ANACT

To amend sections 3743.75, 5501.91, and 5739.09; to enact sections 197.01, 197.03, 197.04, 197.05, 197.06, 197.07, 197.08, 197.11, 197.12, 197.13, 5101.88, 5101.881, 5101.884, 5101.885, 5101.886, 5101.887, 5101.889, 5101.8811, and 5103.0329; and to repeal section 3317.60 of the Revised Code and to amend Sections 27 as subsequently amended, 221.13, and 223.15 as subsequently amended of H.B. 481 of the 133rd General Assembly to provide for the essential operations of state government, to make capital appropriations for the biennium ending June 30, 2022, to modify capital reappropriations, to make other appropriations, and to declare an emergency.

Be it enacted by the General Assembly of the State of Ohio:

Section 1. That sections 3743.75, 5501.91, and 5739.09 be amended and sections 197.01, 197.03, 197.04, 197.05, 197.06, 197.07, 197.08, 197.11, 197.12, 197.13, 5101.88, 5101.881, 5101.884, 5101.885, 5101.886, 5101.887, 5101.889, 5101.8811, and 5103.0329 of the Revised Code be enacted to read as follows:

Sec. 197.01. As used in this chapter:

- (A) "Genocide" means an internationally recognized crime where the following acts are committed against a national, ethnic, racial, or religious group's members with the intent to destroy, in whole or in part, the group:
 - (1) Killing;
 - (2) Causing serious bodily or mental harm;
- (3) Deliberately inflicting life conditions calculated to bring about physical destruction, in whole or in part;
 - (4) Imposing measures intended to prevent births;
 - (5) Forcibly transferring a group's children to another group.
- (B) "Holocaust" means the systematic, state-sponsored persecution and murder of approximately six million Jews by the Nazi regime and its allies and collaborators. Other victims, including the Roma and Sinti, also known as Gypsies, homosexuals, Poles, people with disabilities, and Jehovah's Witnesses, were also persecuted and murdered by the Nazi regime.
- Sec. 197.03. There is hereby created the Holocaust and genocide memorial and education commission.
- Sec. 197.04. (A) The Holocaust and genocide memorial and education commission shall consist of fifteen members as follows:
- (1) Two members shall be members of the house of representatives appointed by the governor after consultation with the speaker of the house of representatives, with one member being from the

majority party and one member being from the minority party, to serve a term of the remainder of the general assembly during which the representative is appointed.

- (2) Two members shall be members of the senate appointed by the governor after consultation with the president of the senate, with one member being from the majority party and one member being from the minority party, to serve a term of the remainder of the general assembly during which the senator is appointed.
- (3) Three nonvoting ex officio members, to serve until the ex officio member ceases to hold the applicable office:
 - (a) The superintendent of public instruction;
 - (b) The chancellor of higher education;
 - (c) The director of veterans services.
- (4) Eight members shall be appointed by the governor with the advice and consent of the senate, to serve a term of three years, as follows:
- (a) At least three members shall be involved in Holocaust and genocide memorial and education or have a personal connection or experience with the Holocaust or genocide.
- (b) At least three members shall have expertise regarding the Holocaust and investigation, analysis, or research regarding genocide.
- (B) Vacancies shall be filled in the manner provided under division (A) of this section. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which the member's predecessor was appointed shall hold office for the remainder of that term. Any appointed member shall continue in office subsequent to the expiration of that member's term until the member's successor takes office or until a period of sixty days has elapsed, whichever occurs first.
- Sec. 197.05. (A) The Holocaust and genocide memorial and education commission shall meet not less than six times during a calendar year.
- (B) On the first meeting, the commission shall elect a chairperson, vice-chairperson, and other officers from the voting members.
 - (C) The commission shall adopt rules governing the commission.
- Sec. 197.06. Eight voting members of the Holocaust and genocide memorial and education commission constitute a quorum of the commission. No action of the commission shall be taken without the affirmative vote of eight voting members.
- Sec. 197.07. Members of the Holocaust and genocide memorial and education commission shall serve without compensation, but shall be reimbursed for expenses actually and necessarily incurred in the performance of their duties.
- Sec. 197.08. The Holocaust and genocide memorial and education commission shall do the following:
 - (A) Gather and disseminate Holocaust and genocide information throughout this state;
- (B) Take inventory of current statewide Holocaust and genocide memorial and education programs and initiatives, and propose programming to fill program and initiative gaps;
- (C) Secure appropriate recognition of the accomplishments and contributions of Holocaust and genocide survivors, liberators, and Ohioans active in rescue and resettlement efforts, and make their stories accessible for educational purposes;
 - (D) Promote public awareness of issues relating to Holocaust and genocide memorial and

education through public education programs;

- (E) Partner with public and private organizations that serve Holocaust and genocide survivors, veterans, and liberators, including the Nancy and David Wolf Holocaust and humanity center, the national veterans memorial and museum, the Maltz museum of Jewish heritage, the national museum of the United States air force, and local, state, national, or international historical societies, museums, and memorials for educational purposes;
- (F) Advise and educate the governor, general assembly, and state departments and agencies regarding the nature, magnitude, and priorities of Holocaust and genocide memorial and education, and develop policies and programs to address those needs;
- (G) Seek opportunities to provide resources for schools to teach effectively about the Holocaust and genocide;
- (H) Review and approve grants that are administered or subcontracted by the commission or the Holocaust and genocide memorial and education office established under section 197.11 of the Revised Code;
- (I) Coordinate with and provide information regarding available state services to meet the needs of Holocaust and genocide survivors, liberators, educators, students, and public safety and law enforcement;
- (J) Review and approve the annual report prepared by the office under section 197.13 of the Revised Code.
- Sec. 197.11. There is hereby created the Holocaust and genocide memorial and education office to serve the Holocaust and genocide memorial and education commission.
- Sec. 197.12. The director of the Holocaust and genocide memorial and education office shall be appointed by, and serve at the pleasure of, the Holocaust and genocide memorial and education commission. The director shall, with the commission's approval, appoint employees as necessary to carry out the duties of the office. The employees shall serve at the director's pleasure.
- Sec. 197.13. The Holocaust and genocide memorial and education office shall do the following:
- (A) Advise and provide information to the Holocaust and genocide memorial and education commission on statewide programs and new opportunities to further Holocaust and genocide memorial and education;
- (B) Serve as a clearinghouse to review, comment on, and propose initiatives submitted to the office that meet Holocaust and genocide memorial and education needs;
- (C) Apply for and accept grants and gifts from public and private sources to be administered by the office or subcontracted to local public or nonprofit agencies that shall use the grants and gifts for the purpose intended;
- (D) Monitor and evaluate all programs subcontracted to local public or nonprofit agencies and ensure that any grants or gifts are being used for the purpose intended;
- (E) Endeavor to ensure that Holocaust and genocide survivors, liberators, educators, and others involved in Holocaust and genocide education and memorial have access to decision-making bodies in local, state, national, and international departments, agencies, and genocide education and memorial organizations;
 - (F)(1) Establish advisory committees for special subjects, as needed, to facilitate and

- maximize community participation and subject matter expertise in the operation of the commission;
- (2) Advisory committees shall be comprised of members representing community organizations, charitable institutions, elementary and secondary schools, higher education institutions, faith-based organizations, public officials, and other persons as determined by the office.
- (G) Establish relationships with local and state governments, federal officials, nonprofit organizations, and the private sector to promote and ensure the highest standards of Holocaust and genocide memorial and education;
- (H) Submit a written annual report of the office's activities, accomplishments, and recommendations to the commission.
- Sec. 3743.75. (A) During the period beginning on June 29, 2001, and ending on December 31, 20202021, the state fire marshal shall not do any of the following:
- (1) Issue a license as a manufacturer of fireworks under sections 3743.02 and 3743.03 of the Revised Code to a person for a particular fireworks plant unless that person possessed such a license for that fireworks plant immediately prior to June 29, 2001;
- (2) Issue a license as a wholesaler of fireworks under sections 3743.15 and 3743.16 of the Revised Code to a person for a particular location unless that person possessed such a license for that location immediately prior to June 29, 2001;
- (3) Except as provided in division (B) of this section, approve the geographic transfer of a license as a manufacturer or wholesaler of fireworks issued under this chapter to any location other than a location for which a license was issued under this chapter immediately prior to June 29, 2001.
- (B) Division (A)(3) of this section does not apply to a transfer that the state fire marshal approves under division (F) of section 3743.17 of the Revised Code.
- (C) Notwithstanding section 3743.59 of the Revised Code, the prohibited activities established in divisions (A)(1) and (2) of this section, geographic transfers approved pursuant to division (F) of section 3743.17 of the Revised Code, and storage locations allowed pursuant to division (I) of section 3743.04 of the Revised Code or division (G) of section 3743.17 of the Revised Code are not subject to any variance, waiver, or exclusion.
 - (D) As used in division (A) of this section:
- (1) "Person" includes any person or entity, in whatever form or name, that acquires possession of a manufacturer or wholesaler of fireworks license issued pursuant to this chapter by transfer of possession of a license, whether that transfer occurs by purchase, assignment, inheritance, bequest, stock transfer, or any other type of transfer, on the condition that the transfer is in accordance with division (D) of section 3743.04 of the Revised Code or division (D) of section 3743.17 of the Revised Code and is approved by the fire marshal.
- (2) "Particular location" includes a licensed premises and, regardless of when approved, any storage location approved in accordance with section 3743.04 or 3743.17 of the Revised Code.
- (3) "Such a license" includes a wholesaler of fireworks license that was issued in place of a manufacturer of fireworks license that existed prior to June 29, 2001, and was requested to be canceled by the license holder pursuant to division (D) of section 3743.03 of the Revised Code.

Sec. 5101.88. As used in sections 5101.881 to 5101.8811 of the Revised Code:

(A) "Cost-of-living adjustment" has the same meaning as in section 5107.04 of the Revised Code.

- (B) "Kinship caregiver" has the same meaning as in section 5101.85 of the Revised Code.
- Sec. 5101.881. There is hereby established the kinship support program. The department of job and family services shall coordinate and administer the program to the extent funds are appropriated and allocated for this purpose.
- Sec. 5101.884. The kinship support program shall provide financial payments to kinship caregivers who:
- (A) Receive placement of a child who is in the temporary or permanent custody of a public children services agency or under the Title IV-E agency with legal responsibility for the care and placement of the child; and
 - (B) Do not have foster home certification under section 5103.03 of the Revised Code.
- Sec. 5101.885. Kinship support program payments under section 5101.884 of the Revised Code shall be ten dollars and twenty cents per child, per day, to the extent funds are available. The department of job and family services shall increase the payment amount on January 1, 2022, and on the first day of each January thereafter by the cost-of-living adjustment made in the immediately preceding December.
- Sec. 5101.886. Kinship support program payments shall be made to kinship caregivers as follows:
- (A) For not more than nine months after the effective date of this section, if a child has been placed with the kinship caregiver as of the effective date of this section;
- (B) For not more than than nine months after the placement of a child with the kinship caregiver, if the placement occurs during the nine-month period that begins on the effective date of this section;
- (C) For not more than six months after the date of placement of a child with the kinship caregiver, if the placement occurs after the nine-month period that began on the effective date of this section.
- Sec. 5101.887. Kinship support program payments under section 5101.884 of the Revised Code shall cease when any of the following occur:
- (A) The kinship caregiver obtains foster home certification under section 5103.03 of the Revised Code.
 - (B) In accordance with section 5101.886 of the Revised Code;
 - (C) Placement with the kinship caregiver is terminated or otherwise ceases.
- Sec. 5101.889. A kinship caregiver, on obtaining foster home certification under section 5103.03 of the Revised Code, shall receive foster care maintenance payments equal to the custodial agency rate as determined by the certifying agency, which is either the custodial agency, private child placing agency, or private non-custodial agency.
- Sec. 5101.8811. The director of job and family services may adopt rules for the administration of the kinship support program in accordance with section 111.15 of the Revised Code.
- Sec. 5103.0329. (A) A recommending agency may submit a request to the department of job and family services, on a case-by-case basis only, to waive any non-safety standards for a kinship caregiver seeking foster home certification. Non-safety standards include training hours and other requirements under sections 5103.031, 5103.032, and 5103.039 of the Revised Code and standards

established by rules adopted under sections 5103.03 and 5103.0316 of the Revised Code, in accordance with 42 U.S.C. 671 (a)(10).

- (B) "Kinship caregiver" has the same meaning as in section 5101.85 of the Revised Code.
- Sec. 5501.91. (A) As used in this section, "port authority" means a port authority created under Chapter 4582. of the Revised Code.
- (B) There is hereby established the Ohio maritime assistance program, which the department of transportation shall administer. Under the program, a port authority may apply to the department for a grant to be used as prescribed in division (D) of this section. In order to be eligible for a grant under this section, a port authority is required to meet either of the following requirements:
- (1) At the time of application for a grant, the port authority owns an active marine cargo terminal located on the shore of Lake Erie or the Ohio river or on a Lake Erie tributary.
- (2) At the time of application for a grant, the port authority is located in or has jurisdiction within, a federally qualified opportunity zone and the federally qualified opportunity zone has an active marine cargo terminal with a stevedoring operation that is located on the shore of Lake Erie or the Ohio river.
- (C)(1) Every applicant for a grant shall submit with its application a written business justification for the investment that indicates the operational and market need for the project in a form the director of transportation shall prescribe.
 - (2) The department shall evaluate all grant applications according to the following criteria:
- (a) The degree to which the proposed project will increase the efficiency or capacity of maritime cargo terminal operations;
- (b) Whether the project will result in the handling of new types of cargo or an increase in cargo volume;
- (c) Whether the project will meet an identified supply chain need or benefit Ohio firms that export goods to foreign markets, or import goods to Ohio for use in manufacturing or for value-added distribution;
 - (d) Any other criteria the director determines to be appropriate.
- (3) If a grant application does not meet the criteria specified in divisions (C)(2)(b) and (c) of this section, an applicant is not eligible for a grant under this section.
- (D) A port authority shall use a grant awarded under this section only for any of the following purposes:
- (1) Land acquisition and site development for marine cargo terminal and associated uses, including demolition and environmental remediation;
- (2) Construction of wharves, quay walls, bulkheads, jetties, revetments, breakwaters, shipping channels, dredge disposal facilities, projects for the beneficial use of dredge material, and other structures and improvements directly related to maritime commerce and harbor infrastructure;
- (3) Construction and repair of warehouses, transit sheds, railroad tracks, roadways, gates and gatehouses, fencing, bridges, offices, shipyards, and other improvements needed for marine cargo terminal and associated uses, including shipyards;
- (4) Acquisition of cargo handling equipment, including mobile shore cranes, stationary cranes, tow motors, fork lifts, yard tractors, craneways, conveyor and bulk material handling equipment, and all types of ship loading and unloading equipment;

- (5) Planning and design services and other services associated with construction.
- (E) A port authority shall pay a matching amount of at least one dollar for each grant dollar received for the proposed project.
- (F) The director of transportation, in accordance with Chapter 119. of the Revised Code, shall adopt rules governing govern the program established under this section, including the grant application, evaluation, award processes, and how the grant money may be spent by a port authority.

Sec. 5739.09. (A)(1) A board of county commissioners may, by resolution adopted by a majority of the members of the board, levy an excise tax not to exceed three per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. The board shall establish all regulations necessary to provide for the administration and allocation of the tax. The regulations may prescribe the time for payment of the tax, and may provide for the imposition of a penalty or interest, or both, for late payments, provided that the penalty does not exceed ten per cent of the amount of tax due, and the rate at which interest accrues does not exceed the rate per annum prescribed pursuant to section 5703.47 of the Revised Code. Except as otherwise provided in this section, the regulations shall provide, after deducting the real and actual costs of administering the tax, for the return to each municipal corporation or township that does not levy an excise tax on the transactions, a uniform percentage of the tax collected in the municipal corporation or in the unincorporated portion of the township from each transaction, not to exceed thirty-three and one-third per cent. Except as provided in this section, the remainder of the revenue arising from the tax shall be deposited in a separate fund and shall be spent solely to make contributions to the convention and visitors' bureau operating within the county, including a pledge and contribution of any portion of the remainder pursuant to an agreement authorized by section 307.678 or 307.695 of the Revised Code.

- (2) If the board of county commissioners of an eligible county as defined in section 307.678 or 307.695 of the Revised Code adopts a resolution amending a resolution levying a tax under division (A) of this section to provide that revenue from the tax shall be used by the board as described in either division (D) of section 307.678 or division (H) of section 307.695 of the Revised Code, the remainder of the revenue shall be used as described in the resolution making that amendment.
- (3) Except as provided in division (B), (C), (D), (E), (F), (G), (H), (I), (J), (K), or (Q) of this section, on and after May 10, 1994, a board of county commissioners may not levy an excise tax pursuant to division (A) of this section in any municipal corporation or township located wholly or partly within the county that has in effect an ordinance or resolution levying an excise tax pursuant to division (B) of section 5739.08 of the Revised Code.
- (4) The board of a county that has levied a tax under division (M) of this section may, by resolution adopted within ninety days after July 15, 1985, by a majority of the members of the board, amend the resolution levying a tax under division (A) of this section to provide for a portion of that tax to be pledged and contributed in accordance with an agreement entered into under section 307.695 of the Revised Code. A tax, any revenue from which is pledged pursuant to such an agreement, shall remain in effect at the rate at which it is imposed for the duration of the period for which the revenue from the tax has been so pledged.
- (5) The board of county commissioners of an eligible county as defined in section 307.695 of the Revised Code may, by resolution adopted by a majority of the members of the board, amend a

resolution levying a tax under division (A) of this section to provide that the revenue from the tax shall be used by the board as described in division (H) of section 307.695 of the Revised Code, in which case the tax shall remain in effect at the rate at which it was imposed for the duration of any agreement entered into by the board under section 307.695 of the Revised Code, the duration during which any securities issued by the board under that section are outstanding, or the duration of the period during which the board owns a project as defined in section 307.695 of the Revised Code, whichever duration is longest.

- (6) The board of county commissioners of an eligible county as defined in section 307.678 of the Revised Code may, by resolution, amend a resolution levying a tax under division (A) of this section to provide that revenue from the tax, not to exceed five hundred thousand dollars each year, may be used as described in division (E) of section 307.678 of the Revised Code.
- (7) Notwithstanding division (A) of this section, the board of county commissioners of a county described in division (H)(1) of this section may, by resolution, amend a resolution levying a tax under division (A) of this section to provide that all or a portion of the revenue from the tax, including any revenue otherwise required to be returned to townships or municipal corporations under that division, may be used or pledged for the payment of debt service on securities issued to pay the costs of constructing, operating, and maintaining sports facilities described in division (H)(2) of this section.
- (8) The board of county commissioners of a county described in division (I) of this section may, by resolution, amend a resolution levying a tax under division (A) of this section to provide that all or a portion of the revenue from the tax may be used for the purposes described in section 307.679 of the Revised Code.
- (B) A board of county commissioners that levies an excise tax under division (A) of this section on June 30, 1997, at a rate of three per cent, and that has pledged revenue from the tax to an agreement entered into under section 307.695 of the Revised Code or, in the case of the board of county commissioners of an eligible county as defined in section 307.695 of the Revised Code, has amended a resolution levying a tax under division (M) of this section to provide that proceeds from the tax shall be used by the board as described in division (H) of section 307.695 of the Revised Code, may, at any time by a resolution adopted by a majority of the members of the board, amend the resolution levying a tax under division (A) of this section to provide for an increase in the rate of that tax up to seven per cent on each transaction; to provide that revenue from the increase in the rate shall be used as described in division (H) of section 307.695 of the Revised Code or be spent solely to make contributions to the convention and visitors' bureau operating within the county to be used specifically for promotion, advertising, and marketing of the region in which the county is located; and to provide that the rate in excess of the three per cent levied under division (A) of this section shall remain in effect at the rate at which it is imposed for the duration of the period during which any agreement is in effect that was entered into under section 307.695 of the Revised Code by the board of county commissioners levying a tax under division (A) of this section, the duration of the period during which any securities issued by the board under division (I) of section 307.695 of the Revised Code are outstanding, or the duration of the period during which the board owns a project as defined in section 307.695 of the Revised Code, whichever duration is longest. The amendment also shall provide that no portion of that revenue need be returned to townships or municipal corporations

as would otherwise be required under division (A) of this section.

- (C)(1) As used in division (C) of this section, "cost" and "facility" have the same meanings as in section 351.01 of the Revised Code, and "convention center" has the same meaning as in section 307.695 of the Revised Code.
- (2) A board of county commissioners that levies a tax under division (A) of this section on March 18, 1999, at a rate of three per cent may, by resolution adopted not later than forty-five days after March 18, 1999, amend the resolution levying the tax to provide for all of the following:
- (a) That the rate of the tax shall be increased by not more than an additional four per cent on each transaction;
- (b) That all of the revenue from the increase in the rate shall be pledged and contributed to a convention facilities authority established by the board of county commissioners under Chapter 351. of the Revised Code on or before November 15, 1998, and used to pay costs of constructing, maintaining, operating, and promoting a facility in the county, including paying bonds, or notes issued in anticipation of bonds, as provided by that chapter;
- (c) That no portion of the revenue arising from the increase in rate need be returned to municipal corporations or townships as otherwise required under division (A) of this section;
- (d) That the increase in rate shall not be subject to diminution by initiative or referendum or by law while any bonds, or notes in anticipation of bonds, issued by the authority under Chapter 351. of the Revised Code to which the revenue is pledged, remain outstanding in accordance with their terms, unless provision is made by law or by the board of county commissioners for an adequate substitute therefor that is satisfactory to the trustee if a trust agreement secures the bonds.
- (3) Division (C) of this section does not apply to the board of county commissioners of any county in which a convention center or facility exists or is being constructed on November 15, 1998, or of any county in which a convention facilities authority levies a tax pursuant to section 351.021 of the Revised Code on that date.
- (D)(1) As used in division (D) of this section, "cost" has the same meaning as in section 351.01 of the Revised Code, and "convention center" has the same meaning as in section 307.695 of the Revised Code.
- (2) A board of county commissioners that levies a tax under division (A) of this section on June 30, 2002, at a rate of three per cent may, by resolution adopted not later than September 30, 2002, amend the resolution levying the tax to provide for all of the following:
- (a) That the rate of the tax shall be increased by not more than an additional three and one-half per cent on each transaction;
- (b) That all of the revenue from the increase in rate shall be pledged and contributed to a convention facilities authority established by the board of county commissioners under Chapter 351. of the Revised Code on or before May 15, 2002, and be used to pay costs of constructing, expanding, maintaining, operating, or promoting a convention center in the county, including paying bonds, or notes issued in anticipation of bonds, as provided by that chapter;
- (c) That no portion of the revenue arising from the increase in rate need be returned to municipal corporations or townships as otherwise required under division (A) of this section;
- (d) That the increase in rate shall not be subject to diminution by initiative or referendum or by law while any bonds, or notes in anticipation of bonds, issued by the authority under Chapter 351.

of the Revised Code to which the revenue is pledged, remain outstanding in accordance with their terms, unless provision is made by law or by the board of county commissioners for an adequate substitute therefor that is satisfactory to the trustee if a trust agreement secures the bonds.

