As Reported by the House Higher Education and Career Readiness Committee

134th General Assembly

Regular Session 2021-2022

Sub. S. B. No. 135

Senator Cirino

Cosponsors: Senators Antani, Blessing, Brenner, Hoagland, Huffman, M., Huffman, S., Johnson, McColley, Roegner, Romanchuk, Schaffer, Thomas, Yuko Representative Hall

A BILL

ГО	amend sections 9.76, 123.01, 3313.6020, 3333.04,	1
	3333.122, 3345.0212, 3345.21, 3345.35, 3345.481,	2
	and 5727.75 and to enact sections 3333.0418,	3
	3333.073, 3333.126, 3333.127, 3333.168,	4
	3345.024, 3345.028, 3345.0215, 3345.064,	5
	3345.241, 3345.381, and 3345.461 of the Revised	6
	Code and to amend Sections 381.10 and 381.480 of	7
	H.B. 110 of the 134th General Assembly with	8
	regard to the operation of state institutions of	9
	higher education, free speech in public	10
	universities and colleges, the Second Chance	11
	Grant Program, high school career advising,	12
	apprenticeships, and energy project education	13
	relationships, and to make an appropriation.	1 4

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

Section 1. That sections 9.76, 123.01, 3313.6020, 3333.04,	15
3333.122, 3345.0212, 3345.21, 3345.35, 3345.481, and 5727.75 be	16
amended and sections 3333.0418, 3333.073, 3333.126, 3333.127,	17

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee	Page 2
3333.168, 3345.024, 3345.028, 3345.0215, 3345.064, 3345.241,	18
3345.381, and 3345.461 of the Revised Code be enacted to read as	19
follows:	20
Sec. 9.76. (A) As used in this section:	21
(1) "Boycott" means engaging in refusals to deal,	22
terminating business activities, or other actions that are	23
intended to limit commercial relations with persons or entities	24
in a discriminatory manner. "Boycott" does not include:	25
(a) Boycotts to which 50 U.S.C. 4607(c) applies;	26
(b) A decision based on business or economic reasons, or	27
the specific conduct of a targeted person or entity;	28
(c) A boycott against a public entity of a foreign state	29
when the boycott is applied in a nondiscriminatory manner; and	30
(d) Conduct necessary to comply with applicable law in the	31
business's home jurisdiction.	32
(2) "Company" means a sole proprietorship, partnership,	33
corporation, national association, societe anonyme, limited	34
liability company, limited partnership, limited liability	35
partnership, joint venture, or other business organization,	36
including their subsidiaries and affiliates, that operates to	37
earn a profit.	38
(3) "Israel" means Israel or Israeli-controlled	39
territories.	40
(4) "Jurisdiction with whom this state can enjoy open	41
trade" means any world trade organization member and any	42
jurisdiction with which the United States has free trade or	43
other agreements aimed at ensuring open and nondiscriminatory	44
trade relations.	45

pursuant to a contract providing for the construction thereof

each week for four consecutive weeks, of the time when and place 133 where bids will be received for entering into an agreement to 134 lease to a state agency a building, structure, or other 135 improvement. The last publication shall be at least eight days 136 preceding the day for opening the bids. The bids shall contain 137 the terms upon which the builder would propose to lease the 138 building, structure, or other improvement to the state agency. 139 The form of the bid approved by the department shall be used, 140 and a bid is invalid and shall not be considered unless that 141 form is used without change, alteration, or addition. Before 142 submitting bids pursuant to this section, any builder shall 143 comply with Chapter 153. of the Revised Code. 144

(c) On the day and at the place named for receiving bids 145 for entering into lease agreements with a state agency, the 146 director of administrative services shall open the bids and 147 shall publicly proceed immediately to tabulate the bids upon 148 duplicate sheets. No lease agreement shall be entered into until 149 the bureau of workers' compensation has certified that the 150 person to be awarded the lease agreement has complied with 151 Chapter 4123. of the Revised Code, until, if the builder 152 submitting the lowest and best bid is a foreign corporation, the 153 secretary of state has certified that the corporation is 154 authorized to do business in this state, until, if the builder 155 submitting the lowest and best bid is a person nonresident of 156 this state, the person has filed with the secretary of state a 157 power of attorney designating the secretary of state as its 158 agent for the purpose of accepting service of summons in any 159 action brought under Chapter 4123. of the Revised Code, and 160 until the agreement is submitted to the attorney general and the 161 attorney general's approval is certified thereon. Within thirty 162 days after the day on which the bids are received, the 163

department shall investigate the bids received and shall	164
determine that the bureau and the secretary of state have made	165
the certifications required by this section of the builder who	166
has submitted the lowest and best bid. Within ten days of the	167
completion of the investigation of the bids, the department	168
shall award the lease agreement to the builder who has submitted	169
the lowest and best bid and who has been certified by the bureau	170
and secretary of state as required by this section. If bidding	171
for the lease agreement has been conducted upon the basis of	172
basic plans, specifications, bills of materials, and estimates	173
of costs, upon the award to the builder the department, or the	174
builder with the approval of the department, shall appoint an	175
architect or engineer licensed in this state to prepare such	176
further detailed plans, specifications, and bills of materials	177
as are required to construct the building, structure, or	178
improvement. The department shall adopt such rules as are	179
necessary to give effect to this section. The department may	180
reject any bid. Where there is reason to believe there is	181
collusion or combination among bidders, the bids of those	182
concerned therein shall be rejected.	183

- (11) To acquire by purchase, gift, devise, or grant and to transfer, lease, or otherwise dispose of all real property required to assist in the development of a conversion facility as defined in section 5709.30 of the Revised Code as that section existed before its repeal by Amended Substitute House Bill 95 of the 125th general assembly;
- (12) To lease for a period not to exceed forty years, notwithstanding any other division of this section, the state-owned property located at 408-450 East Town Street, Columbus, Ohio, formerly the state school for the deaf, to a developer in accordance with this section. "Developer," as used in this

