L		6045	
balance	as of June 30, 2020, in appropriation item C58007,			6046	
Infrastr	cucture Renovations, plus \$585,587, plus the unencumb	ered		6047	
balance	as of June 30, 2020, in appropriation items C58000,			6048	
Hazardou	s Materials Abatement, C58004, Demolition, C58008,			6049	
Emergeno	Emergency Improvements, and C58010, Campus Consolidation. Prior				
to the expenditure of this appropriation, the Department of					
Mental Health and Addiction Services shall certify to the					
Director of Budget and Management canceled encumbrances in the					
amount o	of at least \$585,587.			6054	
Section 221.20. COMMUNITY RESILIENCY PROJECTS				6055	

TOTAL Wildlife Fund

\$ 10,000,000

The fore	going appropriation item, C58048, Communit	У	6056	
Resiliency Pro	jects, shall be used in support of the		6057	
establishment, expansion, and renovation of programming spaces				
for individual	s affected by behavioral health related is	ssues,	6059	
specifically t	argeting, to the extent possible, programm	ning	6060	
spaces for mid	dle and high school age youth affected by		6061	
behavioral hea	lth related issues.		6062	
Funds sha	all be awarded to projects through a proce	ss to be	6063	
developed by t	he Department of Mental Health and Addicti	on	6064	
Services that	may take into account, but is not limited	to, the	6065	
following fact	ors: the poverty rate of the community in	which	6066	
the facility i	s to be located, the breadth and nature of	the	6067	
plan to engage	a broad spectrum of at-risk youth, suppor	rt of	6068	
community part	ners, readiness of the funding applicant t	co move	6069	
forward with t	he project, and the array of supportive		6070	
programming to	be offered by the applicant. All projects	s shall	6071	
comply with the	e community project standards and guideling	nes of	6072	
the Department	of Mental Health and Addiction Services.		6073	
Section 2	223.10. DNR DEPARTMENT OF NATURAL RESOURCE	S	6074	
			6075	
1	2	3		
1	2	3		
A		Reappropriations		
B Wildlife	Fund (Fund 7015)			
C C725K9	Wildlife Area Building	\$ 10,000,000		
	Development/Renovation			

E	Administ	rative Building Fund (Fund 7026)	
F	C725D5	Fountain Square Building and Telephone Improvement	\$ 1,000,000
G	C725D7	Multi-Agency Radio Communications Equipment	\$ 50,000
Н	C725E0	DNR Fairgrounds Areas Upgrading	\$ 1,000
I	C725N7	District Office Renovations	\$ 1,000,000
J	TOTAL Adi	ministrative Building Fund	\$ 2,051,000
K	Ohio Par	ks and Natural Resources Fund (Fund 7031)	
L	C725E1	Local Parks Projects Statewide	\$ 1,200,000
М	C725E5	Project Planning	\$ 50,000
N	C725J0	Natural Areas and Preserves Maintenance Facility Development - Springville Carbon Rod Removal	\$ 400,000
0	C725K0	State Park Renovations/Upgrading	\$ 700,000
Р	C725M0	Dam Rehabilitation	\$ 100,000
Q	C725N5	Wastewater/Water Systems Upgrades	\$ 500,000
R	С725Т3	Healthy Lake Erie Initiative	\$ 2,000,000
S	TOTAL Oh	io Parks and Natural Resources Fund	\$ 4,950,000
T	Parks an	d Recreation Improvement Fund (Fund 7035)	

U	C725A0	State Parks, Campgrounds, Lodges, Cabins	\$ 7,000,000
V	C725B5	Buckeye Lake Dam Rehabilitation	\$ 1,000
W	C725C4	Muskingum River Lock and Dam	\$ 2,000,000
Χ	C725E2	Local Parks, Recreation, and Conservation Projects	\$ 20,110,000
Y	C725E6	Project Planning	\$ 2,000,000
Z	C725L8	Statewide Trails Program	\$ 100,000
AA	C725N6	Wastewater/Water Systems Upgrades	\$ 3,500,000
AB	C725R3	State Parks Renovations/Upgrades	\$ 2,000,000
AC	C725R4	Dam Rehabilitation - Parks	\$ 4,000,000
AD	C725R5	Lake White State Park - Dam Rehabilitation	\$ 100,000
AE	C725U7	Eagle Creek Watershed Flood Mitigation	\$ 1,000
AF	TOTAL Pa	rks and Recreation Improvement Fund	\$ 40,812,000
AG	Clean Oh	io Trail Fund (Fund 7061)	
АН	C72514	Clean Ohio Trail Fund	\$ 1,100,000
AI	TOTAL Cl	ean Ohio Trail Fund	\$ 1,100,000
AJ	Waterway	s Safety Fund (Fund 7086)	
AK	C725A7	Cooperative Funding for Boating Facilities	\$ 5,000,000
AL	C725N9	Operations Facilities	\$ 2,000,000

AM TOTAL Waterways Safety Fund	\$ 7,000,00	0 (
AN TOTAL ALL FUNDS	\$ 65,913,0	000
FEDERAL REIMBURSEMENT		6076
All reimbursements received from the federal go	vernment	6077
for any expenditures made pursuant to this section sh	all be	6078
deposited in the state treasury to the credit of the	fund from	6079
which the expenditure originated.		6080
Section 223.15. LOCAL PARKS, RECREATION, AND CO	NSERVATION	6081
PROJECTS		6082
The amount reappropriated from the foregoing app	propriation	6083
item C725E2, Local Parks, Recreation, and Conservatio	n Projects,	6084
shall be equal to the amount of all unreleased local	parks	6085
projects and allowable administrative costs specified	in this	6086
section, unless amounts are released prior to June 30	, 2020.	6087
Prior to the expenditure of this appropriation, the D	epartment	6088
of Natural Resources shall certify to the Director of	Budget and	6089
Management canceled encumbrances in the amount of at	least	6090
\$52,144.		6091
Of the foregoing appropriation item C725E2, Loca	al Parks,	6092
Recreation, and Conservation Projects, an amount equa	.l to two	6093
per cent of the projects listed may be used by the De	partment of	6094
Natural Resources for the administration of local pro	jects.	6095
		6096

3

A Project List

1

В	Lakefront Pedestrian Bridge	\$ 3,500,000
С	Flats East Development	\$ 2,000,000
D	City of Cleveland - Lakefront Access Project	\$ 1,500,000
E	Bridge to Wendy Park	\$ 1,000,000
F	Worthington Pools Renovation	\$ 1,000,000
G	Dublin Bridge Park and Greenways Project	\$ 650,000
Н	The REC at Crawford Commons Facility	\$ 500,000
I	Buckeye Lake Feeder Channel Restoration	\$ 400,000
J	Buckeye Lake Public Pier	\$ 400,000
K	Danny Thomas Park Renovation	\$ 400,000
L	Lincoln Park Stadium and Field Restoration	\$ 400,000
М	Miami Canal Trail Extension at Gilmore MetroPark	\$ 350,000
N	Dover Riverfront Trailhead Connector	\$ 350,000
0	Glenford Earthworks Phase III	\$ 300,000
P	Solon-Chagrin Falls Multi-purpose Trail	\$ 300,000
Q	Wadsworth City Park	\$ 300,000
R	Tiffin Recreation, Arts and Learning Park	\$ 300,000
S	Wooster Venture Boulevard Park Project	\$ 300,000

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Т	Muskingum River Lock and Dam	\$ 250,000
U	New Bremen Bike Path	\$ 250,000
V	Grand Lake Shoreline Water Quality Improvements	\$ 250,000
M	Jeffrey Mansion Expansion Project	\$ 250,000
X	Montgomery Gateway Keystone Park	\$ 250,000
Y	Village of Woodmere Chagrin Valley Gateway Pedestrian Trail	\$ 215,000
Z	Dayton Webster Station Landing	\$ 200,000
AA	Little Miami State Park/Little Miami Trail	\$ 200,000
AB	South Point Community Recreation Center	\$ 200,000
AC	Union and Rome Townships Trails Project	\$ 200,000
AD	Marion Tallgrass Trail	\$ 150,000
AE	Harrisburg Baseball Complex	\$ 150,000
AF	Mill Creek Valley Conservancy District Corridor Revitalization	\$ 150,000
AG	Moberly Branch Connector Trail - Pedestrian Bridge	\$ 150,000
АН	Montville Township Park Improvements	\$ 150,000
AI	Medina County Rocky River Trail West Branch	\$ 150,000

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	ed by the Senate	Page 264
AJ	Clearcreek Hazel Woods Bike Connector	\$ 150,000
AK	Redskin Memorial Park Playground	\$ 145,000
AL	Cahoon Memorial Park Improvements	\$ 130,000
AM	Fairlawn Gully Water Quality Basins	\$ 125,000
AN	Bremenfest Shelterhouse	\$ 100,000
AO	Deer Park Community Center Renovation & Trailhead	\$ 100,000
AP	Fairfax Ziegler Park Improvements	\$ 100,000
AQ	Steubenville Ohio River Marina Improvement Project	\$ 100,000
AR	City of Sylvania SOMO Project	\$ 100,000
AS	Brunswick Hills Township Park	\$ 100,000
AT	Scippo Creek Conservation	\$ 75 , 000
AU	Jackson Street Pier and Shoreline Drive Revitalization Project	\$ 75,000
AV	Western Reserve Greenway Bike Trail	\$ 75,000
AW	Mary Fate Park Improvements	\$ 60,000
AX	Gallipolis Pool Project	\$ 52,144
AY	Miami Erie Canal Cleanup	\$ 50,000