- (3) Any board of county commissioners that, pursuant to division (D)(2) of this section, has amended a resolution levying the tax authorized by division (A) of this section may further amend the resolution to provide that the revenue referred to in division (D)(2)(b) of this section shall be pledged and contributed both to a convention facilities authority to pay the costs of constructing, expanding, maintaining, or operating one or more convention centers in the county, including paying bonds, or notes issued in anticipation of bonds, as provided in Chapter 351. of the Revised Code, and to a convention and visitors' bureau to pay the costs of promoting one or more convention centers in the county.
 - (E)(1) As used in division (E) of this section:
 - (a) "Port authority" means a port authority created under Chapter 4582. of the Revised Code.
- (b) "Port authority military-use facility" means port authority facilities on which or adjacent to which is located an installation of the armed forces of the United States, a reserve component thereof, or the national guard and at least part of which is made available for use, for consideration, by the armed forces of the United States, a reserve component thereof, or the national guard.
- (2) For the purpose of contributing revenue to pay operating expenses of a port authority that operates a port authority military-use facility, the board of county commissioners of a county that created, participated in the creation of, or has joined such a port authority may do one or both of the following:
- (a) Amend a resolution previously adopted under division (A) of this section to designate some or all of the revenue from the tax levied under the resolution to be used for that purpose, notwithstanding that division;
- (b) Amend a resolution previously adopted under division (A) of this section to increase the rate of the tax by not more than an additional two per cent and use the revenue from the increase exclusively for that purpose.
- (3) If a board of county commissioners amends a resolution to increase the rate of a tax as authorized in division (E)(2)(b) of this section, the board also may amend the resolution to specify that the increase in rate of the tax does not apply to "hotels," as otherwise defined in section 5739.01 of the Revised Code, having fewer rooms used for the accommodation of guests than a number of rooms specified by the board.
- (F)(1) A board of county commissioners of a county organized under a county charter adopted pursuant to Article X, Section 3, Ohio Constitution, and that levies an excise tax under division (A) of this section at a rate of three per cent and levies an additional excise tax under division (O) of this section at a rate of one and one-half per cent may, by resolution adopted not later than January 1, 2008, by a majority of the members of the board, amend the resolution levying a tax under division (A) of this section to provide for an increase in the rate of that tax by not more than an additional one per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. Notwithstanding divisions (A) and (O) of this section, the resolution shall provide that all of the revenue from the increase in rate, after deducting the real and actual costs of administering the tax, shall be used to pay the costs of improving, expanding, equipping, financing,

or operating a convention center by a convention and visitors' bureau in the county.

- (2) The increase in rate shall remain in effect for the period specified in the resolution, not to exceed ten years, and may be extended for an additional period of time not to exceed ten years thereafter by a resolution adopted by a majority of the members of the board.
- (3) The increase in rate shall be subject to the regulations adopted under division (A) of this section, except that the resolution may provide that no portion of the revenue from the increase in the rate shall be returned to townships or municipal corporations as would otherwise be required under that division.
- (G)(1) Division (G) of this section applies only to a county with a population greater than sixty-five thousand and less than seventy thousand according to the most recent federal decennial census and in which, on December 31, 2006, an excise tax is levied under division (A) of this section at a rate not less than and not greater than three per cent, and in which the most recent increase in the rate of that tax was enacted or took effect in November 1984.
- (2) The board of county commissioners of a county to which division (G) of this section applies, by resolution adopted by a majority of the members of the board, may increase the rate of the tax by not more than one per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. The increase in rate shall be for the purpose of paying expenses deemed necessary by the convention and visitors' bureau operating in the county to promote travel and tourism.
- (3) The increase in rate shall remain in effect for the period specified in the resolution, not to exceed twenty years, provided that the increase in rate may not continue beyond the time when the purpose for which the increase is levied ceases to exist. If revenue from the increase in rate is pledged to the payment of debt charges on securities, the increase in rate is not subject to diminution by initiative or referendum or by law for so long as the securities are outstanding, unless provision is made by law or by the board of county commissioners for an adequate substitute for that revenue that is satisfactory to the trustee if a trust agreement secures payment of the debt charges.
- (4) The increase in rate shall be subject to the regulations adopted under division (A) of this section, except that the resolution may provide that no portion of the revenue from the increase in the rate shall be returned to townships or municipal corporations as would otherwise be required under division (A) of this section.
- (5) A resolution adopted under division (G) of this section is subject to referendum under sections 305.31 to 305.99 of the Revised Code.
 - (H)(1) Division (H) of this section applies only to a county satisfying all of the following:
- (a) The population of the county is greater than one hundred seventy-five thousand and less than two hundred twenty-five thousand according to the most recent federal decennial census.
- (b) An amusement park with an average yearly attendance in excess of two million guests is located in the county.
- (c) On December 31, 2014, an excise tax was levied in the county under division (A) of this section at a rate of three per cent.
- (2) The board of county commissioners of a county to which division (H) of this section applies, by resolution adopted by a majority of the members of the board, may increase the rate of the tax by not more than one per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. The increase in rate shall be used to pay the costs of constructing and maintaining

facilities owned by the county or by a port authority created under Chapter 4582. of the Revised Code, and designed to host sporting events and expenses deemed necessary by the convention and visitors' bureau operating in the county to promote travel and tourism with reference to the sports facilities, and to pay or pledge to the payment of debt service on securities issued to pay the costs of constructing, operating, and maintaining the sports facilities.

- (3) The increase in rate shall remain in effect for the period specified in the resolution. If revenue from the increase in rate is pledged to the payment of debt charges on securities, the increase in rate is not subject to diminution by initiative or referendum or by law for so long as the securities are outstanding, unless provision is made by law or by the board of county commissioners for an adequate substitute for that revenue that is satisfactory to the trustee if a trust agreement secures payment of the debt charges.
- (4) The increase in rate shall be subject to the regulations adopted under division (A) of this section, except that the resolution may provide that no portion of the revenue from the increase in the rate shall be returned to townships or municipal corporations as would otherwise be required under division (A) of this section.
- (I)(1) The board of county commissioners of a county with a population greater than seventy-five thousand and less than seventy-eight thousand, by resolution adopted by a majority of the members of the board not later than October 15, 2015, may increase the rate of the tax by not more than one per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. The increase in rate shall be for the purposes described in section 307.679 of the Revised Code or for the promotion of travel and tourism in the county, including travel and tourism to sports facilities.
- (2) The increase in rate shall remain in effect for the period specified in the resolution and as necessary to fulfill the county's obligations under a cooperative agreement entered into under section 307.679 of the Revised Code. If the resolution is adopted by the board before September 29, 2015, but after that enactment becomes law, the increase in rate shall become effective beginning on September 29, 2015. If revenue from the increase in rate is pledged to the payment of debt charges on securities, or to substitute for other revenues pledged to the payment of such debt, the increase in rate is not subject to diminution by initiative or referendum or by law for so long as the securities are outstanding, unless provision is made by law or by the board of county commissioners for an adequate substitute for that revenue that is satisfactory to the trustee if a trust agreement secures payment of the debt charges.
- (3) The increase in rate shall be subject to the regulations adopted under division (A) of this section, except that no portion of the revenue from the increase in the rate shall be returned to townships or municipal corporations as would otherwise be required under division (A) of this section.
 - (J)(1) Division (J) of this section applies only to counties satisfying either of the following:
- (a) A county that, on July 1, 2015, does not levy an excise tax under division (A) of this section and that has a population of at least thirty-nine thousand but not more than forty thousand according to the 2010 federal decennial census;
- (b) A county that, on July 1, 2015, levies an excise tax under division (A) of this section at a rate of three per cent and that has a population of at least seventy-one thousand but not more than

seventy-five thousand according to 2010 federal decennial census.

- (2) The board of county commissioners of a county to which division (J) of this section applies, by resolution adopted by a majority of the members of the board, may levy an excise tax at a rate not to exceed three per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests for the purpose of acquiring, constructing, equipping, or repairing permanent improvements, as defined in section 133.01 of the Revised Code.
- (3) If the board does not levy a tax under division (A) of this section, the board shall establish regulations necessary to provide for the administration of the tax, which may prescribe the time for payment of the tax and the imposition of penalty or interest subject to the limitations on penalty and interest provided in division (A) of this section. No portion of the revenue shall be returned to townships or municipal corporations in the county unless otherwise provided by resolution of the board.
- (4) The tax shall apply throughout the territory of the county, including in any township or municipal corporation levying an excise tax under division (A) or (B) of section 5739.08 of the Revised Code. The levy of the tax is subject to referendum as provided under section 305.31 of the Revised Code.
- (5) The tax shall remain in effect for the period specified in the resolution. If revenue from the increase in rate is pledged to the payment of debt charges on securities, the increase in rate is not subject to diminution by initiative or referendum or by law for so long as the securities are outstanding unless provision is made by law or by the board for an adequate substitute for that revenue that is satisfactory to the trustee if a trust agreement secures payment of the debt charges.
- (K)(1) The board of county commissioners of an eligible county, as defined in section 307.678 of the Revised Code, that levies an excise tax under division (A) of this section on July 1, 2017, at a rate of three per cent may, by resolution adopted by a majority of the members of the board, amend the resolution levying the tax to increase the rate of the tax by not more than an additional three per cent on each transaction.
- (2) No portion of the revenue shall be returned to townships or municipal corporations in the county unless otherwise provided by resolution of the board. Otherwise, the revenue from the increase in the rate shall be distributed and used in the same manner described under division (A) of this section or distributed or used to provide credit enhancement facilities as authorized under section 307.678 of the Revised Code.
- (3) The increase in rate shall remain in effect for the period specified in the resolution. If revenue from the increase in rate is pledged to the payment of debt charges on securities, the increase in rate is not subject to diminution by initiative or referendum or by law for so long as the securities are outstanding unless provision is made by law or by the board for an adequate substitute for that revenue that is satisfactory to the trustee if a trust agreement secures payment of the debt charges.
 - (L)(1) As used in division (L) of this section:
- (a) "Eligible county" means a county that has a population greater than one hundred ninety thousand and less than two hundred thousand according to the 2010 federal decennial census and that levies an excise tax under division (A) of this section at a rate of three per cent.
- (b) "Professional sports facility" means a sports facility that is intended to house major or minor league professional athletic teams, including a stadium, together with all parking facilities,

walkways, and other auxiliary facilities, real and personal property, property rights, easements, and interests that may be appropriate for, or used in connection with, the operation of the facility.

- (2) Subject to division (L)(3) of this section, the board of county commissioners of an eligible county, by resolution adopted by a majority of the members of the board, may increase the rate of the tax by not more than one per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. Revenue from the increase in rate shall be used for the purposes of paying the costs of constructing, improving, and maintaining a professional sports facility in the county and paying expenses considered necessary by the convention and visitors' bureau operating in the county to promote travel and tourism with respect to that professional sports facility. The tax shall take effect only after the convention and visitors' bureau enters into a contract for the construction, improvement, or maintenance of a professional sports facility that is or will be located on property acquired, in whole or in part, with revenue from the increased rate, and thereafter shall remain in effect for the period specified in the resolution. If revenue from the increase in rate is pledged to the payment of debt charges on securities, the increase in rate is not subject to diminution by initiative or referendum or by law for so long as the securities are outstanding, unless a provision is made by law or by the board of county commissioners for an adequate substitute for that revenue that is satisfactory to the trustee if a trust agreement secures payment of the debt charges. The increase in rate shall be subject to the regulations adopted under division (A) of this section, except that the resolution may provide that no portion of the revenue from the increase in the rate shall be returned to townships or municipal corporations as would otherwise be required under division (A) of this section.
- (3) If, on December 31, 2019, the convention and visitors' bureau has not entered into a contract for the construction, improvement, or maintenance of a professional sports facility that is or will be located on property acquired, in whole or in part, with revenue from the increased rate, the authority to levy the tax under division (L)(2) of this section is hereby repealed on that date.
- (M)(1) For the purposes described in section 307.695 of the Revised Code and to cover the costs of administering the tax, a board of county commissioners of a county where a tax imposed under division (A) of this section is in effect may, by resolution adopted within ninety days after July 15, 1985, by a majority of the members of the board, levy an additional excise tax not to exceed three per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. The tax authorized by division (M) of this section shall be in addition to any tax that is levied pursuant to divisions (A) to (L) of this section, but it shall not apply to transactions subject to a tax levied by a municipal corporation or township pursuant to section 5739.08 of the Revised Code.
- (2) The board shall establish all regulations necessary to provide for the administration and allocation of the tax. The regulations may prescribe the time for payment of the tax, and may provide for the imposition of a penalty or interest, or both, for late payments, provided that the penalty does not exceed ten per cent of the amount of tax due, and the rate at which interest accrues does not exceed the rate per annum prescribed pursuant to section 5703.47 of the Revised Code.
- (3) All revenues arising from the tax shall be expended in accordance with section 307.695 of the Revised Code. The board of county commissioners of an eligible county as defined in section 307.695 of the Revised Code may, by resolution adopted by a majority of the members of the board, amend the resolution levying a tax under this division to provide that the revenue from the tax shall

be used by the board as described in division (H) of section 307.695 of the Revised Code.

- (4) A tax imposed under this division shall remain in effect at the rate at which it is imposed for the duration of the period during which any agreement entered into by the board under section 307.695 of the Revised Code is in effect, the duration of the period during which any securities issued by the board under division (I) of section 307.695 of the Revised Code are outstanding, or the duration of the period during which the board owns a project as defined in section 307.695 of the Revised Code, whichever duration is longest.
- (N)(1) For the purpose of providing contributions under division (B)(1) of section 307.671 of the Revised Code to enable the acquisition, construction, and equipping of a port authority educational and cultural facility in the county and, to the extent provided for in the cooperative agreement authorized by that section, for the purpose of paying debt service charges on bonds, or notes in anticipation of bonds, described in division (B)(1)(b) of that section, a board of county commissioners, by resolution adopted within ninety days after December 22, 1992, by a majority of the members of the board, may levy an additional excise tax not to exceed one and one-half per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. The excise tax authorized by division (N) of this section shall be in addition to any tax that is levied pursuant to divisions (A) to (M) of this section, to any excise tax levied pursuant to section 5739.08 of the Revised Code, and to any excise tax levied pursuant to section 351.021 of the Revised Code.
- (2) The board of county commissioners shall establish all regulations necessary to provide for the administration and allocation of the tax that are not inconsistent with this section or section 307.671 of the Revised Code. The regulations may prescribe the time for payment of the tax, and may provide for the imposition of a penalty or interest, or both, for late payments, provided that the penalty does not exceed ten per cent of the amount of tax due, and the rate at which interest accrues does not exceed the rate per annum prescribed pursuant to section 5703.47 of the Revised Code.
- (3) All revenues arising from the tax shall be expended in accordance with section 307.671 of the Revised Code and division (N) of this section. The levy of a tax imposed under division (N) of this section may not commence prior to the first day of the month next following the execution of the cooperative agreement authorized by section 307.671 of the Revised Code by all parties to that agreement.
- (4) The tax shall remain in effect at the rate at which it is imposed for the period of time described in division (C) of section 307.671 of the Revised Code for which the revenue from the tax has been pledged by the county to the corporation pursuant to that section, but, to any extent provided for in the cooperative agreement, for no lesser period than the period of time required for payment of the debt service charges on bonds, or notes in anticipation of bonds, described in division (B)(1)(b) of that section.
- (O)(1) For the purpose of paying the costs of acquiring, constructing, equipping, and improving a municipal educational and cultural facility, including debt service charges on bonds provided for in division (B) of section 307.672 of the Revised Code, and for any additional purposes determined by the county in the resolution levying the tax or amendments to the resolution, including subsequent amendments providing for paying costs of acquiring, constructing, renovating, rehabilitating, equipping, and improving a port authority educational and cultural performing arts facility, as defined in section 307.674 of the Revised Code, and including debt service charges on

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bonds provided for in division (B) of section 307.674 of the Revised Code, the legislative authority of a county, by resolution adopted within ninety days after June 30, 1993, by a majority of the members of the legislative authority, may levy an additional excise tax not to exceed one and one-half per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. The excise tax authorized by division (O) of this section shall be in addition to any tax that is levied pursuant to divisions (A) to (N) of this section, to any excise tax levied pursuant to section 5739.08 of the Revised Code, and to any excise tax levied pursuant to section 351.021 of the Revised Code.

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- (2) The legislative authority of the county shall establish all regulations necessary to provide for the administration and allocation of the tax. The regulations may prescribe the time for payment of the tax, and may provide for the imposition of a penalty or interest, or both, for late payments, provided that the penalty does not exceed ten per cent of the amount of tax due, and the rate at which interest accrues does not exceed the rate per annum prescribed pursuant to section 5703.47 of the Revised Code.
- (3) All revenues arising from the tax shall be expended in accordance with section 307.672 of the Revised Code and this division. The levy of a tax imposed under this division shall not commence prior to the first day of the month next following the execution of the cooperative agreement authorized by section 307.672 of the Revised Code by all parties to that agreement. The tax shall remain in effect at the rate at which it is imposed for the period of time determined by the legislative authority of the county. That period of time shall not exceed fifteen years, except that the legislative authority of a county with a population of less than two hundred fifty thousand according to the most recent federal decennial census, by resolution adopted by a majority of its members before the original tax expires, may extend the duration of the tax for an additional period of time. The additional period of time by which a legislative authority extends a tax levied under division (O) of this section shall not exceed fifteen years.
- (P)(1) The legislative authority of a county that has levied a tax under division (O) of this section may, by resolution adopted within one hundred eighty days after January 4, 2001, by a majority of the members of the legislative authority, amend the resolution levying a tax under that division to provide for the use of the proceeds of that tax, to the extent that it is no longer needed for its original purpose as determined by the parties to a cooperative agreement amendment pursuant to division (D) of section 307.672 of the Revised Code, to pay costs of acquiring, constructing, renovating, rehabilitating, equipping, and improving a port authority educational and cultural performing arts facility, including debt service charges on bonds provided for in division (B) of section 307.674 of the Revised Code, and to pay all obligations under any guaranty agreements, reimbursement agreements, or other credit enhancement agreements described in division (C) of section 307.674 of the Revised Code.
- (2) The resolution may also provide for the extension of the tax at the same rate for the longer of the period of time determined by the legislative authority of the county, but not to exceed an additional twenty-five years, or the period of time required to pay all debt service charges on bonds provided for in division (B) of section 307.672 of the Revised Code and on port authority revenue bonds provided for in division (B) of section 307.674 of the Revised Code.
- (3) All revenues arising from the amendment and extension of the tax shall be expended in accordance with section 307.674 of the Revised Code and divisions (O) and (P) of this section.

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- (Q)(1) As used in division (Q) of this section:
- (a) "Convention facilities authority" has the same meaning as in section 351.01 of the Revised Code.
 - (b) "Convention center" has the same meaning as in section 307.695 of the Revised Code.
- (2) Notwithstanding any contrary provision of division (N) of this section, the legislative authority of a county with a population of one million or more according to the most recent federal decennial census that has levied a tax under division (N) of this section may, by resolution adopted by a majority of the members of the legislative authority, provide for the extension of such levy and may provide that the proceeds of that tax, to the extent that they are no longer needed for their original purpose as defined by a cooperative agreement entered into under section 307.671 of the Revised Code, shall be deposited into the county general revenue fund. The resolution shall provide for the extension of the tax at a rate not to exceed the rate specified in division (N) of this section for a period of time determined by the legislative authority of the county, but not to exceed an additional forty years.
- (3) The legislative authority of a county with a population of one million or more that has levied a tax under division (A) of this section may, by resolution adopted by a majority of the members of the legislative authority, increase the rate of the tax levied by such county under division (A) of this section to a rate not to exceed five per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. Notwithstanding any contrary provision of division (A) of this section, the resolution may provide that all collections resulting from the rate levied in excess of three per cent, after deducting the real and actual costs of administering the tax, shall be deposited in the county general fund.
- (4) The legislative authority of a county with a population of one million or more that has levied a tax under division (A) of this section may, by resolution adopted on or before August 30, 2004, by a majority of the members of the legislative authority, provide that all or a portion of the proceeds of the tax levied under division (A) of this section, after deducting the real and actual costs of administering the tax and the amounts required to be returned to townships and municipal corporations with respect to the first three per cent levied under division (A) of this section, shall be deposited in the county general fund, provided that such proceeds shall be used to satisfy any pledges made in connection with an agreement entered into under section 307.695 of the Revised Code.
- (5) No amount collected from a tax levied, extended, or required to be deposited in the county general fund under division (Q) of this section shall be contributed to a convention facilities authority, corporation, or other entity created after July 1, 2003, for the principal purpose of constructing, improving, expanding, equipping, financing, or operating a convention center unless the mayor of the municipal corporation in which the convention center is to be operated by that convention facilities authority, corporation, or other entity has consented to the creation of that convention facilities authority, corporation, or entity. Notwithstanding any contrary provision of section 351.04 of the Revised Code, if a tax is levied by a county under division (Q) of this section, the board of county commissioners of that county may determine the manner of selection, the qualifications, the number, and terms of office of the members of the board of directors of any convention facilities authority, corporation, or other entity described in division (Q)(5) of this section.
 - (6)(a) No amount collected from a tax levied, extended, or required to be deposited in the

county general fund under division (Q) of this section may be used for any purpose other than paying the direct and indirect costs of constructing, improving, expanding, equipping, financing, or operating a convention center and for the real and actual costs of administering the tax, unless, prior to the adoption of the resolution of the legislative authority of the county authorizing the levy, extension, increase, or deposit, the county and the mayor of the most populous municipal corporation in that county have entered into an agreement as to the use of such amounts, provided that such agreement has been approved by a majority of the mayors of the other municipal corporations in that county. The agreement shall provide that the amounts to be used for purposes other than paying the convention center or administrative costs described in division (Q)(6)(a) of this section be used only for the direct and indirect costs of capital improvements, including the financing of capital improvements, except that the agreement may subsequently be amended by the parties that have entered into that agreement to authorize such amounts to instead be used for any costs related to the promotion or support of tourism or tourism-related programs.

