## As Reported by the House Finance Committee

## 135th General Assembly

# Regular Session 2023-2024

Sub. H. B. No. 349

## Representatives Barhorst, Jones Cosponsor: Representative Cutrona

## A BILL

То	amend section 166.01 and to enact sections	1
	122.161, 122.162, and 5727.76 of the Revised	2
	Code to authorize the creation of areas within	3
	which incentives are available to encourage the	4
	development of natural gas pipelines and other	5
	infrastructure and to make an appropriation.	6

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

Section 1. That section 166.01 be amended and sections	7
122.161, 122.162, and 5727.76 of the Revised Code be enacted to	8
read as follows:	9
Sec. 122.161. (A) As used in this section:	10
(1) "Subdivision" means a municipal corporation, township,	11
or county.	12
(2) "Legislative authority" means the legislative	13
authority of a municipal corporation, a board of the township	14
trustees, or a board of county commissioners.	15
(3) "Subdivision's territory" means, in the case of a	16
municipal corporation, the territory of the municipal	17

resolution described in division (B) of this section may adopt

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and certify an ordinance or resolution to the director of	47
development proposing to continue the EnergizeOhio zone	48
designation for an additional five years. The director shall	49
continue the EnergizeOhio zone designation if the director	50
determines that deficiencies in natural gas infrastructure in	51
the zone continue to adversely affect economic conditions or	52
potential for economic growth. The director shall notify the	53
legislative authority of the director's decision within sixty	54
days after receiving the certified ordinance or resolution. The	55
continuation of an EnergizeOhio zone designation is effective	56
for the five calendar years immediately following the expiration	57
of the initial five-year period. An EnergizeOhio zone	58
designation may be continued only once pursuant to this	59
division.	60
(D) The director of development shall immediately notify	61
the tax commissioner if the director approves the designation or	62
continuation of an EnergizeOhio zone under division (B) or (C)	63
of this section. The director shall publish maps displaying each	64
designated EnergizeOhio zone on the department of development's	65
web site.	66
Sec. 122.162. (A) As used in this section:	67
(1) "Eligible applicant" means a municipal corporation,	68
township, county, port authority, qualifying economic	69
development organization, community improvement corporation	70
organized under Chapter 1724. of the Revised Code, or regional	71
council of government established in accordance with Chapter	72
167. of the Revised Code or a partnership existing between any	73
of the foregoing and another person.	74
(2) "Qualifying economic development organization" means	75
an economic development organization providing services for, or	76

advocating on behalf of, businesses operating in any of five or	77
more counties.	78
(B) There is hereby created in the department of	79
development the EnergizeOhio loan program. An eligible applicant	80
may apply to the director of development, on forms prescribed by	81
the director, for a loan from the EnergizeOhio loan fund. The	82
director shall evaluate each application using the evaluation	83
criteria adopted under division (C)(3) of this section to	84
determine whether to award a loan to an eligible applicant. A	85
loan awarded under this program shall not bear interest for up	86
to five years from the date the loan is disbursed, as determined	87
by the director.	88
An eligible applicant receiving a loan under this section	89
may use the proceeds solely to purchase or lease easements on	90
property located in an EnergizeOhio zone designated under	91
section 122.161 of the Revised Code for the purpose of	92
installing natural gas pipelines or other natural gas	93
infrastructure on the property. An eligible applicant may not	94
use loan proceeds to acquire easements by appropriation pursuant	95
to sections 163.01 to 163.22 of the Revised Code. A loan shall	96
be repaid from proceeds obtained by the eligible applicant in	97
selling or leasing easements purchased or leased in whole or in	98
part with loan proceeds and from any other lawful source of	99
revenue. The director shall credit repayments to the	100
<pre>EnergizeOhio loan fund.</pre>	101
(C) The director of development, in consultation with the	102
chief investment officer of JobsOhio, shall adopt rules in	103
accordance with Chapter 119. of the Revised Code prescribing all	104
of the following:	105
(1) The terms and conditions of any loan awarded under	106