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AZ	James Day Park Warrior Run	\$	50,000			
ВА	Jefferson Park Recreation Upgrades	\$	50,000			
ВВ	Rocky Fork State Park Water and Electrical Upgrade	\$	50,000			
ВС	Avon Lake Veterans Park Gazebo	\$	50,000			
BD	Camp Sherman Park	\$	50,000			
BE	Willard Splash Pad and Park Improvements	\$	50,000			
BF	Bruce L. Chapin Bridge - Northcoast Inland Trail	\$	45,000			
BG	Beaver Park Sports Field	\$	40,000			
ВН	Village of Highland Hills Gazebo	\$	35,000			
BI	Monroeville Clark Park - North Coast Inland Trail Connection	\$	33,000			
ВЈ	Camp McKinley Improvements	\$	30,000			
BK	Crestline Park Lighting	\$	25,000			
BL	Ohio City Warrior Trail Extension Phase 2	\$	22,000			
BM	Waverly Canal Park	\$	20,000			
BN	Clifton to Yellow Springs Bike Trail	\$	20,000			
ВО	Waverly Canal Park	\$	20,000			

Based on those estimates, the Director of Budget and Management	6120
may release appropriations from appropriation item C725E5,	6121
Project Planning, within Fund 7031 to pay for design, planning,	6122
and engineering costs incurred by the Department of Natural	6123
Resources for the projects. Upon release of the appropriations	6124
by the Director of Budget and Management, the Department of	6125
Natural Resources shall pay for these expenses from the Capital	6126
Expenses Fund (Fund 4S90) and be reimbursed by Fund 7031 using	6127
an intrastate voucher.	6128
Section 225.10. DOT DEPARTMENT OF TRANSPORTATION	6129

6131

3

1 2

STATEWIDE LAND AND BUILDINGS

Α Reappropriations Administrative Building Fund (Fund 7026) В Allen County Building Demolition, 200,000 С C77706 Maintenance, or Construction \$ 200,000 D TOTAL Administrative Building Fund Ε Transportation Building Fund (Fund 7029) Statewide Land and Buildings F C77705 \$ 25,000,000 G TOTAL Transportation Building Fund \$ 25,000,000 \$ 25,200,000 Η TOTAL ALL FUNDS

The amount reappropriated for the foregoing appropriation	6132
item C77705, Statewide Land and Buildings, is the unencumbered	6133
balance as of June 30, 2020, in appropriation item C77705,	6134
Statewide Land and Buildings, plus \$5,000,000. Prior to the	6135
expenditure of this appropriation, the Department of	6136
Transportation shall certify to the Director of Budget and	6137
Management lapsed prior year appropriation of at least	6138
\$5,000,000.	6139
Section 227.10. DPS DEPARTMENT OF PUBLIC SAFETY	6140

6141

2

Improvements

3

A			Reappro	priations
В	Administr	cative Building Fund (Fund 7026)		
С	C76035	Alum Creek Facility Renovations and Upgrades	\$	500,000
D	C76036	Shipley Building Renovations and Improvements	\$	292,409
E	C76044	OSHP Headquarters/Post Renovations and Improvements	\$	700,000
F	C76045	OSHP Academy Renovations and Improvements	\$	85 , 591
G	C76049	EMA Building Renovations and Improvements	\$	12,702
Н	C76050	OSHP Dispatch Center Renovations and	\$	500,000

I	C76060	Medina County Safety Services Complex	\$	400,000	
J	C76061	Warren County Drug Taskforce Headquarters	\$	500,000	
K	C76067	Radiological Calibration Laboratory Relocation	\$	850,000	
L	TOTAL Adm	inistrative Building Fund	\$	3,840,702	
М	TOTAL ALI	FUNDS	\$	3,840,702	
(OSHP HEADQ	QUARTERS/POST RENOVATIONS AND IMPROVEMENTS			6142
7	The amount	reappropriated for the foregoing appropri	Latio	on	6143
item C	76044, OSE	HP Headquarters/Post Renovations and			6144
Improv	ements, is	s the unencumbered balance as of June 30,	2020	,	6145
in app:	ropriation	n item C76044, OSHP Headquarters/Post Reno	vati	ons	6146
and Improvements, plus the unencumbered balance as of June 30,					
2020,	in appropi	riation item C76043, Minor Capital Project	s.		6148
S	Section 22	9.10. DRC DEPARTMENT OF REHABILITATION ANI)		6149
CORREC'	TION				6150
					6151
	1	2		3	
А			Reap	propriations	
В	Adult C	Correctional Building Fund (Fund 7027)			
С	C50100	Local Jails	\$	4,525,000	
D	C50101	Community-Rased Correctional Facilities	Ġ	13 602 598	

E	C50105 Water System/Plant Improvements	\$	2,000,000		
F	C50114 Community Residential Program	\$	1,219,535		
G	C50136 General Building Renovations	\$	10,000,000		
Н	TOTAL Adult Correctional Building Fund	\$	31,347,133		
I	TOTAL ALL FUNDS	\$	31,347,133		
СО	MMUNITY-BASED CORRECTIONAL FACILITIES			6152	
Th	e amount reappropriated for the foregoing appropria	ati	on	6153	
item C50	101, Community-Based Correctional Facilities, is t	he		6154	
unencumb	ered balance as of June 30, 2020, in appropriation	it	em	6155	
C50101, Community-Based Correctional Facilities, plus \$222,864.					
Prior to the expenditure of this appropriation, the Department					
of Rehabilitation and Correction shall certify to the Director					
of Budget and Management canceled encumbrances in the amount of					
at least \$222,864.					
WA	TER SYSTEM/PLANT IMPROVEMENTS			6161	
Th	e amount reappropriated for the foregoing appropria	ati	on	6162	
item C50	105, Water System/Plant Improvements, is the			6163	
unencumbered balance as of June 30, 2020, in appropriation item					
C50105, Water System/Plant Improvements, plus \$12,983. Prior to					
the expenditure of this appropriation, the Department of					
Rehabilitation and Correction shall certify to the Director of					
Budget a	and Management canceled encumbrances in the amount	of	at	6168	
least \$1	2,983.			6169	
СО	MMUNITY RESIDENTIAL PROGRAM			6170	
The amount reappropriated for the foregoing appropriation 61					

В

Recovery Expansion

item C50114, Community Residential Program, is the unencumbered	6172
balance as of June 30, 2020, in appropriation item C50114,	6173
Community Residential Program, plus \$9,549. Prior to the	6174
expenditure of this appropriation, the Department of	6175
Rehabilitation and Correction shall certify to the Director of	6176
Budget and Management canceled encumbrances in the amount of at	6177
least \$9,549.	6178
GENERAL BUILDING RENOVATIONS	6179
The amount reappropriated for the foregoing appropriation	6180
item C50136, General Building Renovations, is the unencumbered	6181
balance as of June 30, 2020, in appropriation item C50136,	6182
General Building Renovations, plus \$3,289,709. Prior to the	6183
expenditure of this appropriation, the Department of	6184
Rehabilitation and Correction shall certify to the Director of	6185
Budget and Management canceled encumbrances in the amount of at	6186
least \$3,289,709.	6187
Section 229.20. LOCAL JAILS	6188
The amount reappropriated for the foregoing appropriation	6189
item C50100, Local Jails, shall be equal to the amount of all	6190
projects specified in this section, unless the amounts are	6191
released prior to June 30, 2020.	6192
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1 2 3	
A Project List	

Hamilton County Justice Center Capacity and \$ 2,500,000

С	Warren County Jail Interceptor Center	\$	750 , 000			
D	Barberton Municipal Jail	\$	500,000			
E	Columbiana County Jail	\$	250,000			
F	Fayette County Adult Detention Facility	\$	225,000			
G	Tuscarawas County Jail	\$	200,000			
Н	Allen County Jail Facility	\$	100,000			
S	ection 229.25. COMMUNITY-BASED CORRECTIONAL FACILIT	CIES		6194		
F	or capital reappropriations in this act made from			6195		
appropi	riation item C50101, Community-Based Correctional			6196		
Facilities, the Department of Rehabilitation and Correction						
shall designate the projects involving the construction and						
renovation of single-county and district community-based						
correctional facilities.						
The Department of Rehabilitation and Correction may review						
and app	prove the renovation and construction of projects for	or		6202		
which f	funds are provided. The proceeds of any obligations			6203		
authori	zed under this section shall not be applied to any	such		6204		
facilit	ties that are not designated and approved by the			6205		
Departm	ment of Rehabilitation and Correction.			6206		
Т	he Department of Rehabilitation and Correction shal	.1		6207		
adopt o	guidelines to accept and review applications and des	signate		6208		
projects. The guidelines shall require the county or counties to						
justify the need for the facility and to comply with timelines						
for the	e submission of documentation pertaining to the site	€,		6211		
program, and construction.						