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee	
of the lease and shall proceed according to a schedule agreed to	224
between the department and the developer or the lease will be	225
terminated. The lease shall contain such conditions and	226
stipulations as the director considers necessary to preserve the	227
best interest of the state. Moneys received by the state	228
pursuant to this lease shall be paid into the general revenue	229
fund. The lease shall provide that at the end of the lease	230
period the buildings, structures, and related improvements shall	231
become the property of the state without cost.	232
secome one property of the state wronedt toot.	202
(13) To manage the use of space owned and controlled by	233
the department by doing all of the following:	234
(a) Biennially implementing, by state agency location, a	235
census of agency employees assigned space;	236
	0.27
(b) Periodically in the discretion of the director of	237
administrative services:	238
(i) Requiring each state agency to categorize the use of	239
space allotted to the agency between office space, common areas,	240
storage space, and other uses, and to report its findings to the	241
department;	242
(ii) Creating and updating a master space utilization plan	243
for all space allotted to state agencies. The plan shall	244
incorporate space utilization metrics.	245
(iii) Conducting a cost-benefit analysis to determine the	246
effectiveness of state-owned buildings;	247
	0.40
(iv) Assessing the alternatives associated with	248
consolidating the commercial leases for buildings located in	249
Columbus.	250
(c) Commissioning a comprehensive space utilization and	251

- (f) Working with the department of development to make 281 recommendations regarding planning and implementation of 282 purchasing policies and procedures that are supportive of energy 283 efficiency and conservation. 284
- (16) To require all state agencies, departments, 285 divisions, bureaus, offices, units, commissions, boards, 286 authorities, quasi-governmental entities, institutions, and 287 state institutions of higher education to implement procedures 288 to ensure that all of the passenger automobiles they acquire in 289 290 each fiscal year, except for those passenger automobiles 291 acquired for use in law enforcement or emergency rescue work, achieve a fleet average fuel economy of not less than the fleet 292 average fuel economy for that fiscal year as the department 293 shall prescribe by rule. The department shall adopt the rule 294 prior to the beginning of the fiscal year, in accordance with 295 the average fuel economy standards established by federal law 296 for passenger automobiles manufactured during the model year 297 that begins during the fiscal year. 298

Each state agency, department, division, bureau, office, 299 unit, commission, board, authority, quasi-governmental entity, 300 institution, and state institution of higher education shall 301 determine its fleet average fuel economy by dividing the total 302 number of passenger vehicles acquired during the fiscal year, 303 except for those passenger vehicles acquired for use in law 304 enforcement or emergency rescue work, by a sum of terms, each of 305 which is a fraction created by dividing the number of passenger 306 vehicles of a given make, model, and year, except for passenger 307 vehicles acquired for use in law enforcement or emergency rescue 308 work, acquired during the fiscal year by the fuel economy 309 measured by the administrator of the United States environmental 310 protection agency, for the given make, model, and year of 311

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee	Page 12
vehicle, that constitutes an average fuel economy for combined	312
city and highway driving.	313
As used in division (A)(16) of this section, "acquired"	314
means leased for a period of sixty continuous days or more, or	315
purchased.	316
(17) To correct legal descriptions or title defects, or	317
release fractional interests in real property, as necessary to	318
cure title clouds reflected in public records, including those	319
resulting from boundary disputes, ingress or egress issues,	320
title transfers precipitated through retirement of bond	321
requirements, and the retention of fractional interests in real	322
estate otherwise disposed of in previous title transfers.	323
(18) (a) To, with controlling board approval, sell state-	324
owned real property that is not held for the benefit of an	325
institution of higher education and is appraised at not more	326
than one hundred thousand dollars by an independent third-party	327
appraiser.	328
(b) To sell state-owned real property that is held for the	329
benefit of an institution of higher education, provided all of	330
<pre>the following are true:</pre>	331
(i) The board of trustees of the institution of higher	332
education, or, in the case of a university branch district, any	333
other managing authority, adopts a resolution approving the	334
<pre>sale;</pre>	335
(ii) The real property is appraised at not more than ten	336
million dollars by an independent third-party appraiser;	337
(iii) The controlling board approves the sale.	338
Notwithstanding any provision of law to the contrary, net	339

4507.011 of the Revised Code and from which the deputy registrar	369
is to conduct the deputy registrar's business, the power of the	370
director of public safety to purchase or lease real property and	371
buildings to be used as locations for division or district	372
offices as required in the maintenance of operations of the	373
department of public safety, and the power of the superintendent	374
of the state highway patrol in the purchase or leasing of real	375
property and buildings needed by the patrol, to negotiate the	376
sale of real property owned by the patrol, to rent or lease real	377
property owned or leased by the patrol, and to make or cause to	378
be made repairs to all property owned or under the control of	379
the patrol;	380

- (4) The power of the division of liquor control in the leasing or purchasing of retail outlets and warehouse facilities for the use of the division;
- (5) The power of the director of development to enter into leases of real property, buildings, and office space to be used solely as locations for the state's foreign offices to carry out the purposes of section 122.05 of the Revised Code;
- (6) The power of the director of environmental protection 388 to enter into environmental covenants, to grant and accept 389 easements, or to sell property pursuant to division (G) of 390 section 3745.01 of the Revised Code; 391
- (7) The power of the department of public safety under section 5502.01 of the Revised Code to direct security measures and operations for the Vern Riffe center and the James A. Rhodes state office tower. The department of administrative services shall implement all security measures and operations at the Vern Riffe center and the James A. Rhodes state office tower as directed by the department of public safety.

413

414

415

416

417

418 419

(C) Purchases for, and the custody and repair of, 399 buildings under the management and control of the capitol square 400 review and advisory board, the opportunities for Ohioans with 401 disabilities agency, the bureau of workers' compensation, or the 402 departments of public safety, job and family services, mental 403 health and addiction services, developmental disabilities, and 404 rehabilitation and correction; buildings of educational and 405 benevolent institutions under the management and control of 406 boards of trustees; and purchases or leases for, and the custody 407 and repair of, office space used for the purposes of any agency 408 of the legislative branch of state government are not subject to 409 the control and jurisdiction of the department of administrative 410 services. 411

An agency of the legislative branch of state government that uses office space in a building under the management and control of the department of administrative services may exercise the agency's authority to improve the agency's office space as authorized under this division only if, upon review, the department of administrative services concludes the proposed improvements do not adversely impact the structural integrity of the building.