- (b) If the county in which the tax is levied has an association of mayors and city managers, the approval of that association of an agreement described in division (Q)(6)(a) of this section shall be considered to be the approval of the majority of the mayors of the other municipal corporations for purposes of that division.
- (7) Each year, the auditor of state shall conduct an audit of the uses of any amounts collected from taxes levied, extended, or deposited under division (Q) of this section and shall prepare a report of the auditor of state's findings. The auditor of state shall submit the report to the legislative authority of the county that has levied, extended, or deposited the tax, the speaker of the house of representatives, the president of the senate, and the leaders of the minority parties of the house of representatives and the senate.
 - (R)(1) As used in division (R) of this section:
- (a) "Convention facilities authority" has the same meaning as in section 351.01 of the Revised Code.
 - (b) "Convention center" has the same meaning as in section 307.695 of the Revised Code.
- (2) Notwithstanding any contrary provision of division (N) of this section, the legislative authority of a county with a population of one million two hundred thousand or more according to the most recent federal decennial census or the most recent annual population estimate published or released by the United States census bureau at the time the resolution is adopted placing the levy on the ballot, that has levied a tax under division (N) of this section may, by resolution adopted by a majority of the members of the legislative authority, provide for the extension of such levy and may provide that the proceeds of that tax, to the extent that the proceeds are no longer needed for their original purpose as defined by a cooperative agreement entered into under section 307.671 of the Revised Code and after deducting the real and actual costs of administering the tax, shall be used for paying the direct and indirect costs of constructing, improving, expanding, equipping, financing, or operating a convention center. The resolution shall provide for the extension of the tax at a rate not to exceed the rate specified in division (N) of this section for a period of time determined by the legislative authority of the county, but not to exceed an additional forty years.
- (3) The legislative authority of a county with a population of one million two hundred thousand or more that has levied a tax under division (A) of this section may, by resolution adopted

by a majority of the members of the legislative authority, increase the rate of the tax levied by such county under division (A) of this section to a rate not to exceed five per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests. Notwithstanding any contrary provision of division (A) of this section, the resolution shall provide that all collections resulting from the rate levied in excess of three per cent, after deducting the real and actual costs of administering the tax, shall be used for paying the direct and indirect costs of constructing, improving, expanding, equipping, financing, or operating a convention center.

- (4) The legislative authority of a county with a population of one million two hundred thousand or more that has levied a tax under division (A) of this section may, by resolution adopted on or before July 1, 2008, by a majority of the members of the legislative authority, provide that all or a portion of the proceeds of the tax levied under division (A) of this section, after deducting the real and actual costs of administering the tax and the amounts required to be returned to townships and municipal corporations with respect to the first three per cent levied under division (A) of this section, shall be used to satisfy any pledges made in connection with an agreement entered into under section 307.695 of the Revised Code or shall otherwise be used for paying the direct and indirect costs of constructing, improving, expanding, equipping, financing, or operating a convention center.
- (5) Any amount collected from a tax levied or extended under division (R) of this section may be contributed to a convention facilities authority created before July 1, 2005, but no amount collected from a tax levied or extended under division (R) of this section may be contributed to a convention facilities authority, corporation, or other entity created after July 1, 2005, unless the mayor of the municipal corporation in which the convention center is to be operated by that convention facilities authority, corporation, or other entity has consented to the creation of that convention facilities authority, corporation, or entity.
- (S) As used in division (S) of this section, "soldiers' memorial" means a memorial constructed and funded under Chapter 345. of the Revised Code.

The board of county commissioners of a county with a population between one hundred three thousand and one hundred seven thousand according to the most recent federal decennial census, by resolution adopted by a majority of the members of the board within six months after September 15, 2014, may levy a tax not to exceed three per cent on transactions by which a hotel is or is to be furnished to transient guests. The purpose of the tax shall be to pay the costs of expanding, maintaining, or operating a soldiers' memorial and the costs of administering the tax. All revenue arising from the tax shall be credited to one or more special funds in the county treasury and shall be spent solely for the purposes of paying those costs.

The board of county commissioners shall adopt all rules necessary to provide for the administration of the tax subject to the same limitations on imposing penalty or interest under division (A) of this section.

(T) As used in division (T) of this section, "eligible county" means a county in which a county agricultural society or independent agricultural society is organized under section 1711.01 or 1711.02 of the Revised Code, provided the agricultural society owns a facility or site in the county at which an annual harness horse race is conducted where one-day attendance equals at least forty thousand attendees.

A board of county commissioners of an eligible county, by resolution adopted by a majority

of the members of the board, may levy an excise tax at the rate of up to three per cent on transactions by which lodging by a hotel is or is to be furnished to transient guests for the purpose of paying the costs of permanent improvements at sites at which one or more agricultural societies conduct fairs or exhibits, paying the costs of maintaining or operating such permanent improvements, and paying the costs of administering the tax.

A resolution adopted under division (T) of this section, other than a resolution that only extends the period of time for which the tax is levied, shall direct the board of elections to submit the question of the proposed lodging tax to the electors of the county at a special election held on the date specified by the board in the resolution, provided that the election occurs not less than ninety days after a certified copy of the resolution is transmitted to the board of elections. A resolution submitted to the electors under division (T) of this section shall not go into effect unless it is approved by a majority of those voting upon it. The resolution takes effect on the date the board of county commissioners receives notification from the board of elections of an affirmative vote.

The tax shall remain in effect for the period specified in the resolution, not to exceed five years, and may be extended for an additional period of time not to exceed fifteen years thereafter by a resolution adopted by a majority of the members of the board. A resolution extending the period of time for which the tax is in effect is not subject to approval of the electors of the county, but is subject to referendum under sections 305.31 to 305.99 of the Revised Code. All revenue arising from the tax shall be credited to one or more special funds in the county treasury and shall be spent solely for the purposes of paying the costs of such permanent improvements and maintaining or operating the improvements. Revenue allocated for the use of a county agricultural society may be credited to the county agricultural society fund created in section 1711.16 of the Revised Code upon appropriation by the board. If revenue is credited to that fund, it shall be expended only as provided in that section.

The board of county commissioners shall adopt all rules necessary to provide for the administration of the tax. The rules may prescribe the time for payment of the tax, and may provide for the imposition or penalty or interest, or both, for late payments, provided that the penalty does not exceed ten per cent of the amount of tax due, and the rate at which interest accrues does not exceed the rate per annum prescribed in section 5703.47 of the Revised Code.

(U) As used in division (U) of this section, "eligible county" means a county in which a tax is levied under division (A) of this section at a rate of three per cent and whose territory includes a part of Lake Erie the shoreline of which represents at least fifty per cent of the linear length of the county's border with other counties of this state.

The board of county commissioners of an eligible county that has entered into an agreement with a port authority in the county under section 4582.56 of the Revised Code may levy an additional lodging tax on transactions by which lodging by a hotel is or is to be furnished to transient guests for the purpose of financing lakeshore improvement projects constructed or financed by the port authority under that section. The resolution levying the tax shall specify the purpose of the tax, the rate of the tax, which shall not exceed two per cent, and the number of years the tax will be levied or that it will be levied for a continuing period of time. The tax shall be administered pursuant to the regulations adopted by the board under division (A) of this section, except that all the proceeds of the tax levied under this division shall be pledged to the payment of the costs, including debt charges, of

lakeshore improvements undertaken by a port authority pursuant to the agreement under section 4582.56 of the Revised Code. No revenue from the tax may be used to pay the current expenses of the port authority.

A resolution levying a tax under division (U) of this section is subject to referendum under sections 305.31 to 305.41 and 305.99 of the Revised Code.

- (V)(1) As used in division (V) of this section:
- (a) "Tourism development district" means a district designated by a municipal corporation under section 715.014 of the Revised Code or by a township under section 503.56 of the Revised Code.
- (b) "Lodging tax" means a tax levied pursuant to this section or section 5739.08 of the Revised Code.
- (c) "Tourism development district lodging tax proceeds" means all proceeds of a lodging tax derived from transactions by which lodging by a hotel located in a tourism development district is or is to be provided to transient guests.
 - (d) "Eligible county" has the same meaning as in section 307.678 of the Revised Code.
- (2)(a) Notwithstanding division (A) of this section, the board of county commissioners, board of township trustees, or legislative authority of any county, township, or municipal corporation that levies a lodging tax on September 29, 2017, and in which any part of a tourism development district is located on or after that date shall amend the ordinance or resolution levying the tax to require either of the following:
- (i) In the case of a tax levied by a county, that all tourism development district lodging tax proceeds from that tax be used exclusively to foster and develop tourism in the tourism development district;
- (ii) In the case of a tax levied by a township or municipal corporation, that all tourism development district lodging tax proceeds from that tax be used exclusively to foster and develop tourism in the tourism development district.
- (b) Notwithstanding division (A) of this section, any ordinance or resolution levying a lodging tax adopted on or after September 29, 2017, by a county, township, or municipal corporation in which any part of a tourism development district is located on or after that date shall require that all tourism development district lodging tax proceeds from that tax be used exclusively to foster and develop tourism in the tourism development district.
- (c) A county shall not use any of the proceeds described in division (V)(2)(a)(i) or (V)(2)(b) of this section unless the convention and visitors' bureau operating within the county approves the manner in which such proceeds are used to foster and develop tourism in the tourism development district. Upon obtaining such approval, the county may pay such proceeds to the bureau to use for the agreed-upon purpose.

A municipal corporation or township shall not use any of the proceeds described in division (V)(2)(a)(ii) or (V)(2)(b) of this section unless the convention and visitors' bureau operating within the municipal corporation or township approves the manner in which such proceeds are used to foster and develop tourism in the tourism development district. Upon obtaining such approval, the municipal corporation or township may pay such proceeds to the bureau to use for the agreed-upon purpose.

- (3)(a) Notwithstanding division (A) of this section, the board of county commissioners of an eligible county that levies a lodging tax on March 23, 2018, may amend the resolution levying that tax to require that all or a portion of the proceeds of that tax otherwise required to be spent solely to make contributions to the convention and visitors' bureau operating within the county shall be used to foster and develop tourism in a tourism development district.
- (b) Notwithstanding division (A) of this section, the board of county commissioners of an eligible county that adopts a resolution levying a lodging tax on or after March 23, 2018, may require that all or a portion of the proceeds of that tax otherwise required to be spent solely to make contributions to the convention and visitors' bureau operating within the county pursuant to division (A) of this section shall be used to foster and develop tourism in a tourism development district.
- (c) A county shall not use any of the proceeds in the manner described in division (V)(3)(a) or (b) of this section unless the convention and visitors' bureau operating within the county approves the manner in which such proceeds are used to foster and develop tourism in the tourism development district. Upon obtaining such approval, the county may pay such proceeds to the bureau to use for the agreed upon purpose.
 - Section 2. That existing sections 3743.75, 5501.91, and 5739.02 are hereby repealed.
 - Section 3. That section 3317.60 of the Revised Code is hereby repealed.
- Section 4. (A)(1) The Department of Education shall conduct a study that does both of the following:
- (a) Reviews the criteria used in the current school funding formula to define "economically disadvantaged students" in order to determine the effectiveness of the criteria;
- (b) Researches how other states define "economically disadvantaged students" and how "economically disadvantaged students" are addressed in other states' school funding formulas.

The Department shall submit a report of its findings to the individuals prescribed in division (B) of this section not later than December 31, 2022.

- (2) The Department of Education, in consultation with the Department of Job and Family Services and stakeholder groups determined appropriate by the Department, shall prepare a report including both of the following:
- (a) A review of early child initiatives in Ohio, including preschool, Head Start, and other early learning opportunities for young children;
- (b) Information regarding how other states support early learning opportunities for young children.

The Department of Education shall submit the report to the individuals prescribed in division (B) of this section not later than December 31, 2022.

- (B) The reports prepared under division (A) of this section shall be submitted to all of the following:
 - (1) The President and Minority Leader of the Senate;
 - (2) The Speaker and Minority Leader of the House of Representatives;

- (3) The members of the standing committees of the House of Representatives and the Senate that consider legislation regarding primary and secondary education.
- Section 5. (A)(1)(a) The Office of Budget and Management shall, in consultation with the Department of Education, create an inventory of all state budget line items that, in the Office's determination, provide funding services to children that includes all of the following information:
 - (i) The fiscal year 2019 funding for each line item;
 - (ii) A brief description of services provided by each line item;
- (iii) Estimates of funding and program descriptions of all line items that are also used to fund other types of programs, including a description explaining how those different programs interact and for whom they are provided;
- (iv) A preliminary analysis of policy implications regarding the potential creation and funding of "wrap-around services," as defined by the Office, including health clinics provided in educational settings.
- (b) The data shall be disaggregated into three categories based on students' age ranges as follows:
- (i) Students receiving special education services for a disability specified in divisions (A) to (F) of section 3317.013 of the Revised Code between zero and twenty-one years of age;
- (ii) Students not described by division (A)(1)(b)(i) of this section between zero and four years of age; and
- (iii) Students not described in division (A)(1)(b)(i) of this section between five and eighteen years of age.

Additionally, the data shall be disaggregated into service categories that may be provided by multiple agencies, funds, and line items, such as children's mental health, children's physical health, child nutrition, early childhood education, primary and secondary education, special education, juvenile detention services, and any other categories that receive significant state and federal funding.

- (c) The Office shall submit the inventory to the individuals prescribed in division (B) of this section not later than December 31, 2022.
- (2) The Department of Education shall conduct an evaluation of all of the following topics regarding special education:
- (a) The categories of special education students specified under section 3317.013 of the Revised Code and the funding amounts corresponding to those categories;
 - (b) Best practices for providing education to special education students;
 - (c) Protocols for providing treatment to special education students;
 - (d) Technology to enhance the provision of special education;
 - (e) Costs of providing special education;
 - (f) Transportation of special education students.

The Department shall submit a report of its findings and recommendations to the individuals prescribed in division (B) of this section not later than December 31, 2022.

(3) The Department of Education shall, in collaboration with the Auditor of State and a workgroup established by the Department that consists of educators, auditors, and employees of the Department, review the funding reporting protocols and requirements for gifted services with the

intention of recommending improvements regarding accountability for the spending of gifted funds paid to city, local, and exempted village school districts under section 3317.022 of the Revised Code. The Department shall submit a report of its findings and recommendations to the individuals prescribed in division (B) of this section not later than December 31, 2022.

- (4) The Department of Education shall develop recommendations for an incentive program for school districts in rural areas of the state that provide services to students identified as gifted under division (A), (B), (C), or (D) of section 3324.03 of the Revised Code and submit a report of its findings to the individuals prescribed in division (B) of this section not later than December 31, 2022.
- (5) The Department of Education shall, in collaboration with the Auditor of State and the Ohio Educational Service Center Association, conduct an evaluation of educational service centers, including all of the following:
 - (a) Services provided;
 - (b) Cost of existing services;
- (c) The ability to generate revenue for providing nonmandatory services and offset fixed costs with that revenue;
 - (d) The average operating cost per pupil;
 - (e) The effectiveness and efficiency of all educational service centers.

The Department shall submit a report of its findings and a recommendation for a funding formula for educational service centers to the individuals prescribed in division (B) of this section not later than December 31, 2022.

- (6) The Department of Education shall evaluate the current funding amounts and required services for all categories of English learners described in section 3317.016 of the Revised Code. The Department shall submit a report of its findings to the individuals prescribed in division (B) of this section not later than December 31, 2022.
- (7) The Department of Education shall conduct a study of the cost to educate students enrolled in internet- or computer-based community schools and shall consult with these schools while conducting this study. The Department shall submit a result of its findings to the individuals prescribed in division (B) of this section not later than December 31, 2022.
- (B) Reports prepared under divisions (A)(1), (2), (3), (4), (5), (6), and (7) of this section shall be submitted to all of the following:
- (1) The chairperson, vice chair, and ranking minority member of the finance committees of the House of Representatives and the Senate;
- (2) The chairperson, vice chair, and ranking minority member of the finance subcommittees regarding primary and secondary education of the House of Representatives and the Senate;
- (3) The chairperson, vice chair, and ranking minority member of the standing committees of the House of Representatives and the Senate that consider legislation regarding primary and secondary education;
 - (4) The Superintendent of Public Instruction;
 - (5) The President of the State Board of Education.
- (C) It is the intent of the General Assembly that the recommendations developed under division (A)(5) of this section be the basis of legislation enacted by the General Assembly in order to

take effect for fiscal year 2023 and that the recommendations developed under divisions (A)(2), (3), (4), (6), and (7) of this section be the basis of legislation enacted by the General Assembly in order to take effect for fiscal year 2024.

- Section 6. (A) The Department of Education, in consultation with community school governing authorities and other appropriate stakeholders, shall evaluate the cost of operating community schools on a per-pupil or other reasonable basis as a replacement for the discontinuance of a fixed per-pupil formula amount.
- (B) Not later than December 31, 2022, the Department shall submit its findings to all of the following:
- (1) The chairperson, vice chair, and ranking minority member of the finance committees of the House of Representatives and the Senate;
- (2) The chairperson, vice chair, and ranking minority member of the finance subcommittees regarding primary and secondary education of the House of Representatives and the Senate;
- (3) The chairperson, vice chair, and ranking minority member of the standing committees of the House of Representatives and the Senate that consider legislation regarding primary and secondary education;
 - (4) The Superintendent of Public Instruction;
 - (5) The President of the State Board of Education.
- Section 7. (A) A joint legislative task force to examine transportation of community school and nonpublic school students is hereby established and shall consist of six members, three of whom shall be appointed by the Speaker of the House of Representatives and three of whom shall be appointed by the President of the Senate. The Speaker of the House of Representatives and President of the Senate shall appoint a chairperson and vice-chairperson or co-chairpersons for the task force.
- (B) The task force, in consultation with the Superintendent of Public Instruction, the Auditor of State, and other stakeholders, shall study the transportation of such students and determine methods to create greater efficiency and minimize costs in transporting such students. The task force shall report its findings and a recommendation for a funding formula for the transportation of such students to the Speaker of the House of Representatives and the President of the Senate not later than December 31, 2022.
- Section 8. Notwithstanding section 3315.062 of the Revised Code, for the 2019-2020 and 2020-2021 school years, the limit on a school district's expenditures for the operation of student activity programs specified in division (A) of that section shall not apply.

Section 9. Notwithstanding section 3310.16 of the Revised Code and Section 4 of S.B. 89 of the 133rd General Assembly, the priority application period for Educational Choice Scholarships awarded under section 3310.03 of the Revised Code for the 2021-2022 school year shall open on March 2, 2021.

- Section 10. (A) During the period beginning on the effective date of this section and ending May 1, 2021, the following requirements of Chapters 4730. and 4731. of the Revised Code governing the practice and supervision of physician assistants are suspended, but only to the extent necessary for a hospital or other health care facility to implement division (B) of this section:
- (1) That a physician assistant may practice only under the direction, control, and supervision of a physician or podiatrist with whom the physician assistant has entered into a supervision agreement;
- (2) That a physician assistant may perform services only if authorized by the physician or podiatrist with whom the physician assistant has entered into a supervision agreement and by the hospital or other health care facility within which the physician assistant is practicing;
- (3) That a physician or podiatrist may serve as a physician assistant's supervising physician or podiatrist only if that practitioner has entered into a supervision agreement with the physician assistant.
- (B) During the period described in division (A) of this section, both of the following apply to the practice and supervision of a physician assistant who is employed by or under contract with a hospital or other health care facility:
- (1) The physician assistant may practice under the direction, control, and supervision of a physician or podiatrist with whom the physician assistant has not entered into a supervision agreement.
- (2) The physician assistant may perform services authorized by a physician or podiatrist described in division (B)(1) of this section and by the hospital or other health care facility within which the physician assistant is practicing.
- (C) This section does not limit the authority of a physician assistant to do either of the following:
- (1) Provide medical care under section 4730.04 of the Revised Code in response to a need precipitated by a disaster or emergency, as defined in that section;
- (2) Administer, deliver, or distribute drugs pursuant to a protocol implemented under section 3701.048 of the Revised Code following the declaration of an emergency that affects the public health.
- Section 11. (A) During the period beginning on the effective date of this section and ending on May 1, 2021, the following requirements of Chapters 4723. and 4731. of the Revised Code governing the practice of and collaboration with certified nurse-midwives, clinical nurse specialists, and certified nurse practitioners are suspended, but only to the extent necessary for a hospital or other health care facility to implement division (B) of this section:
- (1) That a certified nurse-midwife, clinical nurse specialist, or certified nurse practitioner may practice only in accordance with a standard care arrangement entered into with each physician or podiatrist with whom the nurse collaborates;
- (2) That a physician or podiatrist may serve as a collaborating physician or podiatrist on behalf of a certified nurse-midwife, clinical nurse specialist, or certified nurse practitioner only if the physician or podiatrist has entered into a standard care arrangement with the nurse.
 - (B) During the period described in division (A) of this section, both of the following apply to

the practice of and the collaboration with a certified nurse-midwife, clinical nurse specialist, or certified nurse practitioner who is employed by or under contract with a hospital or other health care facility:

- (1) The nurse may practice with a physician or podiatrist without having entered into a standard care arrangement with that physician or podiatrist, as long as the physician or podiatrist is continuously available to communicate with the nurse either in person or by electronic communication.
- (2) The nurse may perform services by practicing with a physician or podiatrist described in division (B)(1) of this section if authorized by the hospital or other health care facility within which the nurse is practicing.
- (C) This section does not limit the authority of a certified nurse-midwife, clinical nurse specialist, or certified nurse practitioner to administer, deliver, or distribute drugs pursuant to a protocol implemented under section 3701.048 of the Revised Code following the declaration of an emergency that affects the public health.
- Section 12. (A) As used in this section, "emergency medical technician-basic," "emergency medical technician-intermediate," and "emergency medical technician-paramedic" have the same meanings as in section 4765.01 of the Revised Code.
- (B) During the period beginning on the effective date of this section and ending May 1, 2021, and notwithstanding any conflicting provision of the Revised Code, an emergency medical technician-basic, emergency medical technician-intermediate, and emergency medical technician-paramedic who has received proper training may administer a test for COVID-19 and collect and label test specimens.