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\$ 2,333,498

Section 229.30. COMMUNITY RESIDENTIAL PROGRAM RENOVATIONS						
Capital reappropriations in this act made from						
appropriation item C50114, Community Residential Program, may be						
used b	by the De	partment of Rehabilitation and Correction,			6216	
pursua	ant to se	ctions 5120.103 to 5120.105 of the Revised	Code		6217	
to pro	ovide for	the construction or renovation of halfway	house	2	6218	
facili	ties for	offenders eligible for community supervis	ion by	7	6219	
the De	epartment	of Rehabilitation and Correction.			6220	
,	Section 2	231.10. DVS DEPARTMENT OF VETERANS SERVICE	S		6221	
					6222	
	1	2		3		
А			Reap	propriations		
В	Nursing	Home - Federal Fund (Fund 3190)				
С	C90067	S-Veterans Hall HVAC Mechanical Upgrade	\$	81,784		
D	C90074	Sandusky Renovation Federal	\$	3,172,190		
E	C90077	Georgetown Renovation Federal	\$	1,330,575		
F	C90082	Information Technology Federal	\$	778,260		
G	TOTAL N	ursing Hone - Federal Fund	\$	5,362,809		
Н	Veteran	s' Home Improvement Fund (Fund 6040)				
I	C90066	S-Veterans Hall HVAC Mechanical Upgrade	\$	44,037		

J C90075 Sandusky Renovation State

K	C90078	Georgetown Renovation State	\$	716,463			
L	TOTAL Vet	erans' Home Improvement Fund	\$	3,093,998			
М	TOTAL ALI	FUNDS	\$	8,456,807			
	Section 233.10. DYS DEPARTMENT OF YOUTH SERVICES						
					6224		
	1	2		3			
A			Reapp	propriations			
В	Juvenile	Correctional Building Fund (Fund 7028)					
С	C47001	Fire Suppression, Safety, and Security	\$	500,000			
D	C47002	General Institutional Renovations	\$	1,000,000			
E	C47003	Community Rehabilitation Centers	\$	280 , 275			
F	C47007	Local Juvenile Detention Centers	\$	93,000			
G	C47025	Cuyahoga Housing Replacement	\$	6,981,385			
Н	C47027	Ashtabula Juvenile Court Resources and Reporting Center Improvements	\$	500,000			
I	TOTAL Ju	venile Correctional Building Fund	\$	9,354,660			
J	TOTAL AL	L FUNDS	\$	9,354,660			
	FIRE SUPPR	ESSION/SAFETY/SECURITY			6225		

The amount reappropriated for the foregoing appropriation

item C47001, Fire Suppression/Safety/Security, is the	6227
unencumbered balance as of June 30, 2020, in appropriation item	6228
C47001, Fire Suppression/Safety/Security, plus \$206,479. Prior	6229
to the expenditure of this appropriation, the Department of	6230
Youth Services shall certify to the Director of Budget and	6231
Management canceled encumbrances in the amount of at least	6232
\$206,479.	6233
Section 233.20. COMMUNITY REHABILITATION CENTERS	6234
For capital reappropriations in this act made from	6235
appropriation item C47003, Community Rehabilitation Centers, the	6236
Department of Youth Services shall designate the projects	6237
involving the construction and renovation of single-county and	6238
multicounty community corrections facilities.	6239
The Department of Youth Services may review and approve	6240
the renovation and construction of projects for which funds are	6241
provided. The proceeds of any obligations authorized under this	6242
section shall not be applied to any such facilities that are not	6243
designated and approved by the Department of Youth Services.	6244
The Department of Youth Services shall adopt guidelines to	6245
accept and review applications and designate projects. The	6246
guidelines shall require the county or counties to justify the	6247
need for the facility and to comply with timelines for the	6248
submission of documentation pertaining to the site, program, and	6249
construction.	6250
For purposes of this section, "community corrections	6251
facilities" has the same meaning as in section 5139.36 of the	6252
Revised Code.	6253
Section 233.30. LOCAL JUVENILE DETENTION CENTERS	6254
For capital appropriations or reappropriations in this act	6255

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made from appropriation item C47007, Local Juvenile Detention	6256
Centers, the Department of Youth Services shall designate the	6257
projects involving the construction and renovation of county and	6258
multicounty juvenile detention centers.	6259

The Department of Youth Services may review and approve 6260 the renovation and construction of projects for which funds are 6261 provided. The proceeds of any obligations authorized under this 6262 section shall not be applied to any such facilities that are not 6263 designated by the Department of Youth Services. 6264

The Department of Youth Services shall comply with the 6265 quidelines set forth in this section, accept and review 6266 applications, designate projects, and determine the amount of 6267 state match funding to be applied to each project. The 6268 department shall, with the advice of the county or counties 6269 participating in a project, determine the funded design capacity 6270 of the detention centers that are designated to receive funding. 6271 Notwithstanding any provisions to the contrary contained in 6272 Chapter 153. of the Revised Code, the Department of Youth 6273 Services may coordinate, review, and monitor the drawdown and 6274 use of funds for the renovation and construction of projects for 6275 which designated funds are provided. 6276

- (A) The Department of Youth Services shall develop a formula to determine the amount, if any, of state match that may be provided to a single county or multicounty detention center project.
- (B) The formula developed by the Department of Youth
 Services shall yield a percentage of state match ranging from
 zero to sixty per cent. The funding authorized under this
 section that may be applied to a construction or renovation
 project shall not exceed the actual cost of the project.

The funding authorized under this section shall not be	6286
applied to any project unless the detention center will be built	6287
in compliance with health, safety, and security standards for	6288
detention centers as established by the Department of Youth	6289
Services. In addition, the funding authorized under this section	6290
shall not be applied to the renovation of a detention center	6291
unless the renovation is for the purpose of increasing the	6292
number of beds in the center, or to meet health, safety, or	6293
security standards for detention centers as established by the	6294
Department of Youth Services.	6295

Section 234.10. DEV DEVELOPMENT SERVICES AGENCY 6296

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A		Reapp	propriations
В	Coal Research and Development Fund (Fund 7046)		
С	C19505 Coal Research and Development	\$	5,500,000
D	TOTAL Coal Research and Development Fund	\$	5,500,000
E	Service Station Cleanup Fund (Fund 7100)		
F	C19507 Service Station Cleanup	\$	3,500,000
G	TOTAL Service Station Cleanup Fund	\$	3,500,000
Н	TOTAL ALL FUNDS	\$	9,000,000

Section 234.20. SERVICE STATION CLEANUP FUND

6298

(A) For purposes of this section:	6299
(1) "Political subdivision" means a county, municipal	6300
corporation, township, port authority, or a county land	6301
reutilization corporation organized under Chapter 1724. of the	6302
Revised Code.	6303
(2) "Class C release" has the same meaning as in section	6304
3737.87 of the Revised Code.	6305
(3) "Property assessment" means a property assessment	6306
conducted in accordance with section 3746.04 of the Revised Code	6307
or a corrective action process or source investigation process	6308
under section 1301:7-9-13 of the Ohio Administrative Code.	6309
(4) "Property owner" means a political subdivision, an	6310
organization that owns publicly owned lands, or, with respect to	6311
land forfeited to the state under Chapter 5723. of the Revised	6312
Code, a county land reutilization corporation.	6313
(5) "Cleanup or remediation" means any action at a Class C	6314
release site to contain, remove, or dispose of petroleum or	6315
other hazardous substances or remove underground storage tanks	6316
used to store petroleum or other hazardous substances.	6317
(6) "Publicly owned lands" includes lands that are owned	6318
by an organization that has entered into a relevant agreement	6319
with a political subdivision and lands forfeited to the state	6320
under Chapter 5723. of the Revised Code.	6321
(B) The Abandoned Gas Station Cleanup Grant Program is	6322
established in the Development Services Agency for the purpose	6323
of cleanup and remediation of Class C release sites to provide	6324
for and enable the environmentally safe and productive reuse of	6325
publicly owned lands by the remediation or cleanup, or planning	6326
and assessment for that remediation or cleanup, of contamination	6327

or by addressing property conditions or circumstances that may	6328
be deleterious to public health and safety or the environment or	6329
that preclude or inhibit environmentally sound or economic reuse	6330
of the property as authorized by Section 2o of Article VIII,	6331
Ohio Constitution. Under this program, the Director of	6332
Development Services may do either or both of the following:	6333
(1) Award a grant of up to \$100,000 to a property owner	6334
for purposes of a property assessment on a Class C release site;	6335
(2) Award a grant of up to \$500,000 to a property owner	6336
for purposes of cleanup or remediation of a Class C release	6337
site.	6338
Grants under divisions (B)(1) and (2) of this section	6339
shall be used by a property owner to create a site that provides	6340
opportunities for economic impact through redevelopment. The	6341
Director of Development Services may consult with the	6342
Environmental Protection Agency, the State Fire Marshal, the	6343
Ohio Water Development Authority, and the Ohio Public Works	6344
Commission in connection with this program and the awarding of	6345
these grants. Sections 122.651 to 122.658 of the Revised Code	6346
do not apply to this program.	6347
(C) A property owner applying for a grant under division	6348
(B)(1) or (2) of this section shall submit an application for	6349
the grant on a form prescribed by the Director of Development	6350
Services.	6351
An authorized representative of the property owner shall	6352
sign and submit an affidavit with the application certifying	6353
that the property owner did not cause or contribute to any prior	6354
release of petroleum or other hazardous substances on the site.	6355
Upon receipt of an application, the Director shall examine	6356

D

C72312

the application and all accompa	nying information to dete	rmine if		6357
the application is complete. If	the Director determines	that the		6358
application is not complete, th	e Director shall promptly	notify		6359
the property owner that the app	olication is not complete,	provide		6360
a description of the information	on that is missing from th	е		6361
application, and return the app	olication and all accompan	ying		6362
information to the property own	er. The property owner ma	У		6363
resubmit the application.				6364
If the Director approves	an application under this			6365
section, the Director may enter		he		6366
property owner to award a grant	-			6367
agreement shall be executed pri				6368
grant funds approved by the Dir		_		6369
respect to a grant awarded to a				6370
corporation for land that has b	_			6371
Chapter 5723. of the Revised Co				6372
that the land be transferred to the corporation prior to the				
payment or disbursement of the grant funds.				
Section 235.10. EXP EXPOS	ITIONS COMMISSION			6375
				6086
				6376
1	2		3	
		D		
A		Reappro	priations	
B Administrative Buildi	ng Fund (Fund 7026)			
C C72305 Facility In	mprovements and	\$	243,084	
Modernizat:		Y	240,004	
riodeliii Zac.	1011			