420 If an agency of the legislative branch of state government, except the capitol square review and advisory board, 421 422 so requests, the agency and the director of administrative 423 services may enter into a contract under which the department of administrative services agrees to perform any services requested 424 by the agency that the department is authorized under this 425 section to perform. In performing such services, the department 426 shall not use competitive selection. As used in this division, 427 "competitive selection" has the meaning defined in section 428 125.01 of the Revised Code and includes any other type of 429

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee	Page 17
(4) Train its employees on how to advise students on	459
career pathways, including training on advising students using	460
online tools;	461
(5) Develop multiple, clear academic pathways through high	462
school that students may choose in order to earn a high school	463
diploma;	464
(6) Identify and publicize courses that can award students	465
both traditional academic and career-technical credit;	466
(7) Document the career advising provided to each student	467
for review by the student, the student's parent, guardian, or	468
custodian, and future schools that the student may attend. A	469
district shall not otherwise release this information without	470
the written consent of the student's parent, guardian, or	471
custodian, if the student is less than eighteen years old, or	472
the written consent of the student, if the student is at least	473
eighteen years old.	474
(8) Prepare students for their transition from high school	475
to their post-secondary destinations, including any special	476
interventions that are necessary for students in need of	477
remediation in mathematics or English language arts;	478
(9) Include information regarding career fields that	479
require an industry-recognized credential, certificate,	480
associate's degree, bachelor's degree, graduate degree, or	481
<pre>professional degree;</pre>	482
(10) Provide students with information about ways a	483
student may offset the costs of a post-secondary education,	484
including programs such as all of the following:	485
(a) The reserve officer training corps;	486

(C) Approve or disapprove the establishment of new 544 branches or academic centers of state colleges and universities; 545 (D) Approve or disapprove the establishment of state 546 technical colleges or any other state institution of higher 547 education; 548 (E) Recommend the nature of the programs, undergraduate, 549 graduate, professional, state-financed research, and public 550 services which should be offered by the state colleges, 551 universities, and other state-assisted institutions of higher 552 education in order to utilize to the best advantage their 553 facilities and personnel; 554 (F) Recommend to the state colleges, universities, and 555 other state-assisted institutions of higher education graduate 556 or professional programs, including, but not limited to, doctor 557 of philosophy, doctor of education, and juris doctor programs, 558 that could be eliminated because they constitute unnecessary 559 duplication, as shall be determined using the process developed 560 pursuant to this division, or for other good and sufficient 561 cause. Prior to recommending a program for elimination, the 562 chancellor shall request the board of regents to hold at least 563 one public hearing on the matter and advise the chancellor on 564 whether the program should be recommended for elimination. The 565 board shall provide notice of each hearing within a reasonable 566 amount of time prior to its scheduled date. Following the 567 hearing, the board shall issue a recommendation to the 568 chancellor. The chancellor shall consider the board's 569 recommendation but shall not be required to accept it. 570 For purposes of determining the amounts of any state 571 instructional subsidies paid to state colleges, universities, 572 and other state-assisted institutions of higher education, the 573

chancellor may exclude students enrolled in any program that the	574
chancellor has recommended for elimination pursuant to this	575
division except that the chancellor shall not exclude any such	576
student who enrolled in the program prior to the date on which	577
the chancellor initially commences to exclude students under	578
this division.	579
The chancellor and state colleges, universities, and other	580
state-assisted institutions of higher education shall jointly	581
develop a process for determining which existing graduate or	582
professional programs constitute unnecessary duplication.	583
(G) Recommend to the state colleges, universities, and	584
other state-assisted institutions of higher education programs	585
which should be added to their present programs;	586
(H) Conduct studies for the state colleges, universities,	587
and other state-assisted institutions of higher education to	588
assist them in making the best and most efficient use of their	589
existing facilities and personnel;	590
(I) Make recommendations to the governor and general	591
assembly concerning the development of state-financed capital	592
plans for higher education; the establishment of new state	593
colleges, universities, and other state-assisted institutions of	594
higher education; and the establishment of new programs at the	595
existing state colleges, universities, and other institutions of	596
higher education;	597
(J) Review the appropriation requests of the public	598
community colleges and the state colleges and universities and	599
submit to the office of budget and management and to the	600
chairpersons of the finance committees of the house of	601
representatives and of the senate the chancellor's	602

631

632

633

recommendations in regard to the biennial higher education	603
appropriation for the state, including appropriations for the	604
individual state colleges and universities and public community	605
colleges. For the purpose of determining the amounts of	606
instructional subsidies to be paid to state-assisted colleges	607
and universities, the chancellor shall define "full-time	608
equivalent student" by program per academic year. The definition	609
may take into account the establishment of minimum enrollment	610
levels in technical education programs below which support	611
allowances will not be paid. Except as otherwise provided in	612
this section, the chancellor shall make no change in the	613
definition of "full-time equivalent student" in effect on	614
November 15, 1981, which would increase or decrease the number	615
of subsidy-eligible full-time equivalent students, without first	616
submitting a fiscal impact statement to the president of the	617
senate, the speaker of the house of representatives, the	618
legislative service commission, and the director of budget and	619
management. The chancellor shall work in close cooperation with	620
the director of budget and management in this respect and in all	621
other matters concerning the expenditures of appropriated funds	622
by state colleges, universities, and other institutions of	623
higher education.	624
(K) Seek the cooperation and advice of the officers and	625
trustees of both public and private colleges, universities, and	626
other institutions of higher education in the state in	627
performing the chancellor's duties and making the chancellor's	628
plans, studies, and recommendations;	629

(L) Appoint advisory committees consisting of persons

associated with public or private secondary schools, members of

the state board of education, or personnel of the state

department of education;

Sub. S. B. No. 135

Page 25

788

789

790

791

792

793

794

795

796

797

798

799

800

- (d) A comprehensive transition and postsecondary program 778 that is certified by the United States department of education. 779 For purposes of this section, a "comprehensive transition and 780 postsecondary program" means a degree, certificate, or non-781 degree program that is designed to support persons with 782 intellectual disabilities who are receiving academic, career, 783 technical, and independent living instruction at an institution 784 of higher education in order to prepare for gainful employment 785 as defined in 20 U.S.C. 1140. 786
- (C)(1) The chancellor shall establish and administer a needs-based financial aid grants program based on the United States department of education's method of determining financial need. The program shall be known as the Ohio college opportunity grant program. The general assembly shall support the needs-based financial aid program by such sums and in such manner as it may provide, but the chancellor also may receive funds from other sources to support the program. If, for any academic year, the amounts available for support of the program are inadequate to provide grants to all eligible students, the chancellor shall do one of the following:
- (a) Give preference in the payment of grants based upon expected family contribution, beginning with the lowest expected family contribution category and proceeding upward by category to the highest expected family contribution category;
- (b) Proportionately reduce the amount of each grant to be 802 awarded for the academic year under this section; 803
- (c) Use an alternate formula for such grants that 804 addresses the shortage of available funds and has been submitted 805 to and approved by the controlling board. 806