Section 13. (A) As used in this section:

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- (1) "Licensed practical nurse" has the same meaning as in section 4723.01 of the Revised Code.
- (2) "Respiratory care professional" has the same meaning as in section 4761.01 of the Revised Code.
- (B) During the period beginning on the effective date of this section and ending May 1, 2021, and notwithstanding any conflicting provision of the Revised Code, a licensed practical nurse may perform nursing care as identified in division (F) of section 4723.01 of the Revised Code at the direction of a respiratory care professional, and a respiratory care professional may provide that direction
- Section 14. (A) As used in this section, "licensing board" means a board authorized by Chapter 4723., 4729., 4730., 4731., 4761., or 4765. of the Revised Code to issue a license or certificate to engage in a specific profession, occupation, or occupational activity.
- (B) Subject to division (D) of this section and notwithstanding any conflicting provision of the Revised Code, a health care professional described in division (C) of this section who meets both of the following conditions may practice during the period beginning on the effective date of this

section and ending May 1, 2021:

- (1) In the five-year period immediately preceding the effective date of this section, the professional held a license or certificate to practice issued by a licensing board.
- (2) During the five-year period described in division (B)(1) of this section, the professional's license or certificate expired or became inactive, which may have occurred because the professional retired from practice.

In such a case, the health care professional shall be deemed to be practicing under a temporary license as if it were issued by the professional's respective licensing board and shall not be required to reactivate, restore, or renew the professional's prior license or certificate in order to practice under this section.

- (C) The health care professionals eligible to practice under this section are the following:
- (1) Licensed practical nurses, registered nurses, and advanced practice registered nurses;
- (2) Pharmacists;
- (3) Physician assistants;
- (4) Physicians, including podiatrists;
- (5) Respiratory care professionals;
- (6) Emergency medical technicians-basic, emergency medical technicians-intermediate, and emergency medical technicians-paramedic.
- (D) A health care professional who meets the conditions described in division (B) of this section is not authorized to practice under this section if either of the following applies:
- (1) The respective licensing board had revoked or suspended the professional's prior license or certificate.
- (2) The professional surrendered the professional's prior license or certificate in an effort to avoid disciplinary or other adverse action.

Section 15. All items in this section are hereby appropriated as designated out of any moneys in the state treasury to the credit of the designated fund. For all appropriations made in this act, those in the first column are for fiscal year 2020 and those in the second column are for fiscal year 2021. The appropriations made in this act are in addition to any other appropriations made for the FY 2020-FY 2021 biennium.

1 2 3 4 5

A EDU DEPARTMENT OF EDUCATION

B State Lottery Fund Group

C 7017 200611 Education Studies \$ 0 \$ 3,000,000

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D	TOTAL SLF State Lottery Fund Group	\$ 0	\$ 3,000,000
Е	TOTAL ALL BUDGET FUND GROUPS	\$ 0	\$ 3,000,000
	FDUCATION STUDIES		

Of the foregoing appropriation item 200611, Education Studies, up to \$3,000,000 in fiscal year 2021 shall be used to fund the education-related studies required under Sections 4 to 7 of S.B. 310 of the 133rd General Assembly.

	1	2	3		4	5		
A	DDD DEPARTMENT OF DEVELOPMENTAL DISABILITIES							
В	Federal F	Gund Group						
C	3A40	653654	Medicaid Services	\$	0	\$ 80,000,000		
D	TOTAL	FED Feder	al Fund Group	\$	0	\$ 80,000,000		
Е	TOTAL A	ALL BUDGI	ET FUND GROUPS	\$	0	\$ 80,000,000		

Section 16.

MEDICAID APPROPRIATION ADJUSTMENTS

Due to the enhanced federal medical assistance percentage enacted as a result of the COVID-19 pandemic, the following adjustments are hereby made to the fiscal year 2021 appropriations for the Department of Medicaid:

- (A) General Revenue Fund appropriation item 651525, Medicaid Health Care Services, shall be increased by \$1,035,243,542; this increase shall consist of a decrease in the state share of \$566,365,999 and an increase in the federal share of \$1,601,609,541.
- (B) Health Care Federal Fund (Fund 3F00) appropriation item 651623, Medicaid Services Federal, shall be increased by \$2,596,799,320.
- (C) Health Insuring Corporation Class Franchise Fee Fund (Fund 5TN0) appropriation item 651684, Medicaid Services HIC Fee, shall be increased by \$200,000,000.
- (D) General Revenue Fund appropriation item 651526, Medicare Part D, shall be decreased by \$136,870,203.
- (E) Health Care/Medicaid Support and Recoveries Fund (Fund 5DL0) appropriation item 651639, Medicaid Services Recoveries, shall be decreased by \$179,999,154.

Section 17.

MEDICAID APPROPRIATION ADJUSTMENTS

The following adjustments are hereby made to the fiscal year 2021 appropriations for the Department of Medicaid:

- (A) Hospital Assessment Fund (Fund 5GF0) appropriation item 651656, Medicaid Services Hospital Upper Payment Limit, shall be increased by \$175,000,000.
- (B) Health Care Federal Fund (Fund 3F00) appropriation item 651623, Medicaid Services Federal, shall be increased by \$525,000,000.

SECTION 18. CORONAVIRUS RELIEF FUND APPROPRIATION

Any unexpended or unencumbered cash in the State Coronavirus Relief Fund (Fund 5CV1) is hereby appropriated for fiscal year 2021 to appropriation item 042621, COVID Response Multiple Agencies, for expenses incurred on or after March 1, 2020, in response to the coronavirus pandemic. This includes cash that had been previously appropriated or distributed but returned to Fund 5CV1. It does not include cash received by the state and deposited into Fund 5CV1 as a result of acts of the United States Congress made after November 1, 2020.

Prior to spending these appropriations, the Director of Budget and Management shall obtain Controlling Board approval. The Director of Budget and Management, with the approval of the Controlling Board, may transfer these appropriations to new or existing appropriation items within Fund 5CV1 for expenditures incurred on or after March 1, 2020.

Section 19. Within the limits set forth in this act, the Director of Budget and Management shall establish accounts indicating the source and amount of funds for each appropriation made in this act, and shall determine the form and manner in which appropriation accounts shall be maintained. Expenditures from appropriations, other than capital appropriations, contained in this act shall be accounted for as though made in H.B. 166 of the 133rd General Assembly.

The appropriations made in this act are subject to all provisions of H.B. 166 of the 133rd General Assembly that are generally applicable to such appropriations.

Section 20. After all payments for fiscal year 2021 have been made under sections 3314.088, 3317.0219, 3317.163, and 3326.42 of the Revised Code, the Department of Education shall distribute any amounts remaining in appropriation item 200604, Student Wellness and Success, through a methodology determined by the Department in consultation with the Office of Budget and Management.

Section 201.10. Except as otherwise provided in this act, all appropriation items in this act are appropriated out of any moneys in the state treasury to the credit of the designated fund that are not otherwise appropriated.

A		ADJ ADJUTANT GENERAL					
В	Army National Guard Service Contract Fund (Fund 3420)						
C	C74537	Renovation Projects - Federal Share	\$	9,410,962			
D	C74539	Renovations and Improvements – Federal	\$	4,216,100			
E	TOTAL Army Nation	nal Guard Service Contract Fund	\$	13,627,062			
F	Armory Improvemen	nts Fund (Fund 5340)					
G	C74542	Renovations and Improvements	\$	950,000			
Н	TOTAL Armory Imp	provements Fund	\$	950,000			
I	Administrative Building Fund (Fund 7026)						
J	C74528	Camp Perry Improvements	\$	1,686,250			
K	C74535	Renovations and Improvements	\$	8,460,961			
L	C74556	Rickenbacker Runway Upgrades	\$	611,000			
M	TOTAL Administrati	ive Building Fund	\$	10,758,211			
N	TOTAL ALL FUND	S	\$	25,335,273			

RENOVATIONS AND IMPROVEMENTS – FEDERAL

The foregoing appropriation item C74539, Renovations and Improvements – Federal, shall be used to fund capital projects that are coded as receiving one hundred per cent federal support pursuant to the agreement support code identified in the Facilities Inventory and Support Plan between the Office of the Adjutant General and the Army National Guard. Notwithstanding section 131.35 of the Revised Code, if after the effective date of this section, additional federal funds are made available to the Adjutant General to carry out the Facilities Inventory Support Plan, the Adjutant General may request that the Director of Budget and Management authorize expenditures in excess of the amounts appropriated to appropriation item C74539, Renovations and Improvements – Federal. Upon approval of the Director of Budget and Management, the additional amounts are hereby appropriated. Notwithstanding section 126.14 of the Revised Code, if the Adjutant General is approved by the federal government to complete additional, unanticipated one hundred per cent

federally funded projects after July 1, 2020, and before October 1, 2021, the appropriations for these additional projects may be released upon written approval of the Director of Budget and Management.

Section 205.10.

	1	2		3
A		AGO ATTORNEY GENERA	A L	
В	Administrativ	ve Building Fund (Fund 7026)		
C	C05504	London Clean Agent Fire Suppression system	\$	524,700
D	C05505	Richfield Roof Replacements	\$	815,737
E	C05517	General Building Renovations	\$	636,643
F	C05521	BCI London Renovations	\$	2,151,183
G	C05529	London TTC Highway Response Course Renovation	\$	601,718
Н	TOTAL Adm	inistrative Building Fund	\$	4,729,981
I	TOTAL ALL	FUNDS	\$	4,729,981

Section 207.01. DEPARTMENT OF HIGHER EDUCATION AND STATE INSTITUTIONS OF HIGHER EDUCATION

1 2 3

A BOR DEPARTMENT OF HIGHER EDUCATION

B Higher Education Improvement Fund (Fund 7034)

C	C23501	Ohio Supercomputer Center	\$	7,224,750
D	C23516	Ohio Library and Information Network	\$	13,966,773
Е	C23524	Supplemental Renovations - Library Depositories	\$	519,650
F	C23529	Workforce Based Training and Equipment	\$	7,600,000
G	C23530	Technology Initiatives	\$	2,375,000
Н	C23532	OARnet	\$	14,177,800
I	C23560	HEI Critical Maintenance and Upgrades	\$	1,425,000
J	C23566	Campus Safety Grant Program	\$	5,000,000
K	TOTAL Higher Education Improvement Fund			52,288,973
L	TOTAL ALL FU	NDS	\$	52,288,973

WORKFORCE BASED TRAINING AND EQUIPMENT

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- (A) Capital appropriations in this act made from appropriation item C23529, Workforce Based Training and Equipment, shall be used to support the Regionally Aligned Priorities in Developing Skills (RAPIDS) program in the Department of Higher Education. The purpose of the RAPIDS program is to support collaborative projects among higher education institutions to strengthen education and training opportunities that maximize workforce development efforts in defined areas of the state.
- (B) Capital funds appropriated for this purpose by the General Assembly shall be distributed by the Chancellor of Higher Education to Ohio regions or subsets of regions. Regions or subsets of regions may be defined by the state's economic development strategy.
- (C) The Chancellor shall award capital funds within the program using an application and review process, as developed by the Chancellor. In reviewing applications and making awards, priority shall be given to proposals that demonstrate:
- (1) Collaboration among and between state institutions of higher education, as defined in section 3345.011 of the Revised Code, Ohio Technical Centers, and other entities as determined to be appropriate by the Chancellor;
 - (2) Evidence of meaningful business support and engagement;
- (3) Identification of targeted occupations and industries supported by data, which sources may include the Governor's Office of Workforce Transformation, OhioMeansJobs, labor market information from the Department of Job and Family Services, and lists of in-demand occupations;
- (4) Sustainability beyond the grant period with the opportunity to provide continued value and impact to the region.

(D) In submitting proposals for consideration under the program, a state institution of higher education, as defined in section 3345.011 of the Revised Code, shall be the lead applicant and preference shall be given to proposals in which equipment and technology acquired by capital funds awarded under the program are owned by a state institution of higher education. If equipment, technology, or facilities acquired by capital funds awarded under the program will be owned by a separate governmental or nonprofit entity, the state institution of higher education shall enter into a joint use agreement with the entity, which shall be approved by the Chancellor.

CAMPUS SAFETY GRANT PROGRAM

- (A) The foregoing appropriation item C23566, Campus Safety Grant Program, shall be used to make competitive grants to state institutions of higher education for eligible security improvements that assist the institutions in improving the overall physical security and safety of their buildings on public campuses throughout Ohio.
- (B) The Director of Public Safety shall administer and award the grants described in division (A) of this section. The Director, in coordination with the Chancellor of Higher Education, shall establish procedures and forms by which applicants may apply for a grant, a competitive process for ranking applicants and awarding the grants, and procedures for distributing grants. The procedures shall require each applicant to do all of the following:
- (1) Describe how the grant will be used to integrate organizational preparedness with broader state and local preparedness efforts;
- (2) Submit a vulnerability assessment conducted by experienced security, law enforcement, or military personnel, and a description of how the grant will be used to address the vulnerabilities identified in the assessment.
- (C) Prior to the awarding of any funds under this section, the Director of Public Safety shall consult and share preliminary funding recommendations with the Chancellor.
- (D) Any grant submission that is created under this section that is determined to be a security record as defined in section 149.433 of the Revised Code is not a public record under section 149.43 of the Revised Code and is not subject to mandatory release or disclosure under that section.
- (E) Upon the completion of the application and review process as defined in division (B) of this section, the Chancellor shall seek the approval of the Controlling Board to transfer appropriation to any institution receiving an award under this section.
 - (F) As used in this section:
- (1) "Eligible security improvements" means a physical security enhancement, equipment, or inspection and screening equipment included on the Authorized Equipment List published by the United States Department of Homeland Security that is also within the definition of "costs of capital facilities" under section 151.01 of the Revised Code.
- (2) "State institutions of higher education" has the same meaning as in section 3345.011 of the Revised Code.

Section 207.02.

	1	2		3
A		BTC BELMONT TECHNICAL COLLE	EGE	
В	Higher Educat	ion Improvement Fund (Fund 7034)		
C	C36800	Basic Renovations	\$	274,589
D	C36809	Industrial Trades Center	\$	739,846
E	C36810	Handicap Parking and Parking Improvement for Barr Community Building	\$	125,000
F	TOTAL Highe	r Education Improvement Fund	\$	1,139,435
G	TOTAL ALL I	FUNDS	\$	1,139,435

Section 207.03.

	1	2		3
A		BGU BOWLING GREEN STATE UNIVERS	SITY	<i>T</i>
В	Higher Educa	ntion Improvement Fund (Fund 7034)		
C	C24001	Basic Renovations - Firelands	\$	320,000
D	C24068	Advanced Manufacturing, Engineering and Applied Science Corridor	\$	16,000,000
E	C24069	BGSU Water Quality Research and Education Center	\$	1,000,000
F	C24070	Piqua Public Safety Regional Training Center	\$	400,000
G	C24071	BGSU Ohio Robotics Research and Training Center	\$	250,000

Н	C24072	BGSU Wood County Nursing Facility	\$ 50,000
I	C24073	Mercy College of Ohio Physician Assistant Program	\$ 125,000
J	TOTAL Hig	gher Education Improvement Fund	\$ 18,145,000
K	TOTAL AL	L FUNDS	\$ 18,145,000

Section 207.04.

	1	2		3
A		COT CENTRAL OHIO TECHNICAL O	COLLEG	Е
В	Higher Edu	cation Improvement Fund (Fund 7034)		
C	C36905	Founders/Hopewell Hall Renovations	\$	2,500,000
D	C36925	Hopewell Hall Improvements	\$	275,286
E	C36926	Muskingum Valley Health Center	\$	150,000
F	TOTAL Hig	ther Education Improvement Fund	\$	2,925,286

Section 207.05.

TOTAL ALL FUNDS

G

1 2 3

2,925,286

CSU CENTRAL STATE UNIVERSITY A

В Higher Education Improvement Fund (Fund 7034)

C	C25520	Campus Security Update	\$ 500,000
D	C25521	Classroom Technology Upgrades	\$ 370,000
E	C25525	ADA and Fire Safety Campus Updates	\$ 1,000,000
F	C25526	Campus Parking Lots, Building Entrances, and Sidewalks	\$ 950,000
G	C25527	HVAC Upgrades and Improvements	\$ 950,000
Н	C25528	Center for Academic Research and Innovation Rehabilitation	\$ 550,000
I	C25530	YWCA Dayton Historic Building Renovation	\$ 500,000
J	TOTAL Highe	r Education Improvement Fund	\$ 4,820,000
K	TOTAL ALL I	FUNDS	\$ 4,820,000

Section 207.06.

	1	2		3
A		CTC CINCINNATI STATE COMMUNITY CO	OLLE	EGE
В	Higher Educa	ation Improvement Fund (Fund 7034)		
C	C36140	Main Building Renovations	\$	3,328,363
D	C36141	IT System Upgrades	\$	2,000,000
E	C36143	Training and Education Infrastructure Upgrades	\$	1,000,000
F	C36144	The Building Blocks of History	\$	25,000
G	TOTAL High	ner Education Improvement Fund	\$	6,353,363
Н	TOTAL ALL	FUNDS	\$	6,353,363

Section 207.07.

	1	2		3
A		CLT CLARK STATE COMMUNITY C	OLLEGE	
В	Higher Edu	cation Improvement Fund (Fund 7034)		
C	C38527	Rhodes Hall and Applied Science Center Renovation	\$	3,039,265
D	C38532	Clark State Performing Arts Center	\$	1,100,000
E	TOTAL Hig	gher Education Improvement Fund	\$	4,139,265
F	TOTAL AL	L FUNDS	\$	4,139,265
	Section 207.08			

	1	2		3
A		CLS CLEVELAND STATE UNIVERSITY	Y	
В	Higher Educ	eation Improvement Fund (Fund 7034)		
C	C26083	Science Research Building Renovation and Expansion	\$	16,000,000
D	C26084	IT Security Upgrade and Data Center Restructuring	\$	1,820,000
Е	C26088	UH Center for Advanced Pediatric Surgery and Dentistry	\$	750,000
F	C26089	Metro Health Rehabilitation Research Institute	\$	250,000
G	C26090	Jennings Center Safe Movement Equipment	\$	250,000

Н	C26091	Tower City/City Block	\$ 2,000,000
I	TOTAL Hig	her Education Improvement Fund	\$ 21,070,000
J	TOTAL ALI	L FUNDS	\$ 21,070,000

Section 207.09.

Section 207.10.

	1	2		3
A		CTI COLUMBUS STATE COMMUNITY COL	LEG	Е
В	Higher Educa	tion Improvement Fund (Fund 7034)		
C	C38435	Student Success Renovations	\$	5,500,000
D	C38437	Building Infrastructure Repairs	\$	9,251,300
E	C38445	Rickenbacker Area Mobility Center	\$	1,000,000
F	C38446	Center for Creative Career Development	\$	350,000
G	C38447	Workforce Development Training Center	\$	300,000
Н	C38448	The Point	\$	250,000
I	C38449	Gravity Project Phase 2	\$	500,000
J	C38450	Jewish Family Services Technology Hub for Workforce Advancement	\$	125,000
K	TOTAL High	er Education Improvement Fund	\$	17,276,300
L	TOTAL ALL	FUNDS	\$	17,276,300

	1	2		3
A		CCC CUYAHOGA COMMUNITY COLLEGE		
В	Higher Educ	cation Improvement Fund (Fund 7034)		
C	C37800	Basic Renovations	\$	6,226,408
D	C37852	East Campus Exterior Plaza	\$	6,400,000
E	C37860	West Nursing Renovations	\$	3,000,000
F	C37861	Greater Cleveland Food Bank	\$	250,000
G	C37862	Cleveland Institute of Art Interactive Media Lab	\$	150,000
Н	C37863	Playhouse Square Connor Palace Theatre Renovations and Improvements	\$	1,000,000
I	C37864	Solon Innovation Center	\$	150,000
J	TOTAL Hig	ther Education Improvement Fund	\$	17,176,408
K	TOTAL AL	L FUNDS	\$	17,176,408

Section 207.11.

	1	2		3
A		JTC EASTERN GATEWAY COMMUNITY	COLLE	EGE
В	Higher Edu	ecation Improvement Fund (Fund 7034)		
C	C38623	HVAC/Plumbing Maintenance	\$	1,895,842
D	C38624	Barnesville Family Dental Center	\$	50,000
E	C38625	Jefferson County Fire Training Center	\$	250,000

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F	TOTAL Higher Education Improvement Fund	\$ 2,195,842
G	TOTAL ALL FUNDS	\$ 2,195,842

Section 207.12.

Section 207.13.

	1	2		3
A		ESC EDISON STATE COMMUNITY COLL	EGE	
В	Higher Educa	ation Improvement Fund (Fund 7034)		
C	C39000	Basic Renovations	\$	716,100
D	C39015	IT Upgrades	\$	307,000
E	C39018	HVAC Repair and Replacements	\$	350,000
F	C39019	Parking Lot Resurfacing	\$	400,000
G	TOTAL High	er Education Improvement Fund	\$	1,773,100
Н	TOTAL ALL	FUNDS	\$	1,773,100

	1	2		3
A		HTC HOCKING TECHNICAL COI	LEGE	
В	Higher Educ	cation Improvement Fund (Fund 7034)		
C	C36327	Public Safety and Natural Resources Program Laboratory Renovation and Expansion	\$	1,000,000

D	C36328	McClenaghan Center for Culinary Hospitality-Renovation	\$ 1,479,171
E	C36332	Fire Tower Upgrade	\$ 252,000
F	C36333	John Light Boiler Repair	\$ 70,000
G	C36334	Hocking Aquaculture Project	\$ 300,000
Н	TOTAL Higher	r Education Improvement Fund	\$ 3,101,171
Ι	TOTAL ALL F	UNDS	\$ 3,101,171

Section 207.14.