Renovations and Equipment Replacement \$ 300,000

E	TOTAL	Administrative Building Fund	\$	543,084	
F	TOTAL	ALL FUNDS	\$	543,084	
s	Section 23	7.10. FCC FACILITIES CONSTRUCTION COMMIS	SION		6377
					6378
	1	2		3	
А			Rea	ppropriations	
В	Capital	Donations Fund (Fund 5A10)			
С	C230E2	Capital Donations	\$	1,798,801	
D	TOTAL Ca	pital Donations Fund	\$	1,798,801	
E	Public S	chool Building Fund (Fund 7021)			
F	C23001	Public School Buildings	\$	37,000,000	
G	C230W4	Community School Classroom Facilities	\$	11,964,763	
		Assistance			
Н	TOTAL Pu	blic School Building Fund	\$	48,964,763	
I	Administ	rative Building Fund (Fund 7026)			
J	C23016	Energy Conservation Project	\$	2,198,308	
K	C230E3	Hazardous Substance Abatement	\$	432,652	
L	C230E5	State Agency Planning/Assessment	\$	941,444	

М	TOTAL Adı	ministrative Building Fund	\$	3,572,404
N	Cultural	and Sports Facilities Building Fund (Fund	d 703	0)
0	C23028	OHS - Basic Renovations and Emergency Repairs	\$	729,979
Р	C23036	The Anchorage	\$	50,000
Q	C23039	Malinta Historical Society Caboose Exhibit	\$	6,000
R	C23057	OHS - Online Portal to Ohio's Heritage	\$	1,000
S	C23062	Village of Edinburg Veterans Memorial	\$	35,000
T	C23066	Variety Theater	\$	85 , 000
Ū	C23072	Madisonville Arts Center of Hamilton County	\$	36,000
V	C230AB	Cleveland Music Hall	\$	400,000
W	C230AE	Variety Theatre	\$	250,000
Χ	C230AG	Darke County Historical Society Garst Museum Parking Lot	\$	150,000
Y	C230AH	Longtown Clemens Farmstead Museum	\$	90,000
Z	C230AN	Village of Buckeye Lake Corridor Improvements	\$	125,000
AA	C230AU	Charleen and Charles Hinson Amphitheater	\$	1,000,000

AB	C230AZ	Madcap Productions - New Madcap Puppet Theater	\$ 200,000
AC	C230BB	Golf Manor Volunteer Park Outdoor Amphitheater	\$ 45,000
AD	C230BF	Malinta Ohio Historical Site Rehabilitation	\$ 19,000
AE	C230BL	Fairport Harbor Lighthouse Project	\$ 200,000
AF	C230BR	Amherst Historical Water Tower Project	\$ 40,000
AG	C230BV	Downtown Toledo Music Hall	\$ 400,000
АН	С230СН	Mt. Perry Scenic Railroad Structure Renovations	\$ 125,000
AI	C230CL	Everts Community & Arts Center	\$ 200,000
AJ	C230CM	Waverly Old Children's Home Renovation	\$ 20,000
AK	C230CN	Garrettsville Buckeye Block Community Theatre	\$ 700,000
AL	C230DL	Marysville Avalon Theatre Renovations	\$ 300,000
AM	C230DU	Kister Water Mill and Education Center	\$ 200,000
AN	C230DV	Wayne Center for the Arts	\$ 150,000
AO	C230EC	Triumph of Flight	\$ 250,000
AP	C230EF	Dayton Aviation Park	\$ 1,000,000

AQ	C230EN	OHS - Collections Storage Facilities Expansion	\$ 14,828,000
AR	C230FM	Cultural and Sports Facilities Projects	\$ 48,086,000
AS	C230J6	West Side Market Renovation	\$ 500,000
AT	C230J7	Cardinal Center	\$ 75,000
AU	C230K3	African-American Legacy Project	\$ 75,000
AV	C230L3	Harmony Project	\$ 300,000
AW	C230N5	Logan Theater	\$ 25,000
AX	C230P3	Sterling Theater Revitalization Project	\$ 72,000
AY	C230Q4	Toledo Repertoire Theatre	\$ 150,000
AZ	C230Q8	Stambaugh Auditorium	\$ 1,000,000
BA	C230R5	Wright Company Factory Project	\$ 250,000
BB	C230R8	National Ceramic Museum and Heritage Center Renovation	\$ 100,000
ВС	C230X8	Riverside Veterans Memorial	\$ 15,000
BD	C230Y6	Ashtabula Maritime and Surface Transportation Museum	\$ 100,000
BE	C230Y7	Ashtabula Covered Bridge Festival Entertainment Pavilion	\$ 100,000
BF	C230Z8	Brooklyn John Frey Park	\$ 90,000

BG	TOTAL Cultural and Sports Facilities Building Fund	\$	72,572,979		
ВН	School Building Program Assistance Fund (Fund 703	32			
BI	C23002 School Building Program Assistance	\$	56,300,000		
ВЈ	C23011 Corrective Action Program Grants	\$	2,331,865		
BK	C23018 STEM Facility Assistance	\$	20,000		
BL	TOTAL School Building Program Assistance Fund	\$	58,651,865		
ВМ	TOTAL ALL FUNDS	\$	185,560,812		
(OHS - ONLINE PORTAL TO OHIO'S HERITAGE			6379	
	The amount reappropriated for the foregoing appropr	riat	ion	6380	
item C23057, OHS - Online Portal to Ohio's Heritage, is the					
unencumbered balance as of June 30, 2020, in appropriation item					
C23057, OHS - Online Portal to Ohio's Heritage, plus \$10,123.					
Prior	to the expenditure of this appropriation, the Faci	liti	Les	6384	
Constr	action Commission shall certify to the Director of	Buc	lget	6385	
and Ma	nagement canceled encumbrances in the amount of at	lea	ast	6386	
\$10,12	3.			6387	
Ι	PUBLIC SCHOOL BUILDINGS			6388	
7	The amount reappropriated for the foregoing appropr	riat	ion	6389	
item C23001, Public School Buildings, is the unencumbered					
balanc	e as of June 30, 2020, in appropriation item C23003	1,		6391	
Public	School Buildings, plus the unencumbered balance as	s of	=	6392	
June 3	0, 2020, in appropriation item C230X9, Lead Plumbin	ng		6393	
Fixture Replacement.					

North Market Grand Atrium

Section 237.13. STATE AGENCY PLANNING/ASSESSMENT							
Capital reappropriations in this act made from							
appropriation item C230E5, State Agency Planning/Assessment,							
shal	l be used by the Facilities Construction Commissio	n to		6398			
prov	ide assistance to any state agency for assessment,	capi	tal	6399			
planning, and maintenance management.							
	Section 237.15. CULTURAL AND SPORTS FACILITIES PH	ROJEC	TS	6401			
	The amount reappropriated from the foregoing appr	ropri	ation	6402			
item	C230FM, Cultural and Sports Facilities Projects,	shall	be	6403			
equa	l to the amount of all projects specified in this	secti	on,	6404			
unle	ss the amounts are released prior to June 30, 2020	•		6405			
				6406			
	1 2		3				
A Project List							
А	Project List						
АВ	Project List Columbus Crew SC Stadium	\$	20,000,000				
		\$	20,000,000				
В	Columbus Crew SC Stadium						
ВС	Columbus Crew SC Stadium FC Cincinnati Stadium	\$	4,000,000				
B C D	Columbus Crew SC Stadium FC Cincinnati Stadium Cleveland Museum of Natural History Phase II	\$	4,000,000 2,500,000				
B C D	Columbus Crew SC Stadium FC Cincinnati Stadium Cleveland Museum of Natural History Phase II Cleveland Museum of Art Holden Terrace	\$ \$	4,000,000 2,500,000 1,250,000				
B C D E	Columbus Crew SC Stadium FC Cincinnati Stadium Cleveland Museum of Natural History Phase II Cleveland Museum of Art Holden Terrace Cincinnati Playhouse in the Park Theater Project	\$ \$ \$	4,000,000 2,500,000 1,250,000 1,200,000				

\$

1,000,000

J	Cincinnati Art Museum Building Envelope Improvements	\$ 1,000,000
K	Imagination Station Theater Experience	\$ 1,000,000
L	Dayton Arcade Innovation Hub	\$ 1,000,000
М	Playhouse Square Theater Improvements	\$ 850 , 000
N	Renaissance of Duncan Plaza	\$ 750 , 000
0	Akron Civic Theater Restoration and Expansion	\$ 675 , 000
Р	Holmes County Center for the Arts Facility	\$ 600,000
Q	Ohio Aviation Hall of Fame	\$ 550,000
R	Flats East Bank Performance Stage	\$ 500,000
S	King Arts Complex Renovations	\$ 500,000
Т	SeaGate Convention Centre Renovation	\$ 500,000
U	Majestic Theater	\$ 500,000
V	Kettering Rosewood Arts Center Renovation	\$ 450,000
M	Restoration of John Brown House	\$ 400,000
Х	Lake View Cemetery Garfield Memorial Preservation	\$ 350,000
Y	Mazza Museum S.T.E.(A.)M. Exhibit Gallery	\$ 350,000
Z	Lynchburg Covered Bridge	\$ 350,000
AA	Kister Water Mill and Education Center	\$ 350,000