833

(2) The needs-based financial aid grant shall be paid to	807
the eligible student through the institution in which the	808
student is enrolled, except that no needs-based financial aid	809
grant shall be paid to any person serving a term of	810
imprisonment. Applications for the grants shall be made as	811
prescribed by the chancellor, and such applications may be made	812
in conjunction with and upon the basis of information provided	813
in conjunction with student assistance programs funded by	814
agencies of the United States government or from financial	815
resources of the institution of higher education. The	816
institution shall certify that the student applicant meets the	817
requirements set forth in division (B) of this section. Needs-	818
based financial aid grants shall be provided to an eligible	819
student only as long as the student is making appropriate	820
progress toward a nursing diploma, an associate or bachelor's	821
degree, or completion of a comprehensive transition and	822
postsecondary program. No student shall be eligible to receive a	823
grant for more than ten semesters, fifteen quarters, or the	824
equivalent of five academic years. A grant made to an eligible	825
student on the basis of less than full-time enrollment shall be	826
based on the number of credit hours for which the student is	827
enrolled and shall be computed in accordance with a formula	828
adopted by rule issued by the chancellor. No student shall	829
receive more than one grant on the basis of less than full-time	830
enrollment.	831

- (D)(1) Except as provided in divisions (D)(4) and (5) of this section, no grant awarded under this section shall exceed the total state cost of attendance.
- (2) Subject to divisions (D)(1), (3), (4), and (5) of this 835 section, the chancellor shall determine the maximum per student 836 award amount for each institutional sector by subtracting the 837

847

848

849

850

851

852

853

sum of the maximum Pell grant and maximum expected family	838
contribution amounts, as determined by the chancellor, from the	839
average instructional and general fees charged by the	840
institutional sector. The department of higher education shall	841
publish on its web site an annual Ohio college opportunity award	842
table. In Except as provided for in section 3333.126 of the	843
Revised Code, in no case, shall the grant amount for such a	844
student exceed any maximum that the chancellor may set by rule.	845

- (3) For a student enrolled for a semester or quarter in addition to the portion of the academic year covered by a grant under this section, the maximum grant amount shall be a percentage of the maximum specified in any table established in rules adopted by the chancellor as provided in division (A) of this section. The maximum grant for a fourth quarter shall be one-third of the maximum amount so prescribed. The maximum grant for a third semester shall be one-half of the maximum amount so prescribed.
- (4) If a student is enrolled in a two-year institution of
 higher education and is eligible for an education and training
 856
 voucher through the Ohio education and training voucher program
 857
 that receives federal funding under the John H. Chafee foster
 858
 care independence program, 42 U.S.C. 677, the amount of a grant
 859
 awarded under this section may exceed the total state cost of
 860
 attendance to additionally cover housing costs.
- (5) For a student who is receiving federal veterans'

 benefits under the "All-Volunteer Force Educational Assistance 863

 Program," 38 U.S.C. 3001 et seq., or "Post-9/11 Veterans 864

 Educational Assistance Program," 38 U.S.C. 3301 et seq., or any 865

 successor program, the amount of a grant awarded under this 866

 section shall be applied toward the total state cost of 867

(b) Any student who has previously received a grant

pursuant to any provision of this section, including prior to

895

Sub. S. B. No. 135

Page 32

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee	Page 33
7.6 Reported by the fledge riigher Education and Garder Redumines Committee	
bachelor's degree program.	926
(3) The student is making progress toward completing the	927
student's bachelor's degree program.	928
(B) In addition to the Ohio college opportunity grant a	929
student is awarded under section 3333.122 of the Revised Code,	930
the chancellor shall award an eligible student with a	931
supplemental grant. Funding for this supplemental grant shall be	932
paid for from funds appropriated for grants awarded under	933
section 3333.122 of the Revised Code. Supplemental grants	934
awarded under this section shall be subject to the same	935
requirements as a grant awarded under section 3333.122 of the	936
Revised Code, including divisions (D)(1) and (E) of that	937
section.	938
The chancellor shall award supplemental grants under this	939
section only if the chancellor determines that sufficient funds	940
remain for that purpose after the chancellor awards grants under	941
section 3333.122 of the Revised Code.	942
(C) The chancellor shall adopt rules to implement this	943
section. The rules shall include a method to calculate	944
supplemental grant amounts.	945
Sec. 3333.127. (A) As used in this section:	946
(1) "Cost of attendance" has the same meaning as in 20	947
<u>U.S.C. 108711.</u>	948
(2) "Eligible student" means a student to whom all of the	949
<pre>following apply:</pre>	950
(a) The student is a resident of this state under rules	951
adopted by the chancellor of higher education under section	952
3333.31 of the Revised Code.	953

(C) Each state university shall enter into agreements with

1065

1066

college and university.

multiple community colleges to establish both joint academic	1067
programming and dual enrollment opportunities to assist students	1068
in completing their degrees in a timely and cost-effective	1069
manner.	1070
(D) Each community college and state university annually	1071
shall report to the Ohio articulation and transfer network	1072
oversight board established by the chancellor the number of	1073
guaranteed pathways and joint academic programming or dual	1074
enrollment opportunities the college or university offers. The	1075
oversight board shall compile that reported information and	1076
provide a summary of it to the chancellor. That summary shall	1077
<pre>include both of the following:</pre>	1078
(1) Confirmation that each community college and state	1079
university is in compliance with the requirements prescribed	1080
under this section;	1081
(2) Any recommendations necessary to enhance and	1082
strengthen the guaranteed pathways and joint academic	1083
programming or dual enrollment opportunities offered by	1084
community colleges and state universities.	1085
(E) The chancellor shall adopt rules to implement this	1086
section.	1087
Sec. 3345.024. (A) Beginning in the academic year that	1088
follows the effective date of this section, each state	1089
institution of higher education, as defined in section 3345.011	1090
of the Revised Code, annually shall prepare and post on its	1091
publicly accessible web site a report that includes at least all	1092
of the following information, to the extent practicable:	1093
(1) An itemized list of the estimated or actual charges of	1094
the instructional fees, general fees, special purpose fees,	1095