	1	2		3
A		LTC JAMES RHODES STATE COLL	EGE	
В	Higher Educa	ation Improvement Fund (Fund 7034)		
C	C38100	Basic Renovations	\$	600,000
D	C38116	Center for Health Science Education and Innovation	\$	1,000,000
E	C38117	IT Infrastructure	\$	737,156
F	C38123	St. Rita's Medical Center	\$	500,000
G	C38124	Allen County Airport Communications	\$	300,000
Н	TOTAL High	ner Education Improvement Fund	\$	3,137,156
I	TOTAL ALL	FUNDS	\$	3,137,156

Section 207.15.

	1	2		3		
A		KSU KENT STATE UNIVERSITY				
В	Higher Edu	cation Improvement Fund (Fund 7034)				
C	C270G2	Satterfield Hall-HVAC	\$	500,000		
D	C270H2	Founders Hall HVAC Upgrades - Tuscarawas	\$	500,000		
E	C270I5	White Hall Rehabilitation	\$	12,000,000		
F	C270I7	Library Asbestos Abatement and Restroom Installation - Ashtabula	\$	550,000		
G	C270K3	Critical Deferred Maintenance-Kent	\$	1,575,000		
Н	C270K4	Campus ADA Improvements-Kent	\$	1,000,000		
I	C270K5	Fine Arts Building Roof Replacement Phase 1-Stark	\$	900,000		
J	C270K6	Classroom 127 Renovation/Electrical System Upgrades-Salem	\$	475,000		
K	C270K7	Nursing Skills Lab Renovation-Geauga	\$	450,000		
L	C270K8	Mary Patterson Building Roof Replacement-East Liverpool	\$	300,000		
M	C270K9	Rockwell Hall Renovation and Expansion-Kent	\$	4,500,000		
N	C270L1	Link Building Window/Envelope Rehabilitation- Trumbull	\$	500,000		
О	C270L5	Garfield Zimmerman Home	\$	250,000		
P	C270L6	Tuscarawas Regional Advanced Manufacturing/Innovation Center	\$	800,000		
Q	C270L7	Cleveland Institute of Music	\$	150,000		

R	C270L8	Blossom Music Center Improvements	\$ 900,000
S	C270L9	Girl Scout STEM Center of Excellence at Camp Ledgewood	\$ 100,000
T	C270M1	Severance Hall	\$ 800,000
U	TOTAL Hig	gher Education Improvement Fund	\$ 26,250,000
V	TOTAL AL	L FUNDS	\$ 26,250,000

Section 207.16.

	1	2		3
A		LCC LAKELAND COMMUNITY COL	LEG	Е
В	Higher Educ	ation Improvement Fund (Fund 7034)		
С	C37922	Existing Teaching and Teaching Support Space Renovations	\$	2,829,110
D	C37923	IT Infrastructure and Security Improvements	\$	459,599
E	C37924	C Building Roof Replacement	\$	1,100,000
F	C37925	Northeast Ohio Workforce Transformation Facility	\$	500,000
G	C37926	HOLA Commercial Kitchen Business Incubator	\$	75,000
Н	TOTAL High	ner Education Improvement Fund	\$	4,963,709
I	TOTAL ALL	FUNDS	\$	4,963,709

Section 207.17.

1	2	3

A		LOR LORAIN COMMUNITY COLL	EGE	
В	Higher Ed	ucation Improvement Fund (Fund 7034)		
C	C38322	Mechanical Tunnel Repairs	\$	1,003,715
D	C38323	Parking Lot 2 and Lot 3	\$	3,011,146
E	C38324	Business Building	\$	1,154,272
F	C38325	Spitzer Conference Center	\$	1,154,272
G	C38326	Lorain Arts Academy Renovations	\$	350,000
Н	C38327	Southern Lorain Boys and Girls Club	\$	250,000
I	C38328	Lorain County Medical and Dental Expansion	\$	310,000
J	C38329	Sears think[box] Phase V	\$	750,000
K	TOTAL H	igher Education Improvement Fund	\$	7,983,405
L	TOTAL A	LL FUNDS	\$	7,983,405

Section 207.18.

A MTC MARION TECHNICAL COLLEGE

B Higher Education Improvement Fund (Fund 7034)

C C35916 Bryson Hall Renovations \$ 1,620,217

D TOTAL Higher Education Improvement Fund \$ 1,620,217

E TOTAL ALL FUNDS \$ 1,620,217

Section 207.19.

Section 207.20.

	1	2	3
A		MUN MIAMI UNIVERSITY	
В	Higher Educ	eation Improvement Fund (Fund 7034)	
C	C28597	Clinical Health Science and Student Wellness Building	\$ 21,210,000
D	C28598	Northwest Butler Creativity Hub Corridor	\$ 1,000,000
Е	TOTAL Hig	her Education Improvement Fund	\$ 22,210,000
F	TOTAL ALI	L FUNDS	\$ 22,210,000

	1	2		3
A		NCC NORTH CENTRAL TECHNICAL CO	OLLEC	БЕ
В	Higher Educ	eation Improvement Fund (Fund 7034)		
C	C38024	Fallerius Chillers and Boiler and Byron Kee Boilers Replacement	\$	500,000
D	C38025	IT and Emergency Power Generators	\$	663,293
E	C38026	Campus Wide Buildings-Front Doors and Windows	\$	565,000

F	C38027	First Responders Safety and Training Center	\$ 600,000
G	TOTAL High	ner Education Improvement Fund	\$ 2,328,293
Н	TOTAL ALL	FUNDS	\$ 2,328,293

Section 207.21.

	1	2		3
A		NEM NORTHEAST OHIO MEDICAL UNIVER	RSIT	Y
В	Higher Educat	ion Improvement Fund (Fund 7034)		
C	C30541	Laboratory Air Handlers Replacement and Deferred Maintenance	\$	600,000
D	C30542	Distributed Antenna System and Enhanced Video Security Surveillance System	\$	700,000
E	C30543	Regula Corridor Renovation/Small Group Active Teaching Format Academic Learning Classroom Conversion	\$	260,000
F	C30544	Network Fire Wall Replacement and Enhancement	\$	250,000
G	C30545	Research and Graduate Education Building Research Laboratory Renovation	\$	200,000
Н	C30546	Hall of Fame Village Center for Excellence	\$	1,000,000
I	C30547	Mercy Medical OBGYN Emergency Department	\$	90,000
J	TOTAL Highe	er Education Improvement Fund	\$	3,100,000
K	TOTAL ALL I	FUNDS	\$	3,100,000

Section 207.22.

	1	2		3
A	NTC	NORTHWEST STATE COMMUNITY	COLI	LEGE
В	Higher Education l	Improvement Fund (Fund 7034)		
C	C38219	Building B Renovations	\$	2,376,366
D	C38222	Cyber Disaster Recovery Site	\$	100,000
E	TOTAL Higher Education Improvement Fund		\$	2,476,366
F	TOTAL ALL FUN	DS	\$	2,476,366

Section 207.23.

	1	2	3
A		OSU OHIO STATE UNIVERSITY	
В	Higher Educati	on Improvement Fund (Fund 7034)	
C	C315BR	Emergency Generators	\$ 900,000
D	C315DM	Roof Repair and Replacements	\$ 4,800,000
E	C315DN	Fire System Replacements	\$ 3,900,000
F	C315DP	HVAC Repair and Replacements	\$ 3,600,000
G	C315DQ	Elevator Safety Repairs and Replacements	\$ 4,900,000
Н	C315DS	Building Envelope Repair	\$ 1,000,000
I	C315DT	Plumbing Repair	\$ 1,800,000

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J	C315DU	Road/Bridge Improvements	\$ 800,000
K	C315FD	Electrical Repairs	\$ 2,300,000
L	C315GL	Founders Hall Renovations - Newark	\$ 1,050,000
M	C315GY	Campbell Hall Renovations/Addition	\$ 23,760,000
N	C315GZ	Biomedical and Materials Engineering Complex	\$ 23,760,000
O	С315НА	Infrastructure Renewal	\$ 1,000,000
P	С315НВ	Galvin Hall Basement Renovations-Lima	\$ 1,700,000
Q	С315НС	Boiler Replacement-Mansfield	\$ 500,000
R	C315HD	Recreation Center Life Safety-Mansfield	\$ 375,000
S	C315HE	HVAC and Emergency Generators- Mansfield	\$ 275,000
T	C315HF	Building Entries Renewal and Renovation- Mansfield	\$ 250,000
U	C315HG	Exterior Signs and Walk Renovation- Mansfield	\$ 300,000
V	С315НН	Alber Student Center Renovation-Marion	\$ 1,175,000
W	С315НІ	Building Standby Generator Replacements- Marion	\$ 525,000
X	С315НЈ	Hopewell Hall Improvements-Newark	\$ 275,000
Y	С315НК	Reese Center HVAC Renovations-Newark	\$ 125,000
Z	C315HL	Alford Science Center Laboratory Equipment-Newark	\$ 250,000
AA	C315HM	Fisher Hall Renovation-Wooster	\$ 6,000,000

AB	C315HQ	Knox County Regional Airport	\$ 900,000
AC	C315HR	Monroe Family Health Center	\$ 100,000
AD	C315HS	Charitable Pharmacy and Market	\$ 50,000
AE	C315HT	Farm on the Hilltop	\$ 1,000,000
AF	C315HU	Ohio Manufacturing and Innovation Center	\$ 500,000
AG	C315HV	PAST Innovation Lab	\$ 300,000
АН	C315HW	Columbus Speech and Hearing Care Facility	\$ 300,000
AI	C315HX	East Side Dental Clinic	\$ 500,000
AJ	TOTAL Highe	r Education Improvement Fund	\$ 88,970,000
AK	TOTAL ALL F	FUNDS	\$ 88,970,000

Section 207.24.

	1	2	3
A		OHU OHIO UNIVERSITY	
В	Higher Ed	ucation Improvement Fund (Fund 7034)	
C	C30075	Infrastructure Improvements	\$ 1,345,000
D	C30136	Building Envelope Restorations	\$ 2,640,000
E	C30157	Building and Safety System Improvements	\$ 2,816,572
F	C30158	Academic Space Improvements	\$ 13,902,778
G	C30171	Campus Infrastructure Improvements – Regional Campuses	\$ 4,675,650

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Н	TOTAL Higher Education Improvement Fund	\$ 25,380,000
I	TOTAL ALL FUNDS	\$ 25,380,000

Section 207.25.

	1	2		3
A		OTC OWENS COMMUNITY COLLE	EGE	
В	Higher Educat	tion Improvement Fund (Fund 7034)		
C	C38824	Access Improvement Projects	\$	300,000
D	C38826	College Hall Renovation	\$	5,261,171
E	C38830	Transportation Technology Building Renovation	\$	475,000
F	C38833	IT Campus Security Upgrades	\$	450,000
G	C38834	HVAC Renovation and Replacement	\$	155,000
Н	C38840	Findlay Family YMCA	\$	400,000
I	C38841	50 North Expansion	\$	500,000
J	C38842	Boys and Girls Club of Toledo	\$	150,000
K	C38843	Owens Harvest Food Pantry and Clothes Center	\$	100,000
L	TOTAL Highe	er Education Improvement Fund	\$	7,791,171
M	TOTAL ALL	FUNDS	\$	7,791,171

Section 207.26.

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	1	2		3
A		RGC RIO GRANDE COMMUNITY COLLE	GE	-
В	Higher Education In	mprovement Fund (Fund 7034)		
C	C35617 IT Ir	nfrastructure and Information System Upgrades	\$	1,332,754
D	TOTAL Higher Edu	acation Improvement Fund	\$	1,332,754
E	TOTAL ALL FUNI	OS	\$	1,332,754
	Section 207.27.			
	1	2		3
A		SSC SHAWNEE STATE UNIVERSITY	Y	
В	Higher Education	on Improvement Fund (Fund 7034)		
C	C32400 B	asic Renovations	\$	3,810,000
D	TOTAL Higher	Education Improvement Fund	\$	3,810,000
Е	TOTAL ALL FU	JNDS	\$	3,810,000
	Section 207.28.			
	1	2		3

SCC SINCLAIR COMMUNITY COLLEGE

B Higher Education Improvement Fund (Fund 7034)

A

C	C37739	Building Clean and Seal Masonry	\$ 1,800,000
D	C37740	Campus Wide HVAC-Chillers and Boilers Upgrades	\$ 4,500,000
E	C37741	Electrical Grid and Utility System Replacements	\$ 1,000,000
F	C37742	Diesel Generators Replacement	\$ 700,000
G	C37743	Fire Sprinkler System Installation- Buildings 1-7	\$ 1,603,245
Н	C37745	Advanced Manufacturing and Skilled Trades Training Hubs-DHE	\$ 1,000,000
I	C37747	National Aerospace Electric Power Innovation Center	\$ 1,000,000
J	C37748	Hope Center for Families	\$ 25,000
K	C37750	Advanced Manufacturing and Skilled Trades Training Hubs	\$ 200,000
L	C37751	Dayton Arcade North Improvements	\$ 200,000
M	C37752	21st Century Boys and Girls Club	\$ 1,000,000
N	C37753	West Dayton Farmers Market and Food Hub	\$ 500,000
О	C37755	Comprehensive Outpatient Program Expansion (COPE)	\$ 1,000,000
P	TOTAL Higher	Education Improvement Fund	\$ 14,528,245
Q	TOTAL ALL F	UNDS	\$ 14,528,245

Section 207.29.

	54	

	1	2		3
A		SOC SOUTHERN STATE COMMUNITY CO	OLLE	EGE
В	Higher Educ	cation Improvement Fund (Fund 7034)		
C	C32200	Basic Renovations	\$	785,140
D	C32224	Instructional and Campus Technology Project	\$	646,850
Е	C32225	Campus Security Systems Project	\$	279,497
F	C32227	Wilmington Air Park Infrastructure Improvement Project	\$	500,000
G	TOTAL Hig	her Education Improvement Fund	\$	2,211,487
Н	TOTAL ALI	L FUNDS	\$	2,211,487

Section 207.30.

	1	2		3
A		STC STARK TECHNICAL COLLE	GE	
В	Higher Educ	cation Improvement Fund (Fund 7034)		
C	C38900	Basic Renovation	\$	1,160,370
D	C38921	HVAC Repair and Replacements	\$	675,000
Е	C38929	Akron Center for Education and Workforce	\$	1,420,000
F	C38935	Roof Replacements	\$	1,900,000
G	C38937	21st Century Campus Digital Transformation Project	\$	1,300,000

Н	C38939	Growing for Good	\$ 200,000
I	C38940	United Way of Summit County Sojourner Truth Building Renovations	\$ 100,000
J	TOTAL Highe	er Education Improvement Fund	\$ 6,755,370
K	TOTAL ALL	FUNDS	\$ 6,755,370

Section 207.31.

	1	2		3
A		TTC TERRA STATE COMMUNITY COLI	LEGE	
В	Higher Education	on Improvement Fund (Fund 7034)		
C	C36419	Repaying Parking Lots	\$	488,000
D	C36420	Building E Renovations	\$	223,869
E	C36421	IT Infrastructure Upgrades	\$	317,500
F	C36422	Building B Server Room Duct Work	\$	183,000
G	C36423	Campus Safety Door System	\$	59,800
Н	C36424	Math Laboratory Renovation	\$	165,415
I	C36425	Sandusky County Continuous Learning Project	\$	600,000
J	TOTAL Higher	Education Improvement Fund	\$	2,037,584
K	TOTAL ALL F	UNDS	\$	2,037,584

Section 207.32.

	1	2	3
A		UAK UNIVERSITY OF AKRON	
В	Higher Education	Improvement Fund (Fund 7034)	
C	C25082	Crouse/Ayer Hall Consolidation	\$ 18,060,000
D	C25090	Medina County Battered Women's Shelter	\$ 500,000
Е	C25091	Canton Jewish Community Project	\$ 50,000
F	C25092	South of Exchange Street Safety Initiative	\$ 100,000
G	C25093	McClain Gallery of Akron's Black History and Culture	\$ 257,000
Н	C25094	Summit County Battered Women's Shelter	\$ 400,000
I	TOTAL Higher E	ducation Improvement Fund	\$ 19,367,000
J	TOTAL ALL FUI	NDS	\$ 19,367,000

3 2 1 A UCN UNIVERSITY OF CINCINNATI Higher Education Improvement Fund (Fund 7034) В C Muntz Hall - Blue Ash \$ 2,400,000 C26678 Old Lindner Hall-College of Law Renovations 29,560,000 D C266B3 \$ \$ 4,500,000 Е C266B4 Probasco Auditorium Renovation McDonough Hall and Student Services Building \$ 1,250,000 F C266B5

Section 207.33.

Roofs-Cle	ermont
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G	C266B6	Kettering Facade Window Replacement	\$ 750,000
Н	C266B9	Jeff Wyler Boys and Girls Clubs of Greater Cincinnati	\$ 50,000
I	C266C1	University of Cincinnati Hillel	\$ 75,000
J	TOTAL High	er Education Improvement Fund	\$ 38,585,000
K	TOTAL ALL	FUNDS	\$ 38,585,000

Section 207.34.

2 1 3 A UTO UNIVERSITY OF TOLEDO В Higher Education Improvement Fund (Fund 7034) C C34071 Elevator Safety Repairs and Replacements \$ 1,300,000 1,500,000 D C34072 **Building Automation System Upgrades** \$ 2,000,000 Ε C34073 Mechanical System Improvements \$ F C34080 Building Envelope/Weatherproofing \$ 2,000,000 Accessibility/ADA Improvements and \$ G 345,000 C34083 Enhancements Research Laboratory Renovations Η \$ 600,000 C34089 Ι C34094 **Electrical System Enhancements** \$ 1,500,000 3,000,000 J C34097 North Engineering Lab/Classroom \$ Renovations

I	K	C34098	Classroom Renovations	\$ 1,600,000
]	L	C340A7	Underground Utility Infrastructure Improvements	\$ 1,000,000
N	M	C340A8	Centennial Mall Hardscape Improvements	\$ 1,000,000
1	N	C340A9	Raymon H. Mulford Library Renovations	\$ 1,000,000
(O	C340B1	Network Security and Flow Monitoring Systems Upgrade	\$ 1,200,000
]	P	C340B2	Wireless Infrastructure Upgrade	\$ 1,250,000
(Q	C340B3	Reverse Osmosis Auto Watering System for Research Animals	\$ 625,000
]	R	C340B5	Lourdes University Health Sciences Building - Campus Gateway	\$ 125,000
,	S	C340B6	Mosaic Lodge Community Center	\$ 100,000
	Γ	C340B7	University of Toledo MBDC/MBAC Relocation	\$ 125,000
Ţ	IJ	C340B8	YWCA of Northwest Ohio Building Renovations	\$ 200,000
•	V	C340B9	University of Toledo Hillel	\$ 50,000
V	V	TOTAL High	er Education Improvement Fund	\$ 20,520,000
2	X	TOTAL ALL	FUNDS	\$ 20,520,000

Section 207.35.

1 2 3

В	Higher Education Imp	provement Fund (Fund 7034)	
C	C35800 Basic Re	enovations	\$ 1,183,806
D	TOTAL Higher Educa	ation Improvement Fund	\$ 1,183,806
E	TOTAL ALL FUNDS		\$ 1,183,806

Section 207.36.

	1	2	3
A		WSU WRIGHT STATE UNIVERSITY	
В	Higher Educ	ation Improvement Fund (Fund 7034)	
C	C27578	University Safety Initiative	\$ 1,070,000
D	C27582	Campus Paving and Grounds	\$ 343,000
E	C27585	Campus Energy Efficiency and Controls	\$ 2,721,000
F	C27589	Gas Line Replacement	\$ 5,221,000
G	C27590	Workforce Development Center-Lake Campus	\$ 1,500,000
Н	C27591	Trenary Hall Renovations-Lake Campus	\$ 500,000
I	C27592	Laboratory Animal Resources Occupational Safety	\$ 580,000
J	C27593	IT Infrastructure Upgrades	\$ 1,606,000
K	C27594	Health College Renovations	\$ 319,000
L	C27597	Celina Workforce Development Center	\$ 500,000
M	C27598	405 Xenia Avenue Market Redevelopment	\$ 150,000
N	TOTAL High	her Education Improvement Fund	\$ 14,510,000

O TOTAL ALL FUNDS

\$ 14,510,000

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Section 207.37.

	1	2		3
A		YSU YOUNGSTOWN STATE UNIVERSIT	Y	
В	Higher Educat	tion Improvement Fund (Fund 7034)		
C	C34500	Basic Renovations	\$	260,000
D	C34553	Campus Development	\$	750,000
E	C34561	Building Envelope Renovations	\$	1,500,000
F	C34562	Utility Distribution Upgrades/Expansion	\$	2,250,000
G	C34563	Moser Hall Renovations	\$	2,500,000
Н	C34564	Elevator Safety Repairs and Replacements	\$	1,500,000
I	C34565	IT Infrastructure Upgrades	\$	1,000,000
J	C34566	Lincoln Building Renovations	\$	500,000
K	C34570	Global Investment Hub	\$	400,000
L	C34571	Akron Children's Beeghly Hospital	\$	500,000
M	C34572	BRITE Energy Labs Expansion	\$	50,000
N	TOTAL Highe	er Education Improvement Fund	\$	11,210,000
О	TOTAL ALL I	FUNDS	\$	11,210,000

Section 207.38.