AB	Dublin North Market Bridge Park	\$ 350,000
AC	LaSalle Arts & Media Center Redevelopment	\$ 300,000
AD	National Museum of the Great Lakes Expansion	\$ 300,000
ΑE	Ashtabula Lighthouse Restoration & Preservation	\$ 280,000
AF	Gordon Square Arts District Theatre Renovations	\$ 250,000
AG	Yoctangee Park Historic Armory	\$ 250,000
АН	Hale Farm & Village Capital Improvement Project	\$ 250,000
AI	Springboro Performing Arts Center	\$ 250,000
AJ	World Heritage and Visitor Center	\$ 230,000
AK	Delaware Arts Castle Improvements	\$ 225,000
AL	Wellston Pride Park Depot	\$ 225,000
AM	Lilly Weston House Improvements	\$ 200,000
AN	Upper Arlington Veterans Memorial	\$ 200,000
AO	Wolcott House Heritage Center	\$ 200,000
AP	Peninsula Grand Army of the Republic Hall	\$ 200,000
	Improvements	
AQ	Van Wert County Niswonger Performing Arts Center	\$ 200,000
AR	Unionville Tavern Restoration Structural	\$ 185,000

\$

\$

75,000

64,000

BG Mantua Township Historic Building Upgrades

BH Medina County and Brunswick Historical Societies

Capital reappropriations in this act made from	6408
appropriation item C23002, School Building Program Assistance,	6409
shall be used by the Facilities Construction Commission to	6410
provide funding to school districts that receive conditional	6411
approval from the Commission pursuant to Chapter 3318. of the	6412
Revised Code.	6413

The foregoing appropriation item C23011, Corrective Action	6415
Program Grants, may be used to provide funding to bring	6416
facilities up to Ohio School Design Manual standards for a	6417
project funded pursuant to sections 3318.01 to 3318.20 or	6418
3318.40 to 3318.45 of the Revised Code for the correction of	6419

Section 237.30. CORRECTIVE ACTION PROGRAM GRANTS

work that is found after occupancy of the facility to be	6420
defective, or to have been omitted. Funding shall only be	6421
provided for work if the impacted school district notifies the	6422
Executive Director of the Ohio Facilities Construction	6423
Commission within five years after occupancy of the facility for	6424
which the district seeks the funding. The Commission may provide	6425
funding assistance necessary to take corrective measures after	6426
evaluating defective or omitted work. If the work to be	6427
corrected or remediated is part of a project not yet completed,	6428
the Commission may amend the project agreement to increase the	6429
project budget and use corrective action funding to provide the	6430
state portion of the amendment. If the work to be corrected or	6431
remediated was part of a completed project and funds were	6432
retained or transferred pursuant to division (C) of section	6433
3318.12 of the Revised Code, the Commission may enter into a new	6434
agreement to address the necessary corrective action. The	6435
Commission shall assess responsibility for the defective or	6436
omitted work and seek cost recovery from responsible parties, if	6437
applicable. Any funds recovered shall be applied first to the	6438
district portion of the cost of the corrective action. Any	6439
remaining funds shall be applied to the state portion and	6440
deposited into the School Building Program Assistance Fund (Fund	6441
7032).	6442
HAZARDOUS SUBSTANCE ABATEMENT IN STATE FACILITIES	6443
The foregoing appropriation item C230E3, Hazardous	6444
Substance Abatement, shall be used to fund the removal of	6445
asbestos, PCB, radon gas, and other contamination hazards from	6446
state facilities.	6447
Prior to the release of funds for asbestos abatement, the	6448

Ohio Facilities Construction Commission shall review proposals

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from state agencies to use these funds for asbestos abatement	6450
projects based on criteria developed by the Ohio Facilities	6451
Construction Commission. Upon a determination by the Ohio	6452
Facilities Construction Commission that the requesting agency	6453
cannot fund the asbestos abatement project or other toxic	6454
materials removal through existing capital and operating	6455
appropriations, the Commission may request the release of funds	6456
for such projects by the Controlling Board. State agencies	6457
intending to fund asbestos abatement or other toxic materials	6458
removal through existing capital and operating appropriations	6459
shall notify the Executive Director of the Ohio Facilities	6460
Construction Commission of the nature and scope prior to	6461
commencing the project.	6462

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

ENERGY CONSERVATION PROJECT

The foregoing appropriation item C23016, Energy 6468 Conservation Project, shall be used to perform energy 6469 conservation renovations, including the United States 6470 Environmental Protection Agency's Energy Star Program, in state-6471 owned facilities. Prior to the release of funds for renovation, 6472 state agencies shall have performed a comprehensive energy audit 6473 for each project. The Ohio Facilities Construction Commission 6474 shall review and approve proposals from state agencies to use 6475 these funds for energy conservation. Public school districts and 6476 state-supported and state-assisted institutions of higher 6477 education are not eligible for funding from this item. 6478

Section 237.40. COMMUNITY SCHOOL CLASSROOM FACILITIES

GRANTS	6480
The foregoing appropriation item C230W4, Community School	6481
Classroom Facilities Grants, may be used by the Facilities	6482
Construction Commission to provide grant funding to an eligible	6483
high-performing community school established under Chapter 3314.	6484
of the Revised Code.	6485
For purposes of this section, an "eligible high-performing	6486
community school" means a community school that has available	6487
and has certified it will supply, at least fifty per cent of the	6488
cost of the project funded under this section and that meets the	6489
following other conditions:	6490
(A) Except as provided in division (B) or (C) of this	6491
section, the school both:	6492
(1) Has received a grade of "A," "B," or "C" for the	6493
performance index score under division (C)(1)(b) of section	6494
3302.03 of the Revised Code or has increased its performance	6495
index score under division (C)(1)(b) of section 3302.03 of the	6496
Revised Code in each of the previous three years of operation;	6497
and	6498
(2) Has received a grade of "A" or "B" for the value-added	6499
progress dimension under division (C)(1)(e) of section 3302.03	6500
of the Revised Code on its most recent report card rating issued	6501
under that section.	6502
(B) If the school serves only grades kindergarten through	6503
three, the school received a grade of "A" or "B" for making	6504
progress in improving literacy in grades kindergarten through	6505
three under division (C)(1)(g) of section 3302.03 of the Revised	6506
Code on its most recent report card issued under that section.	6507
(C) If the school primarily serves students enrolled in a	6508

dropout prevention and recovery program as described in division	6509
(A)(4)(a) of section 3314.35 of the Revised Code, the school	6510
received a rating of "exceeds standards" on its most recent	6511
report card issued under section 3314.017 of the Revised Code.	6512

Notwithstanding the definition of an eligible high
performing community school under divisions (A) to (C) of this

section, a newly established community school may be eligible

for assistance under this section, if it is implementing a

community school model that has a track record of high quality

academic performance, as determined by the Department of

Education.

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The foregoing appropriation may be used for the purchase, 6520 construction, reconstruction, renovation, remodeling, or 6521 addition to classroom facilities. A grant may be awarded to an 6522 eligible high-performing community school that demonstrates that 6523 the funds will be used to purchase or support classroom 6524 facilities construction or modifications that increase the 6525 supply of seats in effective schools, service specific unmet 6526 student needs through community school education, and show 6527 6528 innovation in design and potential as a successful, replicable school model. The Facilities Construction Commission may award a 6529 grant to an eligible high-performing community school upon the 6530 approval of a grant application by the Executive Director of the 6531 Commission and the Superintendent of Public Instruction. A 6532 facility that is purchased, constructed, or modified by the 6533 grant funds shall be used for educational purposes for a minimum 6534 of ten years after receiving the grant funds. The Facilities 6535 Construction Commission, in consultation with the Superintendent 6536 of Public Instruction, shall develop guidelines and may adopt 6537 rules under Chapter 111. of the Revised Code for the 6538 administration of the grants, including provisions for the 6539

Α

Reappropriations

ownership	and dispo	sal of the facilities funded under	this		6540		
section in the event the community school closes at any time.							
Notwithst	tanding any	provision of law to the contrary,	all		6542		
Revised (Code exempt	ions applicable to grants awarded a	nd		6543		
projects	administer	ed by the Facilities Construction C	ommissi	on	6544		
shall app	ply to the	grants pursuant to this section.			6545		
Sec	tion 239.1	O. JFS DEPARTMENT OF JOB AND FAMILY	SERVICE	SS	6546		
					6547		
	1	2		3			
А			Reap	propriations			
В	Special Ad	ministrative Fund (Fund 4A90)					
С	C60005	Youngstown Office Improvements	\$	723,820			
D	C60007	Lima Office Improvements	\$	512,126			
E	C60009	Central Office Improvements	\$	391,300			
F	TOTAL Spec	ial Administrative Fund	\$	1,627,246			
G	TOTAL ALL	FUNDS	\$	1,627,246			
Sec	tion 241.1	O. JSC JUDICIARY SUPREME COURT			6548		
					6549		
	1	2		3			