substantially disrupts another individual's expressive activity

1152

1269

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee	Page 45
the following:	1270
(a) The state institution's investigation regarding the	1271
<pre>complaint;</pre>	1272
(b) The outcome of the hearing conducted by the state	1273
institution regarding the complaint;	1274
(c) If the hearing determines the state institution's	1275
policy was violated, the resolution determined by the board of	1276
trustees to address that violation.	1277
(E) Nothing contained in this section shall be construed	1278
as prohibiting a state institution of higher education from	1279
imposing measures that do not violate the First Amendment to the	1280
United States Constitution or Article I, Sections 3 and 11 of	1281
the Ohio Constitution such as:	1282
(1) Constitutional time, place, and manner restrictions;	1283
(2) Reasonable and viewpoint-neutral restrictions in	1284
<pre>nonpublic forums;</pre>	1285
(3) Restricting the use of the state institution's	1286
property to protect the free speech rights of students and	1287
teachers and preserve the use of the property for the	1288
advancement of the institution's mission;	1289
(4) Prohibiting or limiting speech, expression, or	1290
assemblies that are not protected by the First Amendment to the	1291
United States Constitution or Article I, Sections 3 and 11 of	1292
the Ohio Constitution;	1293
(5) Content restrictions on speech that are reasonably	1294
related to a legitimate pedagogical purpose, such as classroom	1295
rules enacted by teachers.	1296

shall adopt rules for the conduct of the students, faculty,	1326
visitors, and staff, and may provide for the ejection from	1327
college or university property, suspension or expulsion of a	1328
person who violates such regulations. All such rules shall be	1329
published in a manner reasonably designed to come to the	1330
attention of, and be available to, all faculty, staff, visitors,	1331
and students.	1332
The board of trustees shall provide for the administration	1333
and enforcement of its rules and may authorize the use of state	1334
university law enforcement officers provided for in section	1335
3345.04 of the Revised Code to assist in enforcing the rules and	1336
the law on the campus of the college or university. The board of	1337
trustees, or appropriate officials of such college or university	1338
when the authority to do so has been delegated by the board of	1339
trustees, may seek the assistance of other appropriate law	1340
enforcement officers to enforce the rules and to enforce laws	1341
for the preservation of good order on the campus, and to prevent	1342
the disruption of the educational functions of the college or	1343
university.	1344
In accordance with sections_sections_3345.0213_and_	1345
3345.0215 of the Revised Code, the rules of the board of	1346
trustees shall not restrict freedom of speech nor the right of	1347
persons on the campus to assemble peacefully.	1348
Sec. 3345.241. Except as provided in sections 3345.22 to	1349
3345.24 of the Revised Code, a state university, as defined in	1350
section 3345.011 of the Revised Code, shall provide a student	1351
who is subject to a disciplinary action by the university with a	1352
notice of the disciplinary action, the reasons for that	1353
disciplinary action, and the student's right to appeal the	1354
disciplinary action under this section. If the student elects to	1355

Sub. S. B. No. 135

Page 48

of this state for the construction or initial operation of an 1501 energy project.

- (b) Construction or installation of the energy facility 1503 begins on or after January 1, 2009, and before January 1, 2025. 1504 For the purposes of this division, construction begins on the 1505 earlier of the date of application for a certificate or other 1506 approval or permit described in division (B)(1)(a) of this 1507 section, or the date the contract for the construction or 1508 installation of the energy facility is entered into. 1509
- (c) For a qualified energy project with a nameplate 1510 capacity of twenty megawatts or greater, a board of county 1511 commissioners of a county in which property of the project is 1512 located has adopted a resolution under division (E)(1)(b) or (c) 1513 of this section to approve the application submitted under 1514 division (E) of this section to exempt the property located in 1515 that county from taxation. A board's adoption of a resolution 1516 rejecting an application or its failure to adopt a resolution 1517 approving the application does not affect the tax-exempt status 1518 of the qualified energy project's property that is located in 1519 another county. 1520
- (2) If tangible personal property of a qualified energy 1521 project using renewable energy resources was exempt from 1522 taxation under this section beginning in any of tax years 2011 1523 through 2025, and the certification under division (E)(2) of 1524 this section has not been revoked, the tangible personal 1525 property of the qualified energy project is exempt from taxation 1526 for tax year 2026 and all ensuing tax years if the property was 1527 placed into service before January 1, 2026, as certified in the 1528 construction progress report required under division (F)(2) of 1529 this section. Tangible personal property that has not been 1530

placed into service before that date is taxable property subject	1531
to taxation. An energy project for which certification has been	1532
revoked is ineligible for further exemption under this section.	1533
Revocation does not affect the tax-exempt status of the	1534
project's tangible personal property for the tax year in which	1535
revocation occurs or any prior tax year.	1536
(C) Tangible personal property of a qualified energy	1537
project using clean coal technology, advanced nuclear	1538
technology, or cogeneration technology is exempt from taxation	1539
for the first tax year that the property would be listed for	1540
taxation and all subsequent years if all of the following	1541
circumstances are met:	1542
(1) The property was placed into service before January 1,	1543
2021. Tangible personal property that has not been placed into	1544
service before that date is taxable property subject to	1545
taxation.	1546
(2) For such a qualified energy project with a nameplate	1547
capacity of twenty megawatts or greater, a board of county	1548
commissioners of a county in which property of the qualified	1549
energy project is located has adopted a resolution under	1550
division (E)(1)(b) or (c) of this section to approve the	1551
application submitted under division (E) of this section to	1552
exempt the property located in that county from taxation. A	1553
board's adoption of a resolution rejecting the application or	1554
its failure to adopt a resolution approving the application does	1555
not affect the tax-exempt status of the qualified energy	1556
project's property that is located in another county.	1557
(3) The certification for the qualified energy project	1558
issued under division (E)(2) of this section has not been	1559
revoked. An energy project for which certification has been	1560

this section may require an annual service payment to be made in

addition to the service payment required under division (G) of

this section. The sum of the service payment required in the

1587

1588

1589

resolution and the service payment required under division (G)	1590
of this section shall not exceed nine thousand dollars per	1591
megawatt of nameplate capacity located in the county. The	1592
resolution shall specify the time and manner in which the	1593
payments required by the resolution shall be paid to the county	1594
treasurer. The county treasurer shall deposit the payment to the	1595
credit of the county's general fund to be used for any purpose	1596
for which money credited to that fund may be used.	1597

The board shall send copies of the resolution to the owner 1598 of the facility and the director by certified mail or, if the 1599 board has record of an internet identifier of record associated 1600 with the owner or director, by ordinary mail and by that 1601 internet identifier of record. The board shall send such notice 1602 within thirty days after receipt of the application, or a longer 1603 period of time if authorized by the director. 1604

(c) A board of county commissioners may adopt a resolution 1605 declaring the county to be an alternative energy zone and 1606 declaring all applications submitted to the director of 1607 development under this division after the adoption of the 1608 resolution, and prior to its repeal, to be approved by the 1609 board.