	1	2	3
A		MAT ZANE STATE COLLEGE	
В	Higher Educa	ntion Improvement Fund (Fund 7034)	
C	C36216	Campus Center Renovations	\$ 205,267
D	C36217	Parking/Walkway Improvements	\$ 400,000
E	C36218	Zanesville Campus Renovations	\$ 1,250,000
F	C36225	Muskingum University Health and Wellness Center	\$ 200,000
G	TOTAL High	er Education Improvement Fund	\$ 2,055,267
Н	TOTAL ALL	FUNDS	\$ 2,055,267

Section 207.41. For all appropriations in this act from the Higher Education Improvement Fund (Fund 7034) or the Higher Education Improvement Taxable Fund (Fund 7024) that require local funds to be contributed by any state-supported or state-assisted institution of higher education, the Department of Higher Education shall not recommend that any funds be released until the recipient institution demonstrates to the Department of Higher Education and the Office of Budget and Management that the local funds contribution requirement has been secured or satisfied. The local funds shall be in addition to the appropriations in this act.

Section 207.42. None of the capital appropriations in this act for state-supported or state-assisted institutions of higher education shall be expended until the particular appropriation has been recommended for release by the Department of Higher Education and released by the Director of Budget and Management or the Controlling Board. Either the institution concerned, or the Department of Higher Education with the concurrence of the institution concerned, may initiate the request to the Director of Budget and Management or the Controlling Board for the release of the particular appropriation.

Section 207.43. (A) No capital appropriations in this act made from the Higher Education Improvement Fund (Fund 7034) or the Higher Education Improvement Taxable Fund (Fund 7024) shall be released for planning or for improvement, renovation, construction, or acquisition of capital facilities if the institution of higher education or the state does not own the real property on which the capital facilities are or will be located. This restriction does not apply in any of the following circumstances:

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- (1) The institution has a long-term (at least twenty years) lease of, or other interest (such as an easement) in, the real property.
- (2) The Department of Higher Education certifies to the Controlling Board that undue delay will occur if planning does not proceed while the property or property interest acquisition process continues. In this case, funds may be released upon approval of the Controlling Board to pay for planning through the development of schematic drawings only.
- (3) In the case of an appropriation for capital facilities that, because of their unique nature or location, will be owned or will be part of facilities owned by a separate nonprofit organization or public body and will be made available to the institution of higher education for its use or benefit, the nonprofit organization or public body either owns or has a long-term (at least twenty years) lease of the real property or other capital facility to be improved, renovated, constructed, or acquired and has entered into a joint or cooperative use agreement with the institution of higher education that meets the requirements of division (C) of this section.
- (B) Any appropriations that require cooperation between a technical college and a branch campus of a university may be released by the Controlling Board upon recommendation by the Department of Higher Education that the facilities proposed by the institutions are:
- (1) The result of a joint planning effort by the university and the technical college, satisfactory to the Department of Higher Education;
- (2) Facilities that will meet the needs of the region in terms of technical and general education, taking into consideration the totality of facilities that will be available after the completion of the projects;
- (3) Planned to permit maximum joint use by the university and technical college of the totality of facilities that will be available upon their completion; and
 - (4) To be located on or adjacent to the branch campus of the university.
- (C) The Department of Higher Education shall adopt and maintain rules regarding the release of moneys from all the appropriations for capital facilities for all state-supported or state-assisted institutions of higher education. In the case of capital facilities referred to in division (A)(3) of this section, the joint or cooperative use agreements shall include, as a minimum, provisions that:
- (1) Specify the extent and nature of that joint or cooperative use, extending for not fewer than twenty years, with the value of such use or benefit or right to use to be, as is determined by the parties and approved by the Department of Higher Education, reasonably related to the amount of the appropriations;
- (2) Provide for pro rata reimbursement to the state should the arrangement for joint or cooperative use be terminated prior to the expiration of its full term;
- (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; and
- (4) Provide for payment or reimbursement to the institution of its administrative costs incurred as a result of the facilities project, not to exceed 1.5 per cent of the appropriated amount.
- (D) Upon the recommendation of the Department of Higher Education, the Controlling Board may approve the transfer of appropriations for projects requiring cooperation between institutions from one institution to another institution with the approval of both institutions.
 - (E) Notwithstanding section 127.14 of the Revised Code, the Controlling Board, upon the

recommendation of the Department of Higher Education, may transfer amounts appropriated to the Department of Higher Education to accounts of state-supported or state-assisted institutions created for that same purpose.

Section 207.44. The Ohio Public Facilities Commission is hereby authorized to issue and sell, in accordance with Section 2n of Article VIII, Ohio Constitution, and Chapter 151. and particularly sections 151.01 and 151.04 of the Revised Code, original obligations in an aggregate principal amount not to exceed \$400,000,000, in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Higher Education Improvement Fund (Fund 7034) and the Higher Education Improvement Taxable Fund (Fund 7024) to pay costs of capital facilities for state-supported and state-assisted institutions of higher education.

Section 207.45. The requirements of Chapters 123. and 153. of the Revised Code, with respect to the powers and duties of the Executive Director of the Ohio Facilities Construction Commission as they relate to the procedure and awarding of contracts for capital improvement projects, and the requirements of section 127.16 of the Revised Code, with respect to the Controlling Board, do not apply to projects of community college districts and technical college districts.

Section 207.46. Those institutions locally administering capital improvement projects pursuant to sections 3345.50 and 3345.51 of the Revised Code may:

- (A) Establish charges for recovering costs directly related to project administration as defined by the Executive Director of the Ohio Facilities Construction Commission. The Ohio Facilities Construction Commission, in consultation with the Office of Budget and Management, shall review and approve these administrative charges when the charges are in excess of 1.5 per cent of the total construction budget, provided that total administrative charges paid by the state do not exceed four per cent of the state's contribution to the total construction budget.
- (B) Seek reimbursement from state capital appropriations to the institution for the in-house design services performed by the institution for the capital projects. Acceptable charges are limited to design document preparation work that is done by the institution. These reimbursable design costs shall be shown as "A/E fees" within the project's budget that is submitted to the Controlling Board or the Director of Budget and Management as part of a request for release of funds. The reimbursement for in-house design shall not exceed seven per cent of the estimated construction cost.

SECTION 207.47. TRANSFERS OF HIGHER EDUCATION CAPITAL APPROPRIATIONS

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.

	1	2		3
A	ETC	BROADCAST EDUCATIONAL MEDIA CO	OMM	ISSION
В	Higher Educatio	n Improvement Fund (Fund 7034)		
C	C37406	Network Operations Center Upgrades	\$	1,167,133
D	C37410	Ohio Radio Reading Services	\$	82,939
E	C37412	Ohio Government Telecommunications	\$	275,000
F	C37424	Television and Radio Equipment Replacement - Emergency Communications	\$	2,100,000
G	TOTAL Higher	Education Improvement Fund	\$	3,625,072
Н	TOTAL ALL FU	INDS	\$	3,625,072

Section 211.10.

1 2 3

A CSR CAPITOL SQUARE REVIEW AND ADVISORY BOARD

B Administrative Building Fund (Fund 7026)

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C	C87407	Statehouse Repair/Improvements	\$ 1,700,000
D	TOTAL Adm	inistrative Building Fund	\$ 1,700,000
Е	TOTAL ALL	FUNDS	\$ 1,700,000

Section 213.10.

	1	2		3
A	I	DAS DEPARTMENT OF ADMINISTRATIVE	E SEI	RVICES
В	Building Impr	rovement Fund (Fund 5KZ0)		
C	C10035	Building Improvement	\$	33,054,775
D	TOTAL Build	ling Improvement Fund	\$	33,054,775
E	Administrativ	e Building Taxable Bond Fund (Fund 7016)		
F	C10041	MARCS - Taxable	\$	7,093,977
G	TOTAL Admi	nistrative Building Taxable Bond Fund	\$	7,093,977
Н	Administrativ	e Building Fund (Fund 7026)		
I	C10034	Aronoff Center Systems Replacements & Upgrades	\$	375,000
J	C10042	IT Projects	\$	11,000,000
K	TOTAL Admi	nistrative Building Fund	\$	11,375,000
L	TOTAL ALL	FUNDS	\$	51,523,752

MARCS STEERING COMMITTEE AND STATEWIDE COMMUNICATIONS SYSTEM
There is hereby continued a Multi-Agency Radio Communications System (MARCS)
Steering Committee consisting of the designees of the Directors of Administrative Services, Public
Safety, Natural Resources, Transportation, Rehabilitation and Correction, and Budget and
Management, and the State Fire Marshal or the State Fire Marshal's designee. The Director of

Administrative Services or the Director's designee shall chair the Committee. The Committee shall provide assistance to the Director of Administrative Services for effective and efficient implementation of MARCS as well as develop policies for the ongoing management of the system. Upon dates prescribed by the Directors of Administrative Services and Budget and Management, the MARCS Steering Committee shall report to the Directors on the progress of MARCS implementation and the development of policies related to the system.

The Committee shall establish a subcommittee to represent MARCS users on the local government level. The chairperson of the subcommittee shall serve as a member of the MARCS Steering Committee.

The foregoing appropriation item C10041, MARCS - Taxable, shall be used to purchase or construct the components of MARCS that are not specific to any one agency. The equipment may include, but is not limited to, computer and telecommunications equipment used for the functioning and integration of the system, communications towers, tower sites, tower equipment, and linkages among towers. The Director of Administrative Services shall, with the concurrence of the MARCS Steering Committee, determine the specific use of funds. Expenditures from this appropriation shall not be subject to Chapters 123. and 153. of the Revised Code.

Section 213.20. The Treasurer of State is hereby authorized to issue and sell, in accordance with Section 2i of Article VIII, Ohio Constitution, Chapter 154. of the Revised Code, and other applicable sections of the Revised Code, original obligations in an aggregate principal amount not to exceed \$100,000,000 in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Administrative Building Fund (Fund 7026) to pay costs associated with previously authorized capital facilities for the housing of branches and agencies of state government or their functions.

Section 215.10.

	1	2		3
A		AGR DEPARTMENT OF AGRIC	ULTURE	3
В	Administrati	ve Building Fund (Fund 7026)		
C	C70007	Building and Grounds	\$	3,868,500
D	C70022	Agricultural Society Facilities	\$	3,917,500

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E	C70023	Building #22 Laboratory Equipment	\$ 311,250
F	C70025	Building #22 IT Projects	\$ 3,531,638
G	TOTAL Admi	nistrative Building Fund	\$ 11,628,888
Н	Clean Ohio Ag	gricultural Easement Fund (Fund 7057)	
I	C70009	Clean Ohio Agricultural Easement	\$ 12,500,000
J	TOTAL Clean	Ohio Agricultural Easement	\$ 12,500,000
K	TOTAL ALL 1	FUNDS	\$ 24,128,888

SECTION 215.15. AGRICULTURAL SOCIETY FACILITIES

The foregoing appropriation item C70022, Agricultural Society Facilities, shall be used to support the projects listed in this section.

	I	2
A	Project List	
В	Darke County Swine and Community Pavilion	\$ 500,000
C	Delaware County Fair Grandstands	\$ 500,000
D	Brown County Fairgrounds Junior Fair Covered Arena	\$ 350,000
E	Ashtabula Agricultural Facility Improvements	\$ 325,000
F	Crawford County Fair	\$ 300,000
G	Highland County Agricultural Society Livestock Facility	\$ 275,000

Н	Clermont County Agricultural Improvements	\$ 200,000
I	Muskingum County Fair Grandstand Enhancement Project	\$ 200,000
J	Noble County Fairgrounds New Swine/Hog Barn	\$ 200,000
K	Carroll Agricultural Society Show Barn	\$ 150,000
L	Ross County Fairground Improvements	\$ 150,000
M	Monroe County Fairground Educational Building	\$ 147,000
N	Clinton County Fairgrounds Maintenance Facility and Security Fencing	\$ 100,000
О	Columbiana Fairgrounds Restroom and Shower Facilities	\$ 100,000
P	Preble County Fairgrounds Conference Center and Grounds Improvement	\$ 100,000
Q	Shelby County Fairgrounds	\$ 100,000
R	Jackson County Fairgrounds Grandstand Repairs	\$ 75,000
S	Scioto County Fairgrounds Electrical Upgrade and Stone Vaults	\$ 50,000
T	Vinton County Fairgrounds	\$ 50,000
U	Jefferson County Agricultural Society Small Animal Barn and Pavilion	\$ 45,500

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	1	2		3
A		COM DEPARTMENT OF COMMERC	CE	
В	State Fire M	arshal Fund (Fund 5460)		
C	C80023	SFM Renovations and Improvements	\$	580,662
D	C80034	Fire Training Apparatus	\$	1,350,000
E	C80042	Fire Training Structure	\$	285,000
F	TOTAL Stat	e Fire Marshal Fund	\$	2,215,662
G	Administrati	ive Building Fund (Fund 7026)		
Н	C80045	Mahoning County Career and Technical Center and Valley STEM	\$	400,000
I	C80046	Multi-jurisdictional Opioid Education and Workforce Training and Meeting Center	\$	500,000
J	TOTAL Adn	ninistrative Building Fund	\$	900,000
K	TOTAL ALI	L FUNDS	\$	3,115,662
	Section 219.10.			

Section 219.10.

	1	2		3
A	D	DD DEPARTMENT OF DEVELOPMENTAL DIS	SABI	LITIES
В	Mental Health	Facilities Improvement Fund (Fund 7033)		
C	C59004	Community Assistance Projects	\$	21,375,000
D	C59034	Statewide Developmental Centers	\$	11,547,250
E	C59070	Hardin County YMCA Renovations	\$	164,000

F	C59071	NECCO Gym Project	\$ 8,500
G	C59072	Windfall Developmental Disabilities Project	\$ 250,000
Н	C59073	Hattie Larlham	\$ 400,000
I	C59074	Bridgeway Academy	\$ 1,000,000
J	C59075	Easterseals Production and Fulfillment Center	\$ 200,000
K	C59076	Forever Home	\$ 350,000
L	TOTAL Depart	tment of Developmental Disabilities	\$ 35,294,750
M	TOTAL ALL F	TUNDS	\$ 35,294,750

COMMUNITY ASSISTANCE PROJECTS

Capital appropriations in this act made from appropriation item C59004, Community Assistance Projects, may be used to provide community assistance funds for the development, purchase, construction, or renovation of facilities for day programs or residential programs that provide services to persons eligible for services from the Department of Developmental Disabilities or county boards of developmental disabilities and shall be distributed by the Department of Developmental Disabilities subject to Controlling Board approval.

Section 221.10.

	1	2		3
A	MHA I	DEPARTMENT OF MENTAL HEALTH AND	ADDIO	CTION SERVICES
В	Mental Hea	lth Facilities Improvement Fund (Fund 7033)		
C	C58001	Community Assistance Projects	\$	47,709,000
D	C58007	Infrastructure Renovations	\$	48,104,800
E	C58048	Community Resiliency Projects	\$	14,200,000
F	TOTAL Me	ntal Health Facilities Improvement Fund	\$	110,013,800

G TOTAL ALL FUNDS

\$ 110,013,800

Section 221.13. COMMUNITY ASSISTANCE PROJECTS

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

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Of the foregoing appropriation item C58001, Community Assistance Projects, \$15,409,000 shall be used to support the projects listed in this section.

1 2 Α **Project List** В Comprehensive Addiction Center \$ 4,500,000 C Bellefaire JCB Pediatric Psychiatric Hospital and \$ 1,000,000 Autism School D Restoration of Mental Health Diversion Center \$ 1,000,000 \$ Е Sheakley Day Treatment 934,000 F Cleveland Clinic Akron General \$ 700,000 G \$ One Step Closer to Home 650,000 \$ Н Stella Maris 500,000 Ī Faith Mission Shelter Renovations 400,000 J Ohio Veterans Drug and Transcranial Magnetic \$ 400,000 Stimulation Treatment K Providence House \$ 400,000 \$ L Applewood Center - Jones Home Campus 350,000

M	New Beginnings Community-Based Residential Treatment	\$ 350,000
N	Sr. Ignatia Heritage and Reflection Center	\$ 300,000
O	Blessing House Facility	\$ 250,000
P	Cedar Hills Transformation Camp	\$ 250,000
Q	City of Lakewood - Mental Health and Addiction Services Support Space	\$ 250,000
R	Washington County Recreation and Support Center	\$ 200,000
S	(Cocoon) Comprehensive Advocacy Center for Survivors of Domestic and Sexual Violence	\$ 200,000
T	CommQuests Recovery Campus Improvements	\$ 200,000
U	West Dayton Community Services Center	\$ 200,000
V	Edna House	\$ 150,000
W	Meadow Center	\$ 150,000
X	The Haven of Portage County	\$ 150,000
Y	Y-Haven	\$ 150,000
Z	Forbes House Domestic Violence Project	\$ 120,000
AA	Seven Hills Trauma Recovery Center	\$ 105,000
AB	Family Unity Center	\$ 100,000
AC	Save a Warrior Project	\$ 100,000
AD	Cadence Care Network Family and Community Resource Center	\$ 50,000
AE	Child Focus Day Treatment Facility	\$ 50,000
AF	Grace House Akron, Inc.	\$ 50,000

AG	Lighthouse Behavioral Health Solutions Outpatient Behavioral Health Clinic	\$ 50,000
AH	Sanctuary on Sullivant	\$ 50,000
AI	The Glenway Outpatient Treatment Center - Phase 3 (Final)	\$ 50,000
AJ	The Commons at Springfield	\$ 25,000
AK	Women's Recovery Center	\$ 13,000
AL	Lima Crossroads Crisis Centers	\$ 12,000

Section 221.15. COMMUNITY RESILIENCY PROJECTS

The foregoing appropriation item, C58048, Community Resiliency Projects, shall be used in support of the establishment, expansion, and renovation of programming spaces for individuals affected by behavioral health related issues, specifically targeting, to the extent possible, programming spaces for middle and high school age youth affected by behavioral health related issues.

Funds shall be awarded to projects through a process to be developed by the Department of Mental Health and Addiction Services that may take into account, but is not limited to, the following factors: the poverty rate of the community in which the facility is to be located, the breadth and nature of the plan to engage a broad spectrum of at-risk youth, support of community partners, readiness of the funding applicant to move forward with the project, and the array of supportive programming to be offered by the applicant. All projects shall comply with the community project standards and guidelines of the Department of Mental Health and Addiction Services.

Section 221.20. The Treasurer of State is hereby authorized to issue and sell in accordance with Section 2i of Article VIII, Ohio Constitution, and Chapter 154. of the Revised Code, particularly section 154.20 and other applicable sections of the Revised Code, original obligations in an aggregate principal amount not to exceed \$150,000,000 in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Mental Health Facilities Improvement Fund (Fund 7033) to pay costs of capital facilities as defined in section 154.01 of the Revised Code for mental health and addiction and developmental disability purposes.

1 2 3 DNR DEPARTMENT OF NATURAL RESOURCES A В Administrative Building Fund (Fund 7026) C C725D5 Fountain Square Building and Telephone \$ 4,000,000 Improvement D C725E0 DNR Fairgrounds Area Upgrades \$ 1,000,000 Е C725N7 District Office Renovations \$ 4,890,000 F \$ 9,890,000 **TOTAL Administrative Building Fund** G Ohio Parks and Natural Resources Fund (Fund 7031) Н C72549 \$ 14,370,000 Facilities Development Ι Local Parks Projects Statewide \$ 4,875,750 C725E1 J C725E5 **Project Planning** \$ 1,733,000 K C725N8 Forestry Equipment \$ 1,400,000 L Healthy Lake Erie Initiative C725T3 \$ 2,000,000 TOTAL Ohio Parks and Natural Resources Fund M \$ 24,378,750 N Parks and Recreation Improvement Fund (Fund 7035) O State Parks, Campgrounds, Lodges, Cabins 81,007,500 C725A0 \$ P C725B2 Parks Equipment \$ 5,456,250 Q C725C4 Muskingum River Lock and Dam \$ 13,415,000 R C725E2 Local Parks, Recreation, and Conservation \$ 64,453,745 **Projects**

8,705,400

\$

S

C725E6

Project Planning

T	C725L8	Statewide Trails Program	\$ 3,200,000
U	C725N6	Wastewater/Water Systems Upgrades	\$ 18,440,000
V	C725R3	State Parks Renovations/Upgrades	\$ 18,614,784
W	C725R4	Dam Rehabilitation - Parks	\$ 42,585,000
X	C725U7	Eagle Creek Watershed Flood Mitigation	\$ 15,000,000
Y	C725U8	Erosion Emergency Assistance	\$ 5,000,000
Z	TOTAL Par	ks and Recreation Improvement Fund	\$ 275,877,679
AA	Clean Ohio	Trail Fund (Fund 7061)	
AB	C72514	Clean Ohio Trail Fund	\$ 12,500,000
AC	TOTAL Cle	an Ohio Trail Fund	\$ 12,500,000
AD	TOTAL AL	L FUNDS	\$ 322,646,429

FEDERAL REIMBURSEMENT

All reimbursements received from the federal government for any expenditures made pursuant to this section shall be deposited in the state treasury to the credit of the fund from which the expenditure originated.

Section 223.15. The foregoing appropriation item C725E2, Local Parks, Recreation, and Conservation Projects, shall be used to support the projects listed in this section. An amount equal to two per cent of the projects listed may be used by the Department of Natural Resources for the administration of local projects.