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В	Administr	ative Building Fund (Fund 7026)			
С	C00502	General Building Renovations	\$	200,000	
D	TOTAL Adm	ninistrative Building Fund	\$	200,000	
E	TOTAL ALI	FUNDS	\$	200,000	
Sec	ction 243.	10. PWC PUBLIC WORKS COMMISSION			6550
					6551
	1	2		3	
A			Reap	propriations	
В	State Cap	oital Improvements Fund (Fund 7038)			
С	C15000	Local Public Infrastructure	\$	1,004,000	
D	C15001	Infrastructure - District 1	\$	31,214,552	
E	C15002	Infrastructure - District 2	\$	13,860,322	
F	C15003	Infrastructure - District 3	\$	26,791,311	
G	C15004	Infrastructure - District 4	\$	9,944,295	
Н	C15005	Infrastructure - District 5	\$	8,317,110	
I	C15006	Infrastructure - District 6	\$	10,035,543	
J	C15007	Infrastructure - District 7	\$	10,737,598	

K C15008 Infrastructure - District 8 \$ 17,683,859

L	C15009	Infrastructure - District 9	\$	7,842,900
М	C15010	Infrastructure - District 10	\$	13,440,169
N	C15011	Infrastructure - District 11	\$	10,236,035
0	C15012	Infrastructure - District 12	\$	8,773,043
P	C15013	Infrastructure - District 13	\$	6,637,312
Q	C15014	Infrastructure - District 14	\$	6,432,288
R	C15015	Infrastructure - District 15	\$	7,376,287
S	C15016	Infrastructure - District 16	\$	8,173,105
Т	C15017	Infrastructure - District 17	\$	9,210,404
U	C15018	Infrastructure - District 18	\$	6,805,211
V	C15019	Infrastructure - District 19	\$	7,068,148
M	C15020	Emergency Set Aside	\$	5,969,609
X	C15022	Ohio Small Government Capital Improvement	\$	24,603,746
Y	TOTAL St	ate Capital Improvement Fund	\$	252,156,847
Z	State Ca	pital Improvements Revolving Loan Fund	(Fur	nd 7040)
AA	C15030	Revolving Loan	\$	6,132,884
AB	C150RA	Revolving Loan Fund-District 1	\$	12,779,521
AC	C150RB	Revolving Loan Fund-District 2	\$	10,052,786

AD	C150RC	Revolving	Loan	Fund-District	3	\$ 11,342,421
AE	C150RD	Revolving	Loan	Fund-District	4	\$ 6,616,453
AF	C150RE	Revolving	Loan	Fund-District	5	\$ 2,687,929
AG	C150RF	Revolving	Loan	Fund-District	6	\$ 6,521,841
АН	C150RG	Revolving	Loan	Fund-District	7	\$ 5,587,427
AI	C150RH	Revolving	Loan	Fund-District	8	\$ 3,814,226
AJ	C150RI	Revolving	Loan	Fund-District	9	\$ 4,082,928
AK	C150RJ	Revolving	Loan	Fund-District	10	\$ 6,492,965
AL	C150RK	Revolving	Loan	Fund-District	11	\$ 5,701,197
AM	C150RL	Revolving	Loan	Fund-District	12	\$ 5,353,855
AN	C150RM	Revolving	Loan	Fund-District	13	\$ 2,811,272
AO	C150RN	Revolving	Loan	Fund-District	14	\$ 2,554,690
AP	C150RO	Revolving	Loan	Fund-District	15	\$ 3,535,277
AQ	C150RP	Revolving	Loan	Fund-District	16	\$ 5,452,577
AR	C150RQ	Revolving	Loan	Fund-District	17	\$ 4,164,859
AS	C150RS	Revolving	Loan	Fund-District	18	\$ 4,658,332
AT	C150RT	Revolving	Loan	Fund-District	19	\$ 3,540,069
AU	C150RU	Small Gove	ernmer	nt Program		\$ 6,956,258

AV	C150RV	Emergency Program		\$	990,514
AW	TOTAL Sta	ate Capital Improvemer	nts Revolving Loan	\$ 1	21,830,281
AX	Clean Oh:	o Conservation Fund ((Fund 7056)		
AY	C150AA	Clean Ohio-District	1	\$	6,364,244
AZ	C150BB	Clean Ohio-District 2	2	\$	4,721,542
ВА	C150CC	Clean Ohio-District 3	3	\$	7,504,509
ВВ	C150DD	Clean Ohio-District	4	\$	5,818,128
ВС	C150EE	Clean Ohio-District	5	\$	3,199,090
BD	C150FF	Clean Ohio-District	6	\$	4,743,634
BE	C150GG	Clean Ohio-District	7	\$	4,716,808
BF	С150НН	Clean Ohio-District	8	\$	5,324,658
BG	C150II	Clean Ohio-District	9	\$	4,031,869
ВН	C150JJ	Clean Ohio-District	10	\$	4,739,969
BI	C150KK	Clean Ohio-District	11	\$	5,072,954
ВЈ	C150LL	Clean Ohio-District	12	\$	3,696,315
BK	C150MM	Clean Ohio-District	13	\$	7,330,745
BL	C150NN	Clean Ohio-District	14	\$	7,108,486
BM	C15000	Clean Ohio-District	15	\$	6,289,397

BN	C150PP	Clean Ohio-District 16	\$ 7,136,473
во	C150QQ	Clean Ohio-District 17	\$ 4,041,371
BP	C150RR	Clean Ohio-District 18	\$ 4,676,875
BQ	C150SS	Clean Ohio-District 19	\$ 5,191,826
BR	TOTAL Cl	ean Ohio Conservation Fund	\$ 101,708,893
BS	TOTAL AL	L FUNDS	\$ 475,696,021

LOCAL PUBLIC INFRASTRUCTURE 6552

6553 Capital reappropriations in this act made from the State Capital Improvements Fund (Fund 7038) shall be used in 6554 accordance with sections 164.01 to 164.12 of the Revised Code. 6555 The Director of the Public Works Commission may certify to the 6556 Director of Budget and Management that a need exists to 6557 appropriate investment earnings to be used in accordance with 6558 sections 164.01 to 164.12 of the Revised Code. If the Director 6559 of Budget and Management determines pursuant to division (D) of 6560 section 164.08 and section 164.12 of the Revised Code that 6561 investment earnings are available to support additional 6562 appropriations, such amounts are hereby appropriated. 6563

If the Public Works Commission receives refunds due to 6564 project overpayments that are discovered during a post-project 6565 audit, the Director of the Public Works Commission may certify 6566 to the Director of Budget and Management that refunds have been 6567 received. In certifying the refunds, the Director of the Public 6568 Works Commission shall provide the Director of Budget and 6569 Management information on the project refunds. The certification 6570 6571 shall detail by project the source and amount of project

overpayments received and include any supporting documentation	6572
required or requested by the Director of Budget and Management.	6573
Upon receipt of the certification, the Director of Budget and	6574
Management shall determine if the project refunds are necessary	6575
to support existing appropriations. If the project refunds are	6576
available to support additional appropriations, these amounts	6577
are hereby appropriated to appropriation item C15000, Local	6578
Public Infrastructure/State CIP.	6579

REVOLVING LOAN 6580

Capital reappropriations in this act made from the State 6581

Capital Improvements Revolving Loan Fund (Fund 7040) shall be 6582

used in accordance with sections 164.01 to 164.12 of the Revised 6583

Code. 6584

If the Public Works Commission receives refunds due to 6585 project overpayments that are discovered during a post-project 6586 audit, the Director of the Public Works Commission may certify 6587 to the Director of Budget and Management that refunds have been 6588 received. In certifying the refunds, the Director of the Public 6589 Works Commission shall provide the Director of Budget and 6590 Management information on the project refunds. The certification 6591 shall detail by project the source and amount of project 6592 overpayments received and include any supporting documentation 6593 required or requested by the Director of Budget and Management. 6594 Upon receipt of the certification, the Director of Budget and 6595 Management shall determine if the project refunds are necessary 6596 to support existing appropriations. If the project refunds are 6597 available to support additional appropriations, these amounts 6598 are hereby appropriated to appropriation item C15030, Revolving 6599 6600 Loan.

CLEAN OHIO CONSERVATION GRANT REPAYMENTS

Capital reappropriations in this act made from the Clean	6602
Ohio Conservation Fund (Fund 7056) shall be used in accordance	6603
with sections 164.20 to 164.27 of the Revised Code.	6604
Any amount in grant repayments received by the Public	6605
Works Commission and deposited into the Clean Ohio Conservation	6606
Fund pursuant to section 164.261 of the Revised Code is hereby	6607
appropriated through the foregoing appropriation item C15060,	6608
Clean Ohio Conservation.	6609
Section 245.10. OSB SCHOOL FOR THE BLIND	6610

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А			Reap	propriations
В	Administra	ative Building Fund (Fund 7026)		
С	C22616	Renovations and Improvements	\$	95 , 961
D	C22628	Old Campus Building Demolition	\$	110,653
E	C22629	Roadway Improvements	\$	275 , 000
F	C22700	Infrastructure Improvements	\$	17,146
G	TOTAL Admi	nistrative Building Fund	\$	498,760
Н	TOTAL ALL	FUNDS	\$	498,760