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improvements or utility facilities, designs, plans,	136
specifications, surveys, studies, and estimates of costs,	137
expenses necessary or incident to determining the feasibility or	138
practicability of assisting an eligible project, an eligible	139
innovation project, an eligible research and development	140
project, an eligible advanced energy project, or an eligible	141
logistics and distribution project, or providing project	142
facilities or facilities related to an eligible project, an	143
eligible innovation project, an eligible research and	144
development project, an eligible advanced energy project, or an	145
eligible logistics and distribution project, architectural,	146
engineering, and legal services fees and expenses, the costs of	147
conducting any other activities as part of a voluntary action,	148
and such other expenses as may be necessary or incidental to the	149
establishment or development of an eligible project, an eligible	150
innovation project, an eligible research and development	151
project, an eligible advanced energy project, or an eligible	152
logistics and distribution project, and reimbursement of moneys	153
advanced or applied by any governmental agency or other person	154
for allowable costs.	155

(B) "Allowable innovation costs" includes allowable costs 156 of eligible innovation projects and, in addition, includes the 157 costs of research and development of eligible innovation 158 projects; obtaining or creating any requisite software or 159 computer hardware related to an eligible innovation project or 160 the products or services associated therewith; testing 161 (including, without limitation, quality control activities 162 necessary for initial production), perfecting, and marketing of 163 such products and services; creating and protecting intellectual 164 property related to an eligible innovation project or any 165 products or services related thereto, including costs of 166

securing appropriate patent, trademark, trade secret, trade 167 dress, copyright, or other form of intellectual property 168 protection for an eligible innovation project or related 169 products and services; all to the extent that such expenditures 170 could be capitalized under then-applicable generally accepted 171 accounting principles; and the reimbursement of moneys advanced 172 or applied by any governmental agency or other person for 173 allowable innovation costs. 174

- (C) "Eligible innovation project" includes an eligible 175 project, including any project facilities associated with an 176 eligible innovation project and, in addition, includes all 177 tangible and intangible property related to a new product or 178 process based on new technology or the creative application of 179 existing technology, including research and development, product 180 or process testing, quality control, market research, and 181 related activities, that is to be acquired, established, 182 expanded, remodeled, rehabilitated, or modernized for industry, 183 commerce, distribution, or research, or any combination thereof, 184 the operation of which, alone or in conjunction with other 185 eligible projects, eligible innovation projects, or innovation 186 property, will create new jobs or preserve existing jobs and 187 employment opportunities and improve the economic welfare of the 188 people of the state. 189
- (D) "Eligible project" means project facilities to be 190 acquired, established, expanded, remodeled, rehabilitated, or 191 modernized for industry, commerce, distribution, or research, or 192 any combination thereof, the operation of which, alone or in 193 conjunction with other facilities, will create new jobs or 194 preserve existing jobs and employment opportunities and improve 195 the economic welfare of the people of the state. "Eligible 196 project" includes, without limitation, a voluntary action. 197

"Eligible project" includes eligible natural gas infrastructure	198
projects. For purposes of this division, "new jobs" does not	199
include existing jobs transferred from another facility within	200
the state, and "existing jobs" includes only those existing jobs	201
with work places within the municipal corporation or	202
unincorporated area of the county in which the eligible project	203
is located.	204

"Eligible project" does not include project facilities to be acquired, established, expanded, remodeled, rehabilitated, or modernized for industry, commerce, distribution, or research, or any combination of industry, commerce, distribution, or research, if the project facilities consist solely of point-of-final-purchase retail facilities. If the project facilities consist of both point-of-final-purchase retail facilities and nonretail facilities, only the portion of the project facilities consisting of nonretail facilities is an eligible project. If a warehouse facility is part of a point-of-final-purchase retail facility and supplies only that facility, the warehouse facility is not an eligible project. Catalog distribution facilities are not considered point-of-final-purchase retail facilities for purposes of this paragraph, and are eligible projects.

(E) "Eligible research and development project" means an eligible project, including project facilities, comprising, within, or related to, a facility or portion of a facility at which research is undertaken for the purpose of discovering information that is technological in nature and the application of which is intended to be useful in the development of a new or improved product, process, technique, formula, or invention, a new product or process based on new technology, or the creative application of existing technology.

- (F) "Financial assistance" means inducements under

  division (B) of section 166.02 of the Revised Code, loan

  guarantees under section 166.06 of the Revised Code, and direct

  loans under section 166.07 of the Revised Code.