	I	2
A	Project List	
В	Smale Riverfront Park	\$ 1,700,000
C	Cincinnati Court Street Plaza	\$ 1,500,000

D	Galloway Sports Complex One Field Project	\$ 1,500,000
E	More Home to Roam	\$ 1,500,000
F	Columbus Zoo Conservation Education Renovations	\$ 1,000,000
G	Holmes County Park District Trail	\$ 1,000,000
Н	Loveland Parking Facility	\$ 900,000
I	Conneaut Marina Improvement	\$ 850,000
J	The Foundry	\$ 850,000
K	Cleveland MetroParks Zoo	\$ 800,000
L	Euclid Waterfront Improvement Plan Phase II	\$ 800,000
M	Stubbs Park Improvements	\$ 800,000
N	Toledo Zoo Entry Complex and Tiger and Bear Exhibit	\$ 800,000
O	Auglaize Mercer Recreational Complex	\$ 750,000
P	Chippewa Lake Park Project	\$ 750,000
Q	Hamilton Beltline Trail	\$ 750,000
R	Hudson Greenway Trail	\$ 750,000
S	Montgomery Quarter – Keystone Park	\$ 750,000
T	Sandusky Bay Pathway/Landing Park	\$ 750,000
U	Makino Park Inclusive Fields	\$ 675,000
V	Harbin Park Pavilion	\$ 550,000
W	Akron Zoo	\$ 500,000
X	Alum Creek and Olentangy Trail Connector	\$ 500,000

Y	Flats East Bank Phase 3	\$ 500,000
Z	Forest Lawn Flood Plain Restoration and Wildlife Trail	\$ 500,000
AA	Great Miami River Recreation Bike Trail	\$ 500,000
AB	Healey Creek Flood Mitigation	\$ 500,000
AC	Jim Simmons Trail Reservoir Trail	\$ 500,000
AD	Kurt Tunnell Memorial Trail	\$ 500,000
AE	Massillon Reservoir Park Splash Pad	\$ 500,000
AF	Medina Weymouth Community Center	\$ 500,000
AG	Megaland Replacement Project	\$ 500,000
AH	North Canton Performing Arts Park	\$ 500,000
AI	North Ridgeville Millcreek Conservation and Flood Control Round 3	\$ 500,000
AJ	Oak Harbor Waterfront	\$ 500,000
AK	Scioto River Bridge and Trail	\$ 500,000
AL	Springbrook Gardens Park Recreational Facility	\$ 500,000
AM	Jackson Township Tam O'Shanter Park	\$ 500,000
AN	The Wilds Overlook Café	\$ 500,000
AO	The Wilds RV Park	\$ 500,000
AP	Westlake Clague Park Playground Renovation	\$ 487,155
AQ	Chagrin River and Lake Erie Boat Access	\$ 475,000
AR	Pymatuning Valley Greenway Project	\$ 450,000
AS	Sunbury Ohio to Erie trail Design and Construction	\$ 450,000

AT	Ripley Freedom Landing Boat Dock	\$ 425,000
AU	Wadsworth Memorial Park Improvements	\$ 420,000
AV	Education Center at Wild Hearts African Farm	\$ 400,000
AW	Fairport Harbor Docks and Marina Project	\$ 400,000
AX	Forest Run Metro Park Timberman Project	\$ 400,000
AY	Geneva Memorial Field Improvements	\$ 400,000
AZ	Memorable Morrow	\$ 400,000
BA	Thaddeus Kosciuszko Park	\$ 400,000
BB	Worthington McCord Park Renovations	\$ 400,000
BC	Adams County Welcome Center	\$ 350,000
BD	Crestline Pool and Park	\$ 350,000
BE	Gateway Regional Sports Complex	\$ 350,000
BF	Orrville Park Gateway Project	\$ 350,000
BG	Shelby Black Fork Commons Plaza	\$ 350,000
ВН	Sidney Canal Feeder Trail	\$ 350,000
BI	Wright Patterson AFB Main Gate Park Land Acquisition	\$ 350,000
BJ	Lane Avenue Shared Use Path Project	\$ 338,000
BK	Sheffield Village French Creek Project	\$ 325,000
BL	Ashland Freer Field Improvements	\$ 300,000
BM	Flying Squirrel Preserve Morrow County Parks Expansion	\$ 300,000
BN	Hayden Run Trail Extension	\$ 300,000

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CI	Metzger Park Project	\$ 250,000
CJ	Millersport Canal Restoration - Phase I	\$ 250,000
CK	Randolph Township Old School Playground	\$ 250,000
CL	Recreational Field Improvements (Star Mill Park)	\$ 250,000
CM	Wasson Way Uptown Connector Trail	\$ 250,000
CN	Akron Children's Hospital	\$ 225,000
CO	McDonald Commons Master Plan	\$ 215,000
СР	Lawrence County Union Rome Trails and Walkways	\$ 214,000
CQ	Ashland Main Street Town Square Park	\$ 200,000
CR	Black River Community Multi-use Facility	\$ 200,000
CS	Bradstreet's Landing Pier, Lakefront Access and Resiliency Improvements	\$ 200,000
CT	Buckeye Lake Dredge	\$ 200,000
CU	East Lincoln Street Connector Project	\$ 200,000
CV	Elks CC Dam Repair Project	\$ 200,000
CW	Holden Arboretum	\$ 200,000
CX	Home Road Trail Extension	\$ 200,000
CY	Kenton Memorial Park Golf Course Recreation Center	\$ 200,000
CZ	Kuliga Park Improvement Project Phase I	\$ 200,000
DA	Lebanon Sports Complex Improvements	\$ 200,000
DB	Lima All Ability Playground	\$ 200,000

DC	Lorain County Metro Park Connector	\$ 200,000
DD	Matthew Thomas Park Master Plan	\$ 200,000
DE	Mayerson JCC Improvements	\$ 200,000
DF	Munson Springs Nature Preserve & Historical Site	\$ 200,000
DG	Opportunity Park Improvements	\$ 200,000
DH	Perry Township Lakeshore Improvement Project	\$ 200,000
DI	Red Brook Metropark Flagship Park	\$ 200,000
DJ	Shared Use Path Connector from Goosepond Road to the Licking County Health Department	\$ 200,000
DK	Sheffield Village Trails	\$ 200,000
DL	Sylvania Burnham Park Upgrade/Plummer Pool Renovations	\$ 200,000
DM	Wellston Pride Park Revitalization Project Phase II	\$ 200,000
DN	West Jefferson Park	\$ 200,000
DO	Fort Jennings Freedom Square	\$ 175,000
DP	Lebanon Bicentennial Park Restrooms	\$ 175,000
DQ	McKelvey Lake Park	\$ 175,000
DR	3 Rivers Peninsula Project	\$ 150,000
DS	Antrim Community Center	\$ 150,000
DT	Bronson Park Multi-use Path	\$ 150,000
DU	Crescent Park Regional Universal Play Area	\$ 150,000
DV	Findlay Playground/Grant Park/Over-the-Rhine Recreation Center	\$ 150,000

DW	Glass City Enrichment Center	\$ 150,000
DX	Gorman Park Redevelopment Project	\$ 150,000
DY	Grafton Reservoir Park Trail	\$ 150,000
DZ	Grandview Yard Recreational Trail	\$ 150,000
EA	Harbin Park Loop Trail	\$ 150,000
EB	Lancaster All Abilities Playground	\$ 150,000
EC	Little Hocking Community and Recreation Center	\$ 150,000
ED	Moberly Branch Connector Trail	\$ 150,000
EE	Delhi Township Neighborhood Playground Area	\$ 150,000
EF	Ottawa Hills Recreation Field/ Renovation	\$ 150,000
EG	Ottawa Memorial Pool Improvements	\$ 150,000
ЕН	Parker Square and Memorial Park Improvements Project	\$ 150,000
EI	Pickerington Soccer Association Facility Improvements	\$ 150,000
EJ	Piqua Downtown Riverfront Park Improvements	\$ 150,000
EK	Powhatan Boat Ramp	\$ 150,000
EL	Pump House Meadow and Mindfulness Trail	\$ 150,000
EM	Rodger W. Young Park: Kiwanis Inclusive Play Park	\$ 150,000
EN	Strongsville Ehrnfelt Center	\$ 150,000
EO	Swanton Railroad Park	\$ 150,000
EP	Horizon Education Playground Improvements	\$ 140,000
EQ	Lake Jinelle Rehabilatation	\$ 140,000

ER	Wadsworth Durling Park Improvements	\$ 135,000
ES	Plymouth Community Pool	\$ 125,000
ET	Reagan Park and Trail	\$ 122,000
EU	Freeman Road Park Project	\$ 115,000
EV	Mary Rutan Tennis Court Project	\$ 115,000
EW	Lodi's Richman Field Splash Pad	\$ 105,000
EX	Avon Lake Weiss Field Park Pavilion Replacement Project	\$ 100,000
EY	Avon Veterans Memorial Park Expansion	\$ 100,000
EZ	Caldwell Ice Rink Construction	\$ 100,000
FA	Camp Butterworth	\$ 100,000
FB	Camp Libbey	\$ 100,000
FC	Camp Stoneybrook	\$ 100,000
FD	Camp WhipPoorWill	\$ 100,000
FE	Carlisle Township Veteran's Memorial	\$ 100,000
FF	Central Avenue Pedestrian and Bike Trail	\$ 100,000
FG	Circleville Ted Lewis Park Renovation	\$ 100,000
FH	City of Brooklyn Trail Project	\$ 100,000
FI	North Olmsted Clague Park Improvements	\$ 100,000
FJ	Columbia Township Wooster Pike Bike Trail	\$ 100,000
FK	Concord Township Park Redevelopment Plan	\$ 100,000
FL	Forest Park Central Park Improvements	\$ 100,000

FM	Galion Park Square Renovation	\$ 100,000
FN	Gratis Bicentennial Park	\$ 100,000
FO	Great Stone Viaduct	\$ 100,000
FP	Lisbon Greenway Bike Trail	\$ 100,000
FQ	Harvest Home Park Lodge 21st Century Improvements	\$ 100,000
FR	Independence Civic Center Renovations	\$ 100,000
FS	Lake to Lodge Accessible Trail Project at Burr Oak State Park	\$ 100,000
FT	Lockbourne Magnolia Trail	\$ 100,000
FU	Mansfield Newhope Inclusive Playground	\$ 100,000
FV	Mayfield Village Civic Center Upgrades	\$ 100,000
FW	Meigs County Pool	\$ 100,000
FX	Miracle Field Complex	\$ 100,000
FY	Mitchell Park Trail Connector	\$ 100,000
FZ	Perrysville Weltmer Park Upgrades	\$ 100,000
GA	Poland Municipal Forest Restoration	\$ 100,000
GB	Rock Creek Connector Trail	\$ 100,000
GC	Rodger W. Young Park: Ball Diamond	\$ 100,000
GD	Schultz Campus for Jewish Life: Family Recreation and Accessibility Enhancements	\$ 100,000
GE	Stark County Firefighters Memorial Park	\$ 100,000
GF	Summit Metro Parks	\$ 100,000

GG	Village of Chagrin Falls Riverside Park Walking Path	\$ 100,000
GH	Whitehall Community Park Revitalization	\$ 100,000
GI	Waldo Community Center Walking Bridge	\$ 99,000
GJ	Karohl Park CXT Restrooms	\$ 95,000
GK	Hobson Freedom Park	\$ 95,000
GL	Marion Township Greenway Phase 1	\$ 85,000
GM	Stanbery Park Shelter	\$ 80,000
GN	Lake Baccarat Richwood Park Improvements	\$ 76,739
GO	Bramble Recreation Area Nature Playscape	\$ 75,000
GP	Brecksville Blossom Hill Baseball Field Lighting	\$ 75,000
GQ	Buckeye Lake Crystal Lagoon	\$ 75,000
GR	Geneva-on-the-Lake Shoreline Protection Project	\$ 75,000
GS	Hiestand Woods Improvement Project	\$ 75,000
GT	Lela McGuire Jeffrey Park Soccer Complex	\$ 75,000
GU	Lisbon Park Walking Track	\$ 75,000
GV	McConnelsville Community Recreation Building	\$ 75,000
GW	Olmsted Falls Playground Enhancements	\$ 75,000
GX	Olmsted Township Brentwood Playground Development	\$ 75,000
GY	Renovate Existing Fitzwater Train Yard Operations Building	\$ 75,000
GZ	Seven Hills Calvin Park Concession Project	\$ 75,000

НА	Summit Lake Vision Plan	\$ 75,000
HB	Van Wert Reservoir Trails	\$ 75,000
НС	Vermillion Lakefront Revitalization	\$ 75,000
HD	Village of Moreland Hills Forest Ridge Park Improvements	\$ 75,000
HE	Wapakoneta Veterans Memorial Park Splash Pad	\$ 75,000
HF	Wellsville Marina	\$ 75,000
HG	Ray Mellert Park	\$ 71,000
НН	Willard Park Playground	\$ 60,000
НІ	Gloria Glens Park Improvements	\$ 56,000
НЈ	Heartland Trail	\$ 55,000
HK	Willadale Segment-Southgate Connector Trail	\$ 55,000
HL	Bay Village Interurban Pedestrian Bridge	\$ 50,000
НМ	Chardon Living Memorial Park Improvements	\$ 50,000
HN	Earl Thomas Conley Park Improvements	\$ 50,000
НО	Fayette Normal Memorial Park Community Splash Pad	\$ 50,000
HP	Fox Island Inclusive Playground	\$ 50,000
HQ	Harmar Pedestrian Bridge Restoration Project	\$ 50,000
HR	Jeromesville Square Park	\$ 50,000
HS	Jewish Federation of Greater Dayton Nature Trail	\$ 50,000
HT	Keener Park Renovations/Pickleball Courts	\$ 50,000
HU	Kent State and Stark State Campus Trail	\$ 50,000

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HV	Kettlersville Village Park Improvement	\$ 50,000
HW	Lebanese Cultural Garden	\$ 50,000
НХ	Leipsic Downtown Park and Stage	\$ 50,000
НҮ	Lyndhurst Inclusive and Accessible Playground Project	\$ 50,000
HZ	Magnolia Flouring Mills Restoration	\$ 50,000
IA	Middleburg Heights Public Park Pavilions Project	\$ 50,000
IB	Milford Center Rail Depot	\$ 50,000
IC	Moscow Riverfront Stabilization	\$ 50,000
ID	Ohio and Erie Canal Way Towpath Trail	\$ 50,000
IE	Ohio Township Swimming Pool	\$ 50,000
IF	Perrysburg Inclusive Playground at Rotary Park	\$ 50,000
IG	Pomeroy Multimodal Path	\$ 50,000
IH	Red Cap Park Recreation Development	\$ 50,000
II	Revitalization of Short Park	\$ 50,000
IJ	Richwood Opera House	\$ 50,000
IK	Silverton Town Commons	\$ 50,000
IL	Stoner Pond at Ranger Park Fishing Dock Construction	\$ 50,000
IM	Uptown Ecological Corridor	\$ 50,000
IN	West Union Pedestrian Bike Path	\$ 50,000
Ю	Wooster Memorial Splash Pad Park	\$ 50,000
IP	Thomas Lane Pocket Park Project	\$ 46,740

IQ	Ault Park Improvements	\$ 46,000
IR	Carey Memorial Park Backsplash	\$ 45,000
IS	Headwaters Nature Trail	\$ 45,000
IT	Village of Lakemore Hinton Humniston Fitness Park Renovations	\$ 45,000
IU	Austin Badger Park Path	\$ 43,000
IV	African American Cultural Gardens	\$ 40,000
IW	Gallipolis City Pool	\$ 40,000
IX	Monroe Community Park Activity Center	\$ 40,000
IY	Nimisilla Park Excavating	\$ 40,000
IZ	Rittman Youth Football Field	\$ 40,000
JA	Spencer JB Firestone Park	\$ 40,000
JB	Ashland County Corner Park Trail	\$ 38,000
JC	Jeromesville Community Garden	\$ 35,000
JD	Ray Mellert Dog Park Project	\$ 35,000
JE	Bradley Park Playground	\$ 32,279
JF	Kobak Baseball Field Lighting Project	\$ 32,000
JG	Perry Township Community Recreation Center	\$ 30,000
JH	Village of Weston Community Splash Pad	\$ 30,000
JI	Weston Reservoir Restoration	\$ 30,000
JJ	New Richmond Liberty Landing Park	\$ 25,000
JK	East Liverpool Park Improvements	\$ 25,000

JL	Lucas Community Playground	\$ 25,000
JM	New Bremen STEM Waterway	\$ 25,000
JN	Rayland Friendship Park Restroom Project	\$ 25,000
JO	Smiley Park Ball Field Fencing	\$ 25,000
JP	Veterans Park of Wellsville	\$ 25,000
JQ	Willshire Ballpark Enhancements	\$ 25,000
JR	Oakwood Community Park	\$ 22,610
JS	Cleveland Cultural Gardens - Rusin Garden	\$ 22,000
JT	Pirate Park Improvements	\$ 21,000
JU	Payne Buckeye Park	\$ 20,500
JV	Auglaize Village Handi-capable Heritage Trail	\$ 20,000
JW	Kenton Municipal Pool improvements	\$ 20,000
JX	Lyons Community Park Improvements	\$ 20,000
JY	Wakeman Trail Connector	\$ 17,000
JZ	Lorain Pier Planning Project	\$ 15,000
KA	Alger Park Ballfield Backstop	\$ 12,000
KB	Outdoor Band Stage at Lucas Community Center	\$ 10,000
KC	Antwerp Riverside Park Fitness Trail	\$ 7,500
KD	New Bremen StoryWalk	\$ 7,500
KE	Melrose Park Renovation	\$ 7,000
KF	Grover Hill Welcome Park Playground	\$ 5,598
KG	Broughton Park Playground	\$ 4,124

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Section 223.16. EROSION EMERGENCY ASSISTANCE

The foregoing appropriation item C725U8, Erosion Emergency Assistance, shall be used by the Director of Natural Resources to provide grants to local subdivisions for erosion projects which in the judgement of the Director are necessary for the immediate preservation of the health, safety, and welfare of the citizens of the local subdivisions requesting assistance. Applications addressing severe erosion along the Lake Erie shoreline shall be prioritized.

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Section 223.20. For the projects for which appropriations are made in this act from the Parks and Recreation Improvement Fund (Fund 7035), the Department of Natural Resources shall periodically prepare and submit to the Director of Budget and Management the estimated design, planning, and engineering costs of capital-related work to be done by the Department of Natural Resources for each project. Based on the estimates, the Director of Budget and Management may release appropriations from appropriation item C725E6, Project Planning, within Fund 7035, to pay for design, planning, and engineering costs incurred by the Department of Natural Resources for the projects. Upon release of the appropriations by the Director of Budget and Management, the Department of Natural Resources shall pay for these expenses from the Parks Capital Expenses Fund (Fund 2270), and be reimbursed by Fund 7035 using an intrastate voucher.

Section 223.30. For the projects for which appropriations are made in this act from the Ohio Parks and Natural Resources Fund (Fund 7031), the Ohio Department of Natural Resources shall periodically prepare and submit to the Director of Budget and Management the estimated design, planning, and engineering costs of capital-related work to be done by the Department of Natural Resources for each project. Based on those estimates, the Director of Budget and Management may release appropriations from appropriation item C725E5, Project Planning, within Fund 7031 to pay for design, planning, and engineering costs incurred by the Department of Natural Resources for the projects. Upon release of the appropriations by the Director of Budget and Management, the Department of Natural Resources shall pay for these expenses from the Capital Expenses Fund (Fund 4S90) and be reimbursed by Fund 7031 using an intrastate voucher.

Section 223.40. The Ohio Public Facilities Commission is hereby authorized to issue and sell, in accordance with Section 2l of Article VIII, Ohio Constitution, and Chapter 151. and particularly sections 151.01 and 151.05 of the Revised Code, original obligations in an aggregate principal amount not to exceed \$20,000,000 in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Ohio Parks and Natural Resources Fund (Fund 7031) to pay costs of capital facilities that enhance the use or enjoyment of Ohio's natural resources.

Section 223.50. The Treasurer of State is hereby authorized to issue and sell, in accordance with Section 2i of Article VIII, Ohio Constitution, and Chapter 154. of the Revised Code, particularly

section 154.22, and other applicable sections of the Revised Code, original obligations in an aggregate principal amount not to exceed \$255,000,000, in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Parks and Recreation Improvement Fund (Fund 7035) to pay the costs of capital facilities for parks and recreation purposes.

Section 224.10.

Section 227.10.

	1	2		3
A		TAX DEPARTMENT OF TAX	ATION	
В	Administrat	tive Building Fund (Fund 7026)		
C	C11001	Enhanced Electronic Filing	\$	27,550,000
D	TOTAL Ad	ministrative Building Fund	\$	27,550,000
E	TOTAL AL	L FUNDS	\$	27,550,000

1 2 3 Α DPS DEPARTMENT OF PUBLIC SAFETY В Administrative Building Taxable Bond Fund (Fund 7016) C C76068 Lorain County MARCS Tower/Sheffield Lake 150,000 D C76071 Lewisburg MARCS Tower 400,000 Е C76072 Richland County MARCS Tower 400,000 F C76073 Fredericksburg MARCS Tower 250,000

G	C76074	Williams County MARCS Tower	\$	250,000
Н	C76075	Bowling Green MARCS Tower	\$	500,000
I	TOTAL A	dministrative Building Taxable Bond Fund	\$	1,950,000
J	Administr	rative Building Fund (Fund 7026)		
K	C76000	Platform Scales Improvements	\$	350,000
L	C76035	Alum Creek Facility Renovations and Upgrades	\$	950,000
M	C76036	Shipley Building Renovations and Improvements	\$	1,235,000
N	C76044	OSHP Headquarters/Post Renovations and Improvements	\$	4,511,542
О	C76045	OSHP Academy Renovations and Improvements	\$	325,000
P	C76049	EMA Building Renovations and Improvements	\$	650,000
Q	C76069	Medina County Safety Services Complex	\$	400,000
R	C76070	Medina County Driving Skills Pad Garage	\$	50,000
S	C76076	Ohio Task Force One (OH-TF1) Warehouse	\$	50,000
T	TOTAL Administrative Building Fund			8,521,542
U	TOTAL ALL FUNDS			10,471,542

Section 229.10.

1 2 3

A DRC DEPARTMENT OF REHABILITATION AND CORRECTION

B Adult Correctional Building Fund (Fund 7027)

C	C50100	Local Jails	\$ 51,054,000
D	C50101	Community-Based Correctional Facilities	\$ 5,400,000
E	C50105	Water System/Plant Improvements	\$ 11,250,000
F	C50114	Community Residential Program	\$ 2,950,000
G	C50136	General Building Renovations	\$ 211,075,000
Н	TOTAL Adult C	Correctional Building Fund	\$ 281,729,000
I	TOTAL ALL FU	JNDS	\$ 281,729,000

SECTION 229.20. LOCAL JAILS

The foregoing appropriation item C50100, Local Jails, shall be used for the construction and renovation of county jails. The Department of Rehabilitation and Correction shall designate the projects involving the construction and renovation of county jails.

The Department of Rehabilitation and Correction may review and approve the renovation and construction of projects for which funds are provided. The proceeds of any obligations authorized under this section shall not be applied to any such facilities that are not designated and approved by the Department of Rehabilitation and Correction.