Section 247.10. OSD SCHOOL FOR THE DEAF

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A			Reap	propriations	
В	Administra	ative Building Fund (Fund 7026)			
С	C22107	Renovations and Improvements	\$	626,171	
D	C22114	Dormitory Construction	\$	2,503,000	
E	C22116	Old Campus Building Demolition	\$	193,134	
F	C22800	Infrastructure Improvements	\$	2,668	
G	TOTAL Admi	inistrative Building Fund	\$	3,324,973	
Н	TOTAL ALL	FUNDS	\$	3,324,973	
RI	ENOVATIONS A	AND IMPROVEMENTS			6614
Tl	ne amount re	eappropriated for the foregoing approp	riatio	n	6615
item C2	2107, Renov	ations and Improvements, is the unenco	umbered	d	6616
balance	as of June	30, 2020, in appropriation item C2210	07,		6617
Renovat	ions and Imp	provements, plus the unencumbered bala	ance as	5	6618
of June	30, 2020,	in appropriation item C22111, Staff Bu	uilding	a a	6619
Windows	and Repair				6620
Se	ection 509.1	LO. CERTIFICATION OF AVAILABILITY OF M	MONEYS		6621
Mo	oneys that r	require release shall not be expended	from a	ny	6622
appropriation contained in this act without certification of the				che	6623
Director of Budget and Management that there are sufficient				6624	
moneys in the state treasury in the fund from which the				6625	
appropr	iation is ma	ade. Such certification made by the O	ffice o	of	6626
Budget	and Managem	ent shall be based on estimates of rev	venue,		6627

receipts, and expenses. Nothing in this section limits the	6628
authority of the Director of Budget and Management granted in	6629
section 126.07 of the Revised Code.	6630
Section 509.20. LIMITATION ON USE OF CAPITAL	6631
APPROPRIATIONS	6632
	0002
The appropriations made in this act, excluding those made	6633
from the State Capital Improvement Fund (Fund 7038) and the	6634
State Capital Improvements Revolving Loan Fund (Fund 7040) for	6635
buildings or structures, including remodeling and renovations,	6636
are limited to:	6637
(A) Acquisition of real property or interests in real	6638
property;	6639
(D) Duildings and structures, which includes construction	6640
(B) Buildings and structures, which includes construction,	
demolition, complete heating and cooling, lighting, and	6641
lighting fixtures, and all necessary utilities, ventilating,	6642
plumbing, sprinkling, water and sewer systems, when such systems	6643
are authorized or necessary;	6644
(C) Architectural, engineering, and professional services	6645
expenses directly related to the projects;	6646
(D) Machinery that is necessary to the operation or	6647
function of the building or structure at the time of initial	6648
acquisition or construction;	6649
(E) Acquisition, development, and deployment of new	6650
computer systems, including the integration of existing and new	6651
computer systems, including the integration of existing and new computer systems, but excluding regular or ongoing maintenance	6652
or support agreements;	6653
(F) Furniture, fixtures, or equipment that meets all the	6654
following criteria:	6655

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(1) Is essential in bringing the facility up to its	6656
intended use or is necessary for the functioning of the	6657
particular facility or project;	6658

- (2) Has a unit cost of about \$100 or more; and
- (3) Has a useful life of five years or more.

Furniture, fixtures, or equipment that is not an integral part of or directly related to the basic purpose or function of a project for which moneys are appropriated shall not be paid for from these appropriations. This paragraph does not apply to appropriation line items specifically for furniture, fixtures, or equipment.

Section 509.30. CONTINGENCY RESERVE REQUIREMENT

Any request for release of capital appropriations by the 6668 Director of Budget and Management or the Controlling Board for 6669 projects, the contracts for which are awarded by the Ohio 6670 Facilities Construction Commission, shall contain a contingency 6671 reserve, the amount of which shall be determined by the Ohio 6672 Facilities Construction Commission, for payment of unanticipated 6673 project expenses. Any amount deducted from the encumbrance for a 6674 contractor's contract as an assessment for liquidated damages 6675 shall be added to the encumbrance for the contingency reserve. 6676 Contingency reserve funds shall be used to pay costs resulting 6677 from unanticipated job conditions, to comply with rulings 6678 regarding building and other codes, to pay costs related to 6679 errors or omissions in contract documents, to pay costs 6680 associated with changes in the scope of work, and to pay the 6681 cost of settlements and judgments related to the project. 6682

Any funds remaining upon completion of a project, may, 6683 upon approval of the Controlling Board, be released for the use 6684

of the institution to which the appropriation was made for	6685
another capital facilities project or projects.	6686
Section 509.40. SATISFACTION OF JUDGMENTS AND SETTLEMENTS	6687
AGAINST THE STATE	6688
Except as otherwise provided in this section, an	6689
appropriation contained in this act or in any other act may be	6690
	6691
used for the purpose of satisfying judgments, settlements, or	
administrative awards ordered or approved by the Court of Claims	6692
or by any other court of competent jurisdiction in connection	6693
with civil actions against the state. This authorization does	6694
not apply to appropriations that are to be applied to or used	6695
for payment of guarantees by or on behalf of the state or for	6696
payments under lease agreements relating to or debt service on	6697
bonds, notes, or other obligations of the state. Notwithstanding	6698
any other section of law to the contrary, this authorization	6699
includes appropriations from funds into which proceeds or direct	6700
obligations of the state are deposited only to the extent that	6701
the judgment, settlement, or administrative award is for or	6702
represents capital costs for which the appropriation may	6703
otherwise be used and is consistent with the purpose for which	6704
any related obligations were issued or entered into. Nothing	6705
contained in this section is intended to subject the state to	6706
suit in any forum in which it is not otherwise subject to suit,	6707
nor is it intended to waive or compromise any defense or right	6708
available to the state in any suit against it.	6709
Section 509.50. CAPITAL RELEASES BY THE DIRECTOR OF BUDGET	6710
AND MANAGEMENT	6711
Notwithstanding section 126.14 of the Revised Code,	6712
appropriations for appropriation items C50100, Local Jails, and	6713
C50101, Community-Based Correctional Facilities, appropriated	6714

from the Adult Correctional Building Fund (Fund 7027) to the	6715
Department of Rehabilitation and Correction, and any projects	6716
specifically identified for C58001, Community Assistance	6717
Projects, shall be released upon the written approval of the	6718
Director of Budget and Management. The appropriations from the	6719
Public School Building Fund (Fund 7021), the Education	6720
Facilities Trust Fund (Fund N087), and the School Building	6721
Program Assistance Fund (Fund 7032) to the Facilities	6722
Construction Commission, from the Transportation Building Fund	6723
(Fund 7029) to the Department of Transportation, from the Clean	6724
Ohio Conservation Fund (Fund 7056), the State Capital	6725
Improvement Fund (Fund 7038), and the State Capital Improvements	6726
Revolving Loan Fund (Fund 7040) to the Public Works Commission,	6727
and from the Underground Parking Garage Operating Fund (Fund	6728
2080) to the Capitol Square Review and Advisory Board shall be	6729
released upon presentation of a request to release the funds, by	6730
the agency to which the appropriation has been made, to the	6731
Director of Budget and Management.	6732

Section 509.60. PREVAILING WAGE REQUIREMENT

Except as provided in section 4115.04 of the Revised Code, 6734 moneys appropriated or reappropriated by the 133rd General 6735 Assembly shall not be used for the construction of public 6736 improvements, as defined in section 4115.03 of the Revised Code, 6737 unless the mechanics, laborers, or workers engaged therein are 6738 paid the prevailing rate of wages prescribed in section 4115.04 6739 of the Revised Code. Nothing in this section affects the wages 6740 and salaries established for state employees under Chapter 124. 6741 of the Revised Code, or collective bargaining agreements entered 6742 into by the state under Chapter 4117. of the Revised Code, while 6743 engaged on force account work, nor does this section interfere 6744 with the use of inmate and patient labor by the state. 6745

Section 509.70. AUTHORIZATION OF THE DIRECTOR OF BUDGET	6746
AND MANAGEMENT	6747
The Director of Budget and Management shall authorize both	6748
of the following:	6749
(A) The initial release of moneys for projects from the	6750
funds into which proceeds of direct obligations of the state are	6751
deposited; and	6752
(B) The expenditure or encumbrance of moneys from funds	6753
into which proceeds of direct obligations are deposited, only	6754
after determining to the Director's satisfaction that either of	6755
the following applies:	6756
(1) The application of such moneys to the particular	6757
project will not negatively affect any exclusion of the interest	6758
or interest equivalent on obligations issued to provide moneys	6759
to the particular fund from the calculation of gross income for	6760
federal income tax purposes under the "Internal Revenue Code of	6761
1986," 100 Stat. 2085, 26 U.S.C. 1, as amended.	6762
(2) Moneys for the project will come from the proceeds of	6763
federally taxable obligations, the interest on which is not so	6764
excluded from the calculation of gross income for federal income	6765
tax purposes and which have been authorized and issued on that	6766
basis by their issuing authority.	6767
In the event the Director determines that the condition	6768
set forth in division (B)(1) of this section does not apply, and	6769
that there is no existing fund in the state treasury to enable	6770
compliance with the condition set forth in division (B)(2) of	6771
this section, the Director may create a fund in the state	6772
treasury for the purpose of receiving proceeds of federally	6773
taxable obligations. The Director may establish capital	6774

the preexisting capital appropriation items in the associated	6776
tax-exempt bond fund. The Director also may transfer capital	6777
appropriations in whole or in part between the taxable and tax-	6778
exempt bond funds within a particular purpose for which the	6779
bonds have been authorized.	6780
Section 509.80. REAPPROPRIATION OF UNEXPENDED ENCUMBERED	6781
BALANCES OF CAPITAL APPROPRIATIONS	6782
(A)(1) Notwithstanding the original year of appropriation	6783
or encumbrance, the unexpended balance of a capital	6784
appropriation or reappropriation that a state agency has	6785
lawfully encumbered prior to the close of the fiscal year 2019-	6786
2020 capital biennium is hereby reappropriated for the fiscal	6787
year 2021-2022 capital biennium from the fund from which it was	6788
originally appropriated or was reappropriated and shall be used	6789
only for the purpose of discharging the encumbrance. For those	6790
encumbered appropriations or reappropriations, any Controlling	6791
Board approval previously granted and referenced by the	6792
encumbering document remains in effect until the encumbrance is	6793
discharged or until the encumbrance expires at the end of the	6794
fiscal year 2021-2022 capital biennium.	6795
(2) During the fiscal year 2021-2022 capital biennium, the	6796
Director of Budget and Management may cancel an encumbrance that	6797
was reappropriated pursuant to division (A)(1) of this section	6798
if the Director determines that the encumbrance is no longer	6799
needed to complete the project for which it was reappropriated	6800
or appropriated.	6801
(B) If during the fiscal year 2021-2022 capital biennium,	6802
pursuant to section 126.22 of the Revised Code in order to	6803
correct an accounting error, the Director of Budget and	6804

appropriation items in that taxable bond fund that correspond to

Management reestablishes an encumbrance that was reappropriated	6805
pursuant to division (A) of this section, the amount	6806
representing the encumbrance canceled in error is reappropriated	6807
in accordance with division (A) of this section.	6808