All tangible personal property and real property of an

1611
energy project with a nameplate capacity of twenty megawatts or

1612
greater is taxable if it is located in a county in which the

1613
board of county commissioners adopted a resolution rejecting the

1614
application submitted under this division or failed to adopt a

1615
resolution approving the application under division (E)(1)(b) or

1616
(c) of this section.

(2) The director shall certify an energy project if all of 1618 the following circumstances exist:

(a) The application was timely submitted. 1620 (b) For an energy project with a nameplate capacity of 1621 twenty megawatts or greater, a board of county commissioners of 1622 at least one county in which the project is located has adopted 1623 a resolution approving the application under division (E)(1)(b) 1624 or (c) of this section. 1625 (c) No portion of the project's facility was used to 1626 supply electricity before December 31, 2009. 1627 (3) The director shall deny a certification application if 1628 the director determines the person has failed to comply with any 1629 requirement under this section. The director may revoke a 1630 certification if the director determines the person, or 1631 subsequent owner or lessee pursuant to a sale and leaseback 1632 transaction of the qualified energy project, has failed to 1633 comply with any requirement under this section. Upon 1634 certification or revocation, the director shall notify the 1635 person, owner, or lessee, the tax commissioner, and the county 1636 auditor of a county in which the project is located of the 1637 certification or revocation. Notice shall be provided in a 1638 manner convenient to the director. 1639 (F) The owner or a lessee pursuant to a sale and leaseback 1640 transaction of a qualified energy project shall do each of the 1641 following: 1642 (1) Comply with all applicable regulations; 1643 (2) File with the director of development a certified 1644 construction progress report before the first day of March of 1645 each year during the energy facility's construction or 1646 installation indicating the percentage of the project completed, 1647 and the project's nameplate capacity, as of the preceding 1648

thirty-first day of December. Unless otherwise instructed by the	1649
director of development, the owner or lessee of an energy	1650
project shall file a report with the director on or before the	1651
first day of March each year after completion of the energy	1652
facility's construction or installation indicating the project's	1653
nameplate capacity as of the preceding thirty-first day of	1654
December. Not later than sixty days after June 17, 2010, the	1655
owner or lessee of an energy project, the construction of which	1656
was completed before June 17, 2010, shall file a certificate	1657
indicating the project's nameplate capacity.	1658

- (3) File with the director of development, in a manner

 1659
 prescribed by the director, a report of the total number of
 full-time equivalent employees, and the total number of fulltime equivalent employees domiciled in Ohio, who are employed in
 the construction or installation of the energy facility;
 1663
- (4) For energy projects with a nameplate capacity of 1664 twenty megawatts or greater, repair all roads, bridges, and 1665 culverts affected by construction as reasonably required to 1666 restore them to their preconstruction condition, as determined 1667 by the county engineer in consultation with the local 1668 jurisdiction responsible for the roads, bridges, and culverts. 1669 In the event that the county engineer deems any road, bridge, or 1670 culvert to be inadequate to support the construction or 1671 decommissioning of the energy facility, the road, bridge, or 1672 culvert shall be rebuilt or reinforced to the specifications 1673 established by the county engineer prior to the construction or 1674 decommissioning of the facility. The owner or lessee of the 1675 facility shall post a bond in an amount established by the 1676 county engineer and to be held by the board of county 1677 commissioners to ensure funding for repairs of roads, bridges, 1678 and culverts affected during the construction. The bond shall be 1679

released by the board not later than one year after the date the	1680
repairs are completed. The energy facility owner or lessee	1681
pursuant to a sale and leaseback transaction shall post a bond,	1682
as may be required by the Ohio power siting board in the	1683
certificate authorizing commencement of construction issued	1684
pursuant to section 4906.10 of the Revised Code, to ensure	1685
funding for repairs to roads, bridges, and culverts resulting	1686
from decommissioning of the facility. The energy facility owner	1687
or lessee and the county engineer may enter into an agreement	1688
regarding specific transportation plans, reinforcements,	1689
modifications, use and repair of roads, financial security to be	1690
provided, and any other relevant issue.	1691

- (5) Provide or facilitate training for fire and emergency
 responders for response to emergency situations related to the
 1693
 energy project and, for energy projects with a nameplate
 1694
 capacity of twenty megawatts or greater, at the person's
 1695
 expense, equip the fire and emergency responders with proper
 1696
 equipment as reasonably required to enable them to respond to
 1697
 such emergency situations;
 1698
- (6) Maintain a ratio of Ohio-domiciled full-time 1699 equivalent employees employed in the construction or 1700 installation of the energy project to total full-time equivalent 1701 employees employed in the construction or installation of the 1702 energy project of not less than eighty per cent in the case of a 1703 solar energy project, and not less than fifty per cent in the 1704 case of any other energy project. In the case of an energy 1705 project for which certification from the power siting board is 1706 required under section 4906.20 of the Revised Code, the number 1707 of full-time equivalent employees employed in the construction 1708 or installation of the energy project equals the number actually 1709 employed or the number projected to be employed in the 1710

certificate application, if such projection is required under	1711
regulations adopted pursuant to section 4906.03 of the Revised	1712
Code, whichever is greater. For all other energy projects, the	1713
number of full-time equivalent employees employed in the	1714
construction or installation of the energy project equals the	1715
number actually employed or the number projected to be employed	1716
by the director of development, whichever is greater. To	1717
estimate the number of employees to be employed in the	1718
construction or installation of an energy project, the director	1719
shall use a generally accepted job-estimating model in use for	1720
renewable energy projects, including but not limited to the job	1721
and economic development impact model. The director may adjust	1722
an estimate produced by a model to account for variables not	1723
accounted for by the model.	1724
(7) For energy projects with a nameplate capacity in	1725
excess of twenty megawatts, establish a relationship with a	1726
member of the university system of Ohio as defined in section-	1727
3345.011 of the Revised Code or with a person offering an	1728
apprenticeship program registered with the employment and	1729
training administration within the United States department of	1730
labor or with the apprenticeship council created by section-	1731
4139.02 of the Revised Code, any of the following to educate and	1732
train individuals for careers in the wind or solar energy	1733
industry . The :	1734
(a) A member of the university system of Ohio as defined	1735
in section 3345.011 of the Revised Code;	1736
(b) A person offering an apprenticeship program registered	1737
with the employment and training administration within the	1738
United States department of labor or with the apprenticeship	1739
council created by section 4139.02 of the Revised Code;	1740