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- (G) "Governmental action" means any action by a 232 governmental agency relating to the establishment, development, 233 or operation of an eligible project, eligible innovation 234 project, eligible research and development project, eligible 235 advanced energy project, or eligible logistics and distribution 236 237 project, and project facilities that the governmental agency acting has authority to take or provide for the purpose under 238 law, including, but not limited to, actions relating to 239 contracts and agreements, zoning, building, permits, acquisition 240 and disposition of property, public capital improvements, 241 utility and transportation service, taxation, employee 242 recruitment and training, and liaison and coordination with and 243 among governmental agencies. 244
- (H) "Governmental agency" means the state and any state 245 department, division, commission, institution or authority; a 246 municipal corporation, county, or township, and any agency 247 thereof, and any other political subdivision or public 248 249 corporation or the United States or any agency thereof; any agency, commission, or authority established pursuant to an 250 251 interstate compact or agreement; and any combination of the 252 above.
- (I) "Innovation financial assistance" means inducements 253 under division (B) of section 166.12 of the Revised Code, 254 innovation Ohio loan guarantees under section 166.15 of the 255 Revised Code, and innovation Ohio loans under section 166.16 of 256 the Revised Code. 257

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- (J) "Innovation Ohio loan guarantee reserve requirement" 258 means, at any time, with respect to innovation loan quarantees 259 made under section 166.15 of the Revised Code, a balance in the 260 innovation Ohio loan guarantee fund equal to the greater of 261 twenty per cent of the then-outstanding principal amount of all 2.62 outstanding innovation loan guarantees made pursuant to section 263 166.15 of the Revised Code or fifty per cent of the principal 264 amount of the largest outstanding guarantee made pursuant to 265 section 166.15 of the Revised Code. 266
- (K) "Innovation property" includes property and also includes software, inventory, licenses, contract rights, goodwill, intellectual property, including without limitation, patents, patent applications, trademarks and service marks, and trade secrets, and other tangible and intangible property, and any rights and interests in or connected to the foregoing.
- (L) "Loan guarantee reserve requirement" means, at any 273 time, with respect to loan guarantees made under section 166.06 274 of the Revised Code, a balance in the loan guarantee fund equal 275 to the greater of twenty per cent of the then-outstanding 276 principal amount of all outstanding guarantees made pursuant to 277 section 166.06 of the Revised Code or fifty per cent of the 278 principal amount of the largest outstanding quarantee made 279 pursuant to section 166.06 of the Revised Code. 280
- (M) "Person" means any individual, firm, partnership, association, corporation, or governmental agency, and any combination thereof.
- (N) "Project facilities" means buildings, structures, and
  other improvements, and equipment and other property, excluding
  small tools, supplies, and inventory, and any one, part of, or
  combination of the above, comprising all or part of, or serving
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or being incidental to, an eligible project, an eligible	288
innovation project, an eligible research and development	289
project, an eligible advanced energy project, or an eligible	290
logistics and distribution project, including, but not limited	291
to, public capital improvements or, in the case of an eligible	292
natural gas infrastructure project, the purchase or lease of	293
easements on property.	294
(O) "Property" means real and personal property and	295
interests therein.	296
(P) "Public capital improvements" means capital	297
improvements or facilities that any governmental agency has	298
authority to acquire, pay the costs of, own, maintain, or	299
operate, or to contract with other persons to have the same	300
done, including, but not limited to, highways, roads, streets,	301
water and sewer facilities, railroad and other transportation	302
facilities, and air and water pollution control and solid waste	303
disposal facilities. For purposes of this division, "air	304
pollution control facilities" includes, without limitation,	305
solar, geothermal, biofuel, biomass, wind, hydro, wave, and	306
other advanced energy projects as defined in section 3706.25 of	307
the Revised Code.	308
(Q) "Research and development financial assistance" means	309
inducements under section 166.17 of the Revised Code, research	310
and development loans under section 166.21 of the Revised Code,	311
and research and development tax credits under sections 5733.352	312
and 5747.331 of the Revised Code.	313
(R) "Targeted innovation industry sectors" means industry	314
sectors involving the production or use of advanced materials,	315