Section 509.90. PREVIOUSLY RELEASED REAPPROPRIATIONS

Capital reappropriations in this act that have been 6810 released by the Controlling Board or the Director of Budget and 6811 Management between July 1, 2018, and June 30, 2020, do not 6812 require further approval or release prior to being encumbered. 6813 Funds reappropriated in excess of such prior releases shall be 6814 released in accordance with applicable provisions of this act. 6815

Section 510.10. REAPPROPRIATION OF UNENCUMBERED BALANCES 6816 OF CAPITAL APPROPRIATIONS 6817

The reappropriations made in this act represent the 6818 unencumbered balances of prior years' capital improvements 6819 appropriations estimated to be available on June 30, 2020. 6820 Notwithstanding the foregoing, unless otherwise specified, the 6821 actual unencumbered balances on June 30, 2020, for the 6822 appropriation items in this act identified as reappropriations 6823 6824 are hereby reappropriated. Additionally, there is hereby reappropriated the actual unencumbered balances on June 30, 6825 6826 2020, of any appropriation items either appropriated or reappropriated in H.B. 529 of the 132nd General Assembly or 6827 appropriated in H.B. 24 of the 132nd General Assembly, H.B. 92 6828 of the 132nd General Assembly, S.B. 299 of the 132nd General 6829 Assembly, S.B. 51 of the 132nd General Assembly, H.B. 62 of the 6830 133rd General Assembly, or H.B. 166 of the 133rd General 6831 Assembly and not otherwise listed in this act, or created by the 6832 Controlling Board pursuant to section 127.15 of the Revised 6833 Code, if the Director of Budget and Management determines that 6834

such balances are needed to complete the projects for which	6835
they were reappropriated or appropriated. The appropriation	6836
items and amounts that are reappropriated by this act shall be	6837
reported to the Controlling Board within 30 days after the	6838
effective date of this section.	6839
Section 510.20. REQUIREMENTS RELATING TO NON-STATE	6840
OWNERSHIP OF CERTAIN FINANCED PROJECTS	6841
(A) No capital improvement reappropriations made in this	6842
act from the Mental Health Facilities Improvement Fund (Fund	6843
7033) or from the Parks and Recreation Improvement Fund (Fund	6844
7035) shall be released for planning or for improvement,	6845
renovation, or construction or acquisition of capital facilities	6846
if a governmental agency, as defined in section 154.01 of the	6847
Revised Code, does not own the real property that constitutes	6848
the capital facilities or on which the capital facilities are or	6849
will be located. This restriction does not apply in any of the	6850
following circumstances:	6851
(1) The governmental agency has a long-term (at least	6852
fifteen years) lease of, or other interest (such as an easement)	6853
in, the real property.	6854
(2) In the case of a reappropriation for capital	6855
facilities that, because of their unique nature or location,	6856
will be owned or be part of facilities owned by a separate	6857
nonprofit organization and made available to the governmental	6858
agency for its use or benefit, the nonprofit organization either	6859
owns or has a long-term (at least fifteen years) lease of the	6860
real property or other capital facility to be improved,	6861
renovated, constructed, or acquired and has entered into a joint	6862
or cooperative use agreement, with and approved by the	6863

governmental agency that meets the requirements of division (B)

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of this section.					6865							
	(B	s) Ir	n the	case	of	capital	facilities	referred	to	in		6866

- (B) In the case of capital facilities referred to in 6866 division (A)(2) of this section, the joint or cooperative use 6867 agreement shall include, as a minimum, provisions that: 6868
- (1) Specify the extent and nature of that joint or

 cooperative use, extending for not fewer than fifteen years,

 with the value of such use or right to use to be, as determined

 by the parties and approved by the approving department,

 reasonably related to the amount of the appropriation;

 6873
- (2) Provide for pro rata reimbursement to the state should 6874 the arrangement for joint or cooperative use by a governmental 6875 agency be terminated; and 6876
- (3) Provide that procedures to be followed during the capital improvement process will comply with appropriate applicable state statutes and rules, including the provisions of this act.
- Section 518.10. OBLIGATIONS ISSUED UNDER CHAPTER 151. OF 6881

 THE REVISED CODE 6882

The capital improvements for which reappropriations are 6883 made in this act from the Higher Education Improvement Taxable 6884 Fund (Fund 7024), the Ohio Parks and Natural Resources Fund 6885 (Fund 7031), the School Building Program Assistance Fund (Fund 6886 7032), the Higher Education Improvement Fund (Fund 7034), the 6887 State Capital Improvements Fund (Fund 7038), the State Capital 6888 Improvements Revolving Loan Fund (Fund 7040), the Coal Research 6889 and Development Fund (Fund 7046), the Clean Ohio Conservation 6890 Fund (Fund 7056), the Clean Ohio Agricultural Easement Fund 6891 (Fund 7057), and the Clean Ohio Trail Fund (Fund 7061) are 6892 determined to be capital improvements and capital facilities for 6893

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natural resources, a statewide system of common schools, state-	6894
supported and state-assisted institutions of higher education,	6895
local subdivision capital improvement projects, coal research	6896
and development projects, and conservation purposes (under the	6897
Clean Ohio Program) and are designated as capital facilities to	6898
which proceeds of obligations issued under Chapter 151. of the	6899
Revised Code are to be applied.	6900

Section 518.20. OBLIGATIONS ISSUED UNDER CHAPTER 154. OF THE REVISED CODE

The capital improvements for which reappropriations are 6903 made in this act from the Administrative Building Taxable Bond 6904 Fund (Fund 7016), the Administrative Building Fund (Fund 7026), 6905 the Adult Correctional Building Fund (Fund 7027), the Juvenile 6906 Correctional Building Fund (Fund 7028), the Transportation 6907 Building Fund (Fund 7029), the Cultural and Sports Facilities 6908 Building Fund (Fund 7030), the Mental Health Facilities 6909 Improvement Fund (Fund 7033), and the Parks and Recreation 6910 6911 Improvement Fund (Fund 7035) are determined to be capital improvements and capital facilities for housing state agencies 6912 and branches of government, mental health and developmental 6913 disabilities, and parks and recreation and are designated as 6914 capital facilities to which proceeds of obligations issued under 6915 Chapter 154. of the Revised Code are to be applied. 6916

Section 523.10. TRANSFER OF OPEN ENCUMBRANCES

Upon the request of the agency to which a capital project appropriation item is appropriated, the Director of Budget and Management may transfer open encumbrance amounts between separate encumbrances for the project appropriation item to the extent that any reductions in encumbrances are agreed to by the contracting vendor and the agency.

Section 525.10. LITIGATION PROCEEDS TO THE ADMINISTRATIVE	6924							
BUILDING FUND	6925							
Any proceeds received by the state as the result of	6926							
litigation or a settlement agreement related to any liability								
for the planning, design, engineering, construction, or								
constructed management of facilities operated by the Department	6929							
of Administrative Services shall be deposited into the General	6930							
Revenue Fund or the Building Improvement Fund (Fund 5KZO).	6931							
Section 601.10. That Section 812.10 of H.B. 529 of the	6932							
132nd General Assembly be amended to read as follows:	6933							
Sec. 812.10. Sections of this act H.B. 529 of the 132nd	6934							
General Assembly prefixed with section numbers in the 200s take	6935							
effect on July 1, 2018, or on the effective date of this section	6936							
June 29, 2018, under Ohio Constitution, Article II, Section 1c,	6937							
whichever occurs later. The <u>provisions with the purpose of</u>	6938							
drawing money from the state treasury in payment of liabilities	6939							
<u>lawfully incurred under those</u> sections, cease to have effect at	6940							
midnight (24:00) on June 30, 2020.	6941							
Section 601.11. That existing Section 812.10 of H.B. 529	6942							
of the 132nd General Assembly is hereby repealed.	6943							
Section 806.10. The items of law contained in this act,	6944							
and their applications, are severable. If an item of law	6945							
contained in this act, or if an application of an item of law	6946							
contained in this act, is held invalid, the invalidity does not	6947							
affect other items of law contained in this act and their	6948							
applications that can be given effect without the invalid item	6949							
or application.	6950							
Section 807.10. This act is hereby declared to be an	6951							
emergency measure necessary for the immediate preservation of	6952							

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the public peace, health, and safety. The reason for such	6953
necessity is to address the financial impact to governments of	6954
the COVID-19 pandemic and to provide for the continuation,	6955
without interruption, of ongoing capital projects. Therefore,	6956
this act shall go into immediate effect.	6957