Sub. S. B. No. 135

Page 61

1797

1798

renewable energy credits from the energy project before June 17,	1770
2010.	1771
(9) Make annual service payments as required by division	1772
(G) of this section and as may be required in a resolution	1773
adopted by a board of county commissioners under division (E) of	1774
this section.	1775
(G) The owner or a lessee pursuant to a sale and leaseback	1776
transaction of a qualified energy project shall make annual	1777
service payments in lieu of taxes to the county treasurer on or	1778
before the final dates for payments of taxes on public utility	1779
personal property on the real and public utility personal	1780
property tax list for each tax year for which property of the	1781
energy project is exempt from taxation under this section. The	1782
county treasurer shall allocate the payment on the basis of the	1783
project's physical location. Upon receipt of a payment, or if	1784
timely payment has not been received, the county treasurer shall	1785
certify such receipt or non-receipt to the director of	1786
development and tax commissioner in a form determined by the	1787
director and commissioner, respectively. Each payment shall be	1788
in the following amount:	1789
(1) In the case of a solar energy project, seven thousand	1790
dollars per megawatt of nameplate capacity located in the county	1791
as of the thirty-first-day of December of the preceding tax	1792
year;	1793
(2) In the case of any other energy project using	1794
renewable energy resources, the following:	1795
(a) If the project maintains during the construction or	1796

installation of the energy facility a ratio of Ohio-domiciled

full-time equivalent employees to total full-time equivalent

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee	Page 65
students on a pathway to either employment upon graduation or	1857
enrollment in a postsecondary educational institution.	1858
The state Superintendent, in consultation with the	1859
Chancellor and the Director, shall include appropriate	1860
stakeholders in the development of the proposal.	1861
(C) The state Superintendent, the Chancellor, the	1862
Director, and any other participating stakeholders shall	1863
consider at least all of the following in developing the	1864
proposal:	1865
(1) Eligibility requirements for a student to participate	1866
in an apprenticeship, including a minimum grade point average or	1867
its equivalent;	1868
(2) A process by which a student may secure an	1869
apprenticeship;	1870
(3) A process for approval of each student's	1871
apprenticeship, including a method for evaluating the	1872
educational benefits of an apprenticeship, and giving	1873
consideration to qualifying apprenticeships offered in this	1874
state;	1875
(4) A limitation on the number of hours per week a student	1876
may work in an apprenticeship;	1877
(5) A method for determining actual costs to a business	1878
participating in an apprenticeship, including workers'	1879
compensation and other insurance costs and training costs;	1880
(6) A funding formula for students enrolled in a public	1881
high school, including a maximum amount, to pay businesses for	1882
costs associated with employing students under an	1883
apprenticeship;	1884

As Reported by the House High	er Education and C	areer Readiness Committee	raye	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(7) A funding form	nula for studen	ts enrolled in a chart	ered	1885
nonpublic high school,	including a max	imum amount, to pay		1886
businesses for costs as	sociated with e	mploying students unde	r an	1887
apprenticeship;				1888
(8) A method for m	making payments	to participating		1889
businesses;				1890
(9) A method by wl	nich any college	e credit for a certifi	cate	1891
or certificates earned	in an apprentic	eship may transfer to	an	1892
institution of higher e	ducation. Under	the method, each		1893
institution shall deter	mine whether to	accept work after		1894
completing an apprentic	eship as eligib	le college credit for		1895
admission purposes.				1896
(D) Not later than	n June 1, 2023,	the state Superintend	ent,	1897
the Chancellor, and the	Director shall	submit the proposal t	.0	1898
the Governor and the Ge	the Governor and the General Assembly, in accordance with			
section 101.68 of the R	evised Code, fo	r consideration.		1900
Section 4. That Se	ections 381.10	and 381.480 of H.B. 11	0 of	1901
the 134th General Assem	bly be amended	to read as follows:		1902
Sec. 381.10.				1903
				1904
1 2	3	4	5	
A BO	R DEPARTMENT OF	HIGHER EDUCATION		
B GENERAL REVENUE FUND				
C GRF 235321 Operati	ng Expenses	\$5,742,147	\$5,914,41	1

Sub. S. B. No. 135

Page 66

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee					Page 67
D	GRF	235402	Sea Grants	\$299 , 250	\$299,250
E	GRF	235406	Articulation and Transfer	\$1,818,947	\$1,873,515
F	GRF	235408	Midwest Higher Education Compact	\$116 , 725	\$118,476
G	GRF	235414	Grants and Scholarship Administration	\$850 , 729	\$876 , 251
Н	GRF	235417	Technology Maintenance and Operations	\$3,530,641	\$3,636,561
Ι	GRF	235428	Appalachian New Economy Workforce Partnership	\$4,041,600	\$4,041,600
J	GRF	235438	Choose Ohio First Scholarship	\$25,000,000	\$28,000,000
K	GRF	235443	Adult Basic and Literacy Education - State	\$7,083,344	\$7,083,344
L	GRF	235444	Ohio Technical Centers	\$21,310,120	\$21,810,120
М	GRF	235474	Area Health Education Centers Program Support	\$873 , 000	\$873 , 000
N	GRF	235492	Campus Safety and Training	\$612,000	\$630,360
0	GRF	235495	Northeast Ohio Medical University Dental School	\$0	\$1,000,000
Р	GRF	235501	State Share of	\$2,056,678,116	\$2,075,761,402

			Instruction		
Q	GRF	235504	War Orphans and Severely Disabled Veterans' Children Scholarships	\$14,000,000	\$15,500,000
R	GRF	235507	OhioLINK	\$5,654,164	\$5,752,427
S	GRF	235508	Air Force Institute of Technology	\$1,824,219	\$1,863,387
Т	GRF	235510	Ohio Supercomputer Center	\$4,294,160	\$4,422,984
U	GRF	235511	The Ohio State University Extension Service	\$24,563,453	\$24,761,619
V	GRF	235514	Central State Supplement	\$11,551,202	\$11,685,515
W	GRF	235515	Case Western Reserve University School of Medicine	\$2,038,940	\$2,038,940
Χ	GRF	235519	Family Practice	\$3,007,876	\$3,007,876
Y	GRF	235520	Shawnee State Supplement	\$4,636,500	\$5,409,250
Z	GRF	235525	Geriatric Medicine	\$496,043	\$496,043
AA	GRF	235526	Primary Care Residencies	\$1,425,000	\$1,425,000
AB	GRF	235533	Program and Project Support	\$1,540,925	\$853,000
AC	GRF	235535	Ohio Agricultural Research and Development	\$35,785,072	\$36,086,454