instruments, controls and electronics, power and propulsion,

biosciences, and information technology, or such other sectors

as may be designated by the director of development.	318
(S) "Voluntary action" means a voluntary action, as	319
defined in section 3746.01 of the Revised Code, that is	320
conducted under the voluntary action program established in	321
Chapter 3746. of the Revised Code.	322
(T) "Project financing obligations" means obligations	323
issued pursuant to section 166.08 of the Revised Code other than	324
obligations for which the bond proceedings provide that bond	325
service charges shall be paid from receipts of the state	326
representing gross profit on the sale of spirituous liquor as	327
referred to in division (B)(4) of section $\frac{4310.10}{4301.10}$ of the	328
Revised Code.	329
(U) "Regional economic development entity" means an entity	330
that is under contract with the director to administer a loan	331
program under this chapter in a particular area of this state.	332
(V) "Eligible advanced energy project" means an eligible	333
project that is an "advanced energy project" as defined in	334
section 3706.25 of the Revised Code.	335
(W) "Eligible logistics and distribution project" means an	336
eligible project, including project facilities, to be acquired,	337
established, expanded, remodeled, rehabilitated, or modernized	338
for transportation logistics and distribution infrastructure	339
purposes. As used in this division, "transportation logistics	340
and distribution infrastructure purposes" means promoting,	341
providing for, and enabling improvements to the ground, air, and	342
water transportation infrastructure comprising the	343
transportation system in this state, including, without	344
limitation, highways, streets, roads, bridges, railroads	345
carrying freight, and air and water ports and port facilities,	346

and all related supporting facilities.	347
(X) "Eligible natural gas infrastructure project" means	348
the purchase or lease of easements on property located in an	349
EnergizeOhio zone designated under section 122.161 of the	350
Revised Code for the purpose of installing natural gas pipelines	351
or other natural gas infrastructure on the property. An	352
"eligible natural gas infrastructure project" does not include	353
the acquisition of easements by appropriation pursuant to	354
sections 163.01 to 163.22 of the Revised Code.	355
Sec. 5727.76. (A) As used in this section:	356
(1) "Natural gas property" means the taxable property of a	357
natural gas company; the taxable property of a combined company	358
attributable to a natural gas company activity under section	359
5727.03 of the Revised Code; or the taxable property of a	360
pipeline company dedicated to transporting natural gas through	361
pipes or tubing, either wholly or partially within this state.	362
(2) "Qualifying property" means natural gas property	363
placed into service in an EnergizeOhio zone designated under	364
section 122.161 of the Revised Code during a time when that	365
designation is in effect pursuant to either division (B) or (C)	366
of that section.	367
(3) "Authorizing ordinance or resolution" means an	368
ordinance or resolution adopted under division (B) of section	369
122.161 of the Revised Code.	370
(B) Qualifying property shall be partially exempt from	371
taxation. The percentage of qualifying property to be exempted	372
shall equal the percentage specified in the authorizing	373
ordinance or resolution for the EnergizeOhio zone in which the	374
property is located. The qualifying property shall be exempt for	375

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DEV DEPARTMENT OF DEVELOPMENT

B Dedicated Purpose Fund Group

Α

C 5BU1 1956H9 EnergizeOhio Loan Program \$0 \$20,00	0,000
D TOTAL Dedicated Purpose Fund Group \$0 \$20,00	0,000
E TOTAL ALL BUDGET FUND GROUPS \$0 \$20,00	0,000
ENERGIZEOHIO LOAN PROGRAM	398
The foregoing appropriation item 1956H9, EnergizeOhio Loan	399
Program, shall be used for the EnergizeOhio Loan Program as	400
described in section 122.162 of the Revised Code. On the	401
effective date of this section, or as soon as possible	402
thereafter, the Director of Budget and Management shall transfer	403
\$20,000,000 cash from the General Revenue Fund to the	404
EnergizeOhio Loan Fund (Fund 5BU1).	405
Section 6. Within the limits set forth in this act, the	406
Director of Budget and Management shall establish accounts	407
indicating the source and amount of funds for each appropriation	408
made in this act, and shall determine the manner in which	409
appropriation accounts shall be maintained. Expenditures from	410
operating appropriations contained in this act shall be	411
accounted for as though made in, and are subject to all	412
applicable provisions of, H.B. 33 of the 135th General Assembly.	413