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee	Page 69

		Center		
AD GRF	235536	The Ohio State University Clinical Teaching	\$9,185,494	\$9,185,494
AE GRF	235537	University of Cincinnati Clinical Teaching	\$8,334,944	\$8,334,944
AF GRF	235538	University of Toledo Clinical Teaching	\$5,888,670	\$5,888,670
AG GRF	235539	Wright State University Clinical Teaching	\$2,860,830	\$2,860,830
AH GRF	235540	Ohio University Clinical Teaching	\$2,765,651	\$2,765,651
AI GRF	235541	Northeast Ohio Medical University Clinical Teaching	\$2,844,469	\$2,844,469
AJ GRF	235543	Kent State University College of Podiatric Medicine Clinic Subsidy	\$450,000	\$500 , 000
AK GRF	235546	Central State Agricultural Research and Development	\$4,883,340	\$4,883,340
AL GRF	235548	Central State Cooperative Extension Services	\$5,084,568	\$5,084,568
AM GRF	235552	Capital Component	\$1,584,491	\$1,584,491

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee					
AN	GRF	235555	Library Depositories	\$1,310,702	\$1,326,762
AO	GRF	235556	Ohio Academic Resources Network	\$2,915,605	\$2,978,512
AP	GRF	235558	Long-term Care Research	\$309 , 035	\$309,035
AQ	GRF	235563	Ohio College Opportunity Grant	\$106,756,352	\$112,500,000
AR	GRF	235569	The Ohio State University College of Veterinary Medicine Supplement	\$4,000,000	\$5,000,000
AS	GRF	235572	The Ohio State University Clinic Support	\$728 , 206	\$728,206
AT	GRF	235578	Federal Research Network	\$4,950,000	\$4,950,000
AU	GRF	235591	Co-Op Internship Program	\$890,000	\$890,000
AV	GRF	235595	Commercial Truck Driver Student Aid Program	\$2,500,000	\$2,500,000
AW	GRF	235598	Rural University Program	\$400,000	\$400,000
AX	GRF	235599	National Guard Scholarship Program	\$19,000,000	\$19,000,000
АУ	GRF	235909	Higher Education General Obligation Bond Debt Service	\$331,000,000	\$301,000,000
ΑZ	TOTA	L GRF Ge	neral Revenue Fund	\$2,757,416,530	\$2,760,735,757

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee						
ВА	BA Dedicated Purpose Fund Group					
ВВ	2200 235614	Program Approval and Reauthorization	\$800,485	\$825,000		
ВС	4560 235603	Sales and Services	\$199,250	\$199,250		
BD	4E80 235602	Higher Educational Facility Commission Administration	\$63,000	\$65,000		
BE	5D40 235675	Conference/Special Purposes	\$1,000,000	\$1,000,000		
BF	5FR0 235650	State and Non-Federal Grants and Award	\$1,402,150	\$1,402,150		
BG	5JC0 235649	MAGNET Apprenticeship Program	\$200,000	\$200,000		
ВН	5NHO 235517	Short-Term Certificates	\$3,500,000	\$3,500,000		
BI	5P30 235663	Variable Savings Plan	\$8,049,501	\$8,159,165		
ВЈ	5RA0 235616	Workforce and Higher Education Programs	\$1,000,000	\$1,000,000		
ВК	5UKO 235594	OhioCorps Program	\$150,000	\$0		
BL	5YD0 235494	Second Chance Grant Pilot Program	\$3,000,000	\$0		
ВМ	6450 235664	Guaranteed Savings Plan	\$1,035,116	\$1,047,209		
BN	6820 235606	Nursing Loan Program	\$1,116,842	\$1,116,842		

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee				
BO TOT	AL DPF De	dicated Purpose Fund Group	\$21,516,344	\$18,514,616
BP Bon	d Researc	h and Development Fund Group		
BQ 701	1 235634	Research Incentive Third Frontier	\$5,000,000	\$5,000,000
BR 701	4 235639	Research Incentive Third Frontier - Tax	\$3,000,000	\$3,000,000
		nd Research and Fund Group	\$8,000,000	\$8,000,000
BT Fed	eral Fund	Group		
BU 312	0 235577	Education, Research, Development, and Dissemination	\$25 , 691	\$25 , 691
BV 312	0 235611	Gear-up Grant	\$2,000,000	\$2,000,000
BW 312	0 235612	Carl D. Perkins Grant/Plan Administration	\$1,350,000	\$1,350,000
BX 312	0 235641	Adult Basic and Literacy Education - Federal	\$17,600,000	\$17,600,000
BY 3BG	0 235651	Gear Up Grant Scholarships	\$1,750,000	\$1,750,000
BZ 3N6	0 235658	John R. Justice Student Loan Repayment Program	\$70,000	\$70,000
CA TOT	AL FED Fe	deral Fund Group	\$22,795,691	\$22,795,691

1925

Sub. S. B. No. 135 As Reported by the House Higher Education and Career Readiness Committee

CB TOTAL ALL BUDGET FUND GROUPS \$2,809,728,565 \$2,810,046,064 Sec. 381.480. SECOND CHANCE GRANT PILOT PROGRAM 1905 The foregoing appropriation item 235494, Second Chance 1906 Grant Pilot-Program, shall be distributed by the Chancellor of 1907 Higher Education to qualifying institutions of higher education 1908 and Ohio Technical Centers to provide grants to eligible 1909 students under the Second Chance Grant Pilot Program established 1910 in section 3333.127 of the Revised Code. 1911 On July 1, 2022, or as soon as possible thereafter, the 1912 Chancellor of Higher Education shall certify to the Director of 1913 Budget and Management an amount up to the unexpended, 1914 unencumbered balance of the foregoing appropriation item 235494, 1915 Second Chance Grant Program, at the end of fiscal year 2022 to 1916 be reappropriated to fiscal year 2023. The amount certified is 1917 hereby reappropriated to the same appropriation item for fiscal 1918 year 2023. 1919 NURSING LOAN PROGRAM 1920 The foregoing appropriation item 235606, Nursing Loan 1921 Program, shall be used to administer the nurse education 1922 1923 assistance program. Section 5. That existing Sections 381.10 and 381.480 of 1924

H.B. 110 of the 134th General Assembly are hereby repealed.