The Department of Rehabilitation and Correction shall adopt guidelines to accept and review applications and designate projects. The guidelines shall require the county or counties to justify the need for the project and to comply with timelines for the submission of documentation pertaining to the project and project location.

In reviewing applications and designating projects, the Department of Rehabilitation and Correction shall prioritize applications and projects that:

- (1) Target county jails that the Department of Rehabilitation and Correction determines to have the greatest need for construction or renovation work;
 - (2) Improve substantially the condition, safety and operational ability of the jail; and
 - (3) Benefit jails that are, or will be, used by multiple counties.
- Of the foregoing appropriation item C50100, Local Jails, \$1,054,000 shall be used to support the projects listed in this section.

1 2

A Project List

В	Allen County Justice Center	\$ 250,000
С	Vinton County Emergency Response Correctional Facility	\$ 200,000
D	Logan County Jail	\$ 139,000
Е	Holmes County Jail	\$ 100,000
F	Medina County Jail	\$ 100,000
G	Noble County Justice Center	\$ 100,000
Н	Wyandot County Jail	\$ 100,000
I	Fayette County Adult Detention Center	\$ 65,000

Section 229.25. COMMUNITY-BASED CORRECTIONAL FACILITIES

For capital appropriations in this act made from appropriation item C50101, Community-Based Correctional 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 approve the renovation and construction of projects for which funds are provided. The proceeds of any obligations authorized under this section shall not be applied to any such facilities that are not designated and approved by the Department of Rehabilitation and Correction.

The Department of Rehabilitation and Correction shall adopt guidelines to accept and review applications and designate projects. The guidelines shall require the county or counties to justify the need for the facility and to comply with timelines for the submission of documentation pertaining to the site, program, and construction.

SECTION 229.30. COMMUNITY RESIDENTIAL PROGRAM RENOVATIONS

Capital appropriations in this act made from appropriation item C50114, Community Residential Program, may be used by the Department of Rehabilitation and Correction, pursuant to sections 5120.103 to 5120.105 of the Revised Code, to provide for the construction or renovation of halfway house facilities for offenders eligible for community supervision by the Department of Rehabilitation and Correction.

Section 229.40. The Treasurer of State is hereby authorized to issue and sell, in accordance

with Section 2i of Article VIII, Ohio Constitution, Chapter 154. of the Revised Code, and other applicable sections of the Revised Code, original obligations in an aggregate principal amount not to exceed \$275,000,000 in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Adult Correctional Building Fund (Fund 7027) to pay costs of capital facilities for the Department of Rehabilitation and Correction or its functions.

Section 231.10.

	1	2		3
A		DVS DEPARTMENT OF VETERANS SER	VICE	S
В	Nursing Ho	me – Federal Fund (Fund 3190)		
C	C90074	Sandusky Renovation Federal	\$	1,914,868
D	C90077	Georgetown Renovation Federal	\$	2,690,843
E	TOTAL Nur	rsing Home - Federal Fund	\$	4,605,711
F	Veterans' Ho	ome Improvement Fund (Fund 6040)		
G	C90073	Sandusky Equipment State	\$	366,320
Н	C90075	Sandusky Renovation State	\$	1,248,253
I	C90076	Georgetown Equipment State	\$	213,750
J	C90078	Georgetown Renovation State	\$	1,448,915
K	TOTAL Vete	erans' Home Improvement Fund	\$	3,277,238
L	TOTAL ALI	L FUNDS	\$	7,882,949

Section 233.10.

	1	2		3
A		DYS DEPARTMENT OF YOUTH SERVI	CES	
В	Juvenile Co	rrectional Building Fund (Fund 7028)		
C	C47002	General Institutional Renovations	\$	2,014,310
D	C47003	Community Rehabilitation Centers	\$	434,428
E	C47007	Local Juvenile Detention Centers	\$	1,037,570
F	C47022	Building Additions-CJCF	\$	6,138,815
G	C47025	Cuyahoga Housing Replacement	\$	23,320,304
Н	C47026	Indian River Program Building	\$	6,758,687
Ι	C47028	Paulding County Community-based Assessment Center	\$	40,000
J	C47029	Cleveland Rape Crisis Centers	\$	250,000
K	TOTAL Juv	enile Correctional Building Fund	\$	39,994,114
L	TOTAL AL	L FUNDS	\$	39,994,114

Section 233,20. COMMUNITY REHABILITATION CENTERS

For capital appropriations in this act made from appropriation item C47003, Community Rehabilitation Centers, the Department of Youth Services shall designate the projects involving the construction and renovation of single-county and multicounty community corrections facilities.

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

The Department of Youth Services shall adopt guidelines to accept and review applications and designate projects. The guidelines shall require the county or counties to justify the need for the facility and to comply with timelines for the submission of documentation pertaining to the site, program, and construction.

For purposes of this section, "community corrections facilities" has the same meaning as in section 5139.36 of the Revised Code.

Section 233.30. LOCAL JUVENILE DETENTION CENTERS

For capital appropriations in this act made from appropriation item C47007, Local Juvenile Detention Centers, the Department of Youth Services shall designate the projects involving the construction and renovation of county and multicounty juvenile detention centers.

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

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

- (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 applied to any project unless the detention center will be built in compliance with health, safety, and security standards for detention centers as established by the Department of Youth Services. In addition, the funding authorized under this section shall not be applied to the renovation of a detention center unless the renovation is for the purpose of increasing the number of beds in the center, or to meet health, safety, or security standards for detention centers as established by the Department of Youth Services.

Section 233.40. The Treasurer of State is hereby authorized to issue and sell, in accordance with Section 2i of Article VIII, Ohio Constitution, Chapter 154. of the Revised Code, and other applicable sections of the Revised Code, original obligations in an aggregate principal amount not to exceed \$30,000,000 in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Juvenile Correctional Building Fund (Fund 7028) to pay the costs of capital facilities for the Department of Youth Services or its functions.

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	1	2		3
A		DEV DEVELOPMENT SERVICES A	GENCY	
В	Coal Resear	ch and Development Fund (Fund 7046)		
C	C19505	Coal Research and Development	\$	5,000,000
D	TOTAL Coa	al Research and Development Fund	\$	5,000,000
E	Service Stat	ion Cleanup Fund (Fund 7100)		
F	C19507	Service Station Cleanup	\$	12,500,000
G	TOTAL Ser	vice Station Cleanup Fund	\$	12,500,000
Н	TOTAL AL		\$	17,500,000
SEF	RVICE STATI	ON CLEANUP FUND		

SERVICE STATION CLEANUP FUND

- (A) For purposes of this section:
- (1) "Political subdivision" means a county, municipal corporation, township, port authority, or a county land reutilization corporation organized under Chapter 1724. of the Revised Code.
 - (2) "Class C release" has the same meaning as in section 3737.87 of the Revised Code.
- (3) "Property assessment" means a property assessment conducted in accordance with section 3746.04 of the Revised Code or a corrective action process or source investigation process under rule 1301:7-9-13 of the Ohio Administrative Code.
- (4) "Property owner" means a political subdivision, an organization that owns publicly owned lands, or, with respect to land forfeited to the state under Chapter 5723. of the Revised Code, a county land reutilization corporation.
- (5) "Cleanup or remediation" means any action at a Class C release site to contain, remove, or dispose of petroleum or other hazardous substances or remove underground storage tanks used to store petroleum or other hazardous substances.
- (6) "Publicly owned lands" includes lands that are owned by an organization that has entered into a relevant agreement with a political subdivision and lands forfeited to the state under Chapter 5723. of the Revised Code.
- (B) The Abandoned Gas Station Cleanup Grant Program is established in the Development Services Agency for the purpose of cleanup and remediation of Class C release sites to provide for and enable the environmentally safe and productive reuse of publicly owned lands by the remediation or cleanup, or planning and assessment for that remediation or cleanup, of contamination or by addressing property conditions or circumstances that may be deleterious to public health and safety or the environment or that preclude or inhibit environmentally sound or economic reuse of the property as authorized by Section 2o of Article VIII, Ohio Constitution. Under this program, the Director of Development Services may do either or both of the following:

- (1) Award a grant of up to \$100,000 to a property owner for purposes of a property assessment on a Class C release site;
- (2) Award a grant of up to \$500,000 to a property owner for purposes of cleanup or remediation of a Class C release site.

Grants under divisions (B)(1) and (2) of this section shall be used by a property owner to create a site that provides opportunities for economic impact through redevelopment. The Director of Development Services may consult with the Environmental Protection Agency, the State Fire Marshal, the Ohio Water Development Authority, and the Ohio Public Works Commission in connection with this program and the awarding of these grants. Sections 122.651 to 122.658 of the Revised Code do not apply to this program.

(C) A property owner applying for a grant under division (B)(1) or (2) of this section shall submit an application for the grant on a form prescribed by the Director of Development Services.

An authorized representative of the property owner shall sign and submit an affidavit with the application certifying that the property owner did not cause or contribute to any prior release of petroleum or other hazardous substances on the site.

Upon receipt of an application, the Director shall examine the application and all accompanying information to determine if the application is complete. If the Director determines that the application is not complete, the Director shall promptly notify the property owner that the application is not complete, provide a description of the information that is missing from the application, and return the application and all accompanying information to the property owner. The property owner may resubmit the application.

If the Director approves an application under this section, the Director may enter into an agreement with the property owner to award a grant to the property owner. The agreement shall be executed prior to paying or disbursing any grant funds approved by the Director under this section. With respect to a grant awarded to a county land reutilization corporation for land that has been forfeited to the state under Chapter 5723. of the Revised Code, the agreement shall require that the land be transferred to the corporation prior to the payment or disbursement of the grant funds.

- (D) The Service Station Cleanup Fund (Fund 7100) is hereby created in the state treasury. The fund shall consist of moneys transferred to it pursuant to this section from the Clean Ohio Revitalization Fund (Fund 7003) created in section 122.658 of the Revised Code. Investment earnings of the fund shall be credited to the fund. Moneys in the fund shall be used to award grants pursuant to the Abandoned Gas Station Cleanup Grant Program established in this section.
- (E) At the request of the Director of Development Services, the Director of Budget and Management may transfer up to \$10,000,000 cash from the Clean Ohio Revitalization Fund (Fund 7003) to the Service Station Cleanup Fund (Fund 7100) as needed to provide for grants awarded by the Director of Development Services under this section.

Section 234.20. The Ohio Public Facilities Commission is hereby authorized to issue and sell, in accordance with Section 15 of Article VIII, Ohio Constitution, and Chapter 151. of the Revised Code, and particularly sections 151.01 and 151.07 of the Revised Code, original obligations in an aggregate principal amount not to exceed \$2,000,000 in addition to the original obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be

issued, subject to applicable constitutional and statutory limitations, in amounts necessary to ensure sufficient moneys to the credit of the Coal Research and Development Fund (Fund 7046) to pay costs of research and development of clean coal technology projects.

Section 235.10.

	1	2	3
A		EXP EXPOSITIONS COMMISSION	
В	Administrative Bu	uilding Fund (Fund 7026)	
C	C72305	Facility Improvements and Modernization	\$ 10,000,000
D	C72312	Renovations and Equipment Replacement	\$ 1,500,000
E	TOTAL Administ	rative Building Fund	\$ 11,500,000
F	TOTAL ALL FUN	NDS	\$ 11,500,000
SE	стіон 237.10.		

1 2 3 FCC FACILITIES CONSTRUCTION COMMISSION A В Administrative Building Fund (Fund 7026) \mathbf{C} C23016 **Energy Conservation Projects** 1,900,000 D C230E5 State Agency Planning/Assessment 2,660,000 Ε **TOTAL Administrative Building Fund** 4,560,000 F Cultural and Sports Facilities Building Fund (Fund 7030)

G	C23023	OHS - Ohio History Center Exhibit Replacement	\$ 150,000
Н	C23024	OHS - Statewide Site Exhibit Renovation	\$ 475,000
Ι	C23025	OHS - Statewide Site Repairs	\$ 1,997,062
J	C23028	OHS - Basic Renovations and Emergency Repairs	\$ 950,000
K	C23032	OHS - Ohio Historical Center Rehabilitation	\$ 3,412,500
L	C23033	OHS - Stowe House State Memorial	\$ 1,045,000
M	C23057	OHS - Online Portal to Ohio's Heritage	\$ 712,500
N	C230D2	OHS - Grant Boyhood Home	\$ 315,143
О	C230E6	OHS - Exhibits Native American Sites	\$ 190,000
P	C230E9	OHS - Ohio Museum of Ceramics	\$ 332,500
Q	C230EO	OHS - Poindexter Village Museum	\$ 1,425,000
R	C230FM	Cultural and Sports Facilities Projects	\$ 61,311,538
S	C230FR	OHS - Wahkeena Nature Preserve	\$ 432,250
T	C230FS	OHS - Ohio River Museum New Building	\$ 950,000
U	C230FT	OHS - Statewide Site Security System	\$ 474,145
V	C230W7	OHS - Lundy House Restoration	\$ 994,650
W	C230X1	OHS - Site Energy Conservation	\$ 289,750
X	TOTAL Cult	tural and Sports Facilities Building Fund	\$ 75,457,038
Y	School Build	ding Program Assistance Fund (Fund 7032)	
Z	C23002	School Building Program Assistance	\$ 300,000,000
AA	C23020	School Safety Grant Program	\$ 5,000,000

AB	TOTAL School Building Program Assistance Fund	\$ 305,000,000

AC TOTAL ALL FUNDS

ENERGY CONSERVATION PROJECT

\$ 385,017,038

The foregoing appropriation item C23016, Energy Conservation Project, shall be used to perform energy conservation renovations, including the United States Environmental Protection Agency's Energy Star Program, in state-owned facilities. Prior to the release of funds for renovation, state agencies shall have performed a comprehensive energy audit for each project. The Ohio Facilities Construction Commission shall review and approve proposals from state agencies to use these funds for energy conservation. Public school districts and state-supported and state-assisted

STATE AGENCY PLANNING/ASSESSMENT

institutions of higher education are not eligible for funding from this item.

Capital appropriations in this act made from appropriation item C230E5, State Agency Planning/Assessment, shall be used by the Facilities Construction Commission to provide assistance to any state agency for assessment, capital planning, and maintenance management.

SECTION 237.13. CULTURAL AND SPORTS FACILITIES PROJECTS

The foregoing appropriation item C230FM, Cultural and Sports Facilities Projects, shall be used to support the projects listed in this section.

1 2 Project List Α В \$ 16,000,000 FC Cincinnati \mathbf{C} Cleveland Museum of Natural History: Investing in Science \$ 2,250,000 Education D Rock and Roll Hall of Fame and Great Lakes Science Center \$ 1,750,000 Е 1,400,000 Cincinnati Art Museum Master Plan F \$ 1,250,000 Lima Rotary Stage and Park G Ohio Theatre Restoration \$ 1,250,000

Н	West End Community Parking Garage	\$ 1,250,000
I	Baum-Taft House	\$ 1,000,000
J	Cincinnati Ballet Center	\$ 1,000,000
K	Directing the Future: A New Stage for Cincinnati's National Theatre	\$ 1,000,000
L	Jeep Museum	\$ 1,000,000
M	Dayton Air Credit Union Ballpark	\$ 1,000,000
N	Imagination District	\$ 1,000,000
O	20/20 Canton Cultural Center Renovations	\$ 1,000,000
P	Northwood Community Recreation Center	\$ 1,000,000
Q	Cleveland Museum of Art	\$ 750,000
R	Crawford Auto Aviation Museum	\$ 750,000
S	Advancing Learning About Ohio in the Restored Cincinnati Union Terminal	\$ 750,000
T	Stan Hywet Hall & Gardens	\$ 750,000
U	Marion Palace Theatre	\$ 550,000
V	Schine's Theatre Restoration	\$ 500,000
W	Carnes Center	\$ 500,000
X	BAYarts	\$ 500,000
Y	Restoration of James A. Garfield Memorial	\$ 500,000
Z	Columbus Historical Society Engine House #6	\$ 500,000
AA	Contemporary Arts Center Creativity Center	\$ 500,000
AB	SeaGate Convention Centre	\$ 500,000

AC	World Heritage and Visitor Center	\$ 500,000
AD	Hale Farm	\$ 500,000
AE	Marysville Avalon Theatre	\$ 500,000
AF	Louis Sullivan Building of Newark Restoration and Adaptive Reuse	\$ 489,000
AG	Lake Erie Nature and Science Center Wildlife Gardens Education Project	\$ 450,000
AH	Ariel Opera House Energy Efficiency and Safety Updates	\$ 400,000
AI	Cincinnati Opera House	\$ 400,000
AJ	Imagination Station	\$ 400,000
AK	Arbogast Performing Arts Center	\$ 400,000
AL	OH WOW! The Roger and Gloria Jones Children's Center for Science and Technology	\$ 350,000
AM	Stambaugh Auditorium	\$ 350,000
AN	Washington Court House Auditorium	\$ 325,000
AO	Midland Theatre Project	\$ 324,000
AP	Harveysburg First Free Black School	\$ 322,500
AQ	Champaign County Historical Museum	\$ 300,000
AR	Creating Our Future-The Campaign for Beck Center	\$ 300,000
AS	Barn at Stratford Roof Project	\$ 300,000
AT	Norwich Township Veterans Memorial Relocation Project	\$ 300,000
AU	Willoughby Amphitheater	\$ 300,000
AV	Museum of Clay Industry and Folk Art	\$ 300,000

AW	Logan Theater	\$ 275,000
AX	Butler Institute of American Art	\$ 275,000
AY	Springfield Museum of Art Renovation	\$ 250,000
AZ	O.P. Chaney/Historic Mill	\$ 250,000
BA	Athletes in Action Chapel	\$ 250,000
BB	Holmes County Center for the Arts	\$ 250,000
BC	Norwalk Theater Rehabilitation Project	\$ 250,000
BD	Tam O'Shanter Renovations	\$ 250,000
BE	Heritage Hall and Education Center	\$ 250,000
BF	Columbus Museum of Art Accessibility Upgrades	\$ 225,000
BG	Ohio State Reformatory ADA Improvements	\$ 225,000
ВН	Ohio State Reformatory Pedestrian Bridge	\$ 225,000
BI	Veterans Memorial Civic and Convention Center	\$ 200,000
BJ	Loudonville Opera House Improvements	\$ 200,000
BK	Ohio Valley Museum of Discovery	\$ 200,000
BL	Grove City Outdoor Cultural Arts Performance Facility	\$ 200,000
BM	Grove City Historical Society Renovations	\$ 200,000
BN	South Point Community Center Update and Modernize	\$ 200,000
ВО	Valentine Theatre HVAC System Upgrade	\$ 200,000
BP	McDowell-Phillips Home and Museum Preservation	\$ 200,000
BQ	Protect Our Bones: Critical Infrastructure Improvements at the Boonshoft Museum	\$ 200,000

BR	SteAm Collaboratory at K12 Gallery & TEJAS	\$ 200,000
BS	Massillon Museum Mechanical Update	\$ 200,000
BT	Warren Community Amphitheater Renovations	\$ 200,000
BU	Niswonger Performing Arts Center Annex Project	\$ 200,000
BV	Peoples Bank Theatre	\$ 200,000
BW	Oak Street Theater Renovation	\$ 200,000
BX	Buckeye Agricultural Museum and Education Center	\$ 194,538
BY	Historic Township Hall Relocation and Restoration	\$ 180,000
BZ	African American Museum	\$ 150,000
CA	FRONT: MidTown Arts Campus	\$ 150,000
СВ	Karamu House Phase III	\$ 150,000
CC	Defiance Community Auditorium Renovation Project	\$ 150,000
CD	Arts Castle Roof Skylight Project	\$ 150,000
CE	Carnegie Center Historical Restorations	\$ 150,000
CF	Invisible Gallery	\$ 150,000
CG	Madison Place Fire House Renovation	\$ 150,000
СН	Greenfield Historical Society Restoration Project	\$ 150,000
CI	Toledo Museum of Art	\$ 150,000
CJ	Clearview Museum	\$ 150,000
CK	Akron Art Museum	\$ 150,000
CL	Baldwin-Buss House Restoration	\$ 150,000
CM	Sally Buffalo Park Outdoor Stage	\$ 140,000

CN	Packard Music Hall	\$ 140,000
CO	Unionville Tavern Improvements	\$ 125,000
СР	Pickaway County Memorial Hall	\$ 125,000
CQ	Zanesville Museum of Art Critical Facility Repairs	\$ 107,500
CR	Wooster Amphitheater	\$ 100,000
CS	Broadview Heights Community Amphitheater	\$ 100,000
CT	City of Brook Park Municipal Campus Outdoor Amphitheater	\$ 100,000
CU	Maltz Museum of Jewish Heritage Reimagine Project	\$ 100,000
CV	North Royalton Memorial Park Amphitheater	\$ 100,000
CW	The Music Settlement Center for Innovation, Education, and Technology	\$ 100,000
CX	Jeffrey Mansion	\$ 100,000
CY	Minerva Park Amphitheater Restoration	\$ 100,000
CZ	Rickenbacker Woods Museum	\$ 100,000
DA	Fayette Opera House Roof Replacement	\$ 100,000
DB	Covedale Center - Phase 6 Renovations	\$ 100,000
DC	Evendale Cultural Arts Center ADA Compliance	\$ 100,000
DD	Steubenville Grand Theater	\$ 100,000
DE	West Liberty Town Hall Opera House Community Center Restoration and Renovation	\$ 100,000
DF	Polish Cultural Center	\$ 100,000
DG	Battle of Buffington Island Civil War Battlefield Museum	\$ 100,000
DH	Meigs County Pioneer and Historical Society Renovations	\$ 100,000

DI	Twin City Opera House	\$ 100,000
DJ	Gant Stadium Renovation	\$ 100,000
DK	Octagon House	\$ 100,000
DL	Circleville Historic City Hall Improvements	\$ 100,000
DM	Pickaway County Historical Society Museum	\$ 100,000
DN	Portage County Historical Society Renovation	\$ 100,000
DO	Camden Opera House Second Floor Renovation	\$ 100,000
DP	Southern Ohio War Memorial	\$ 100,000
DQ	McKinley Presidential Library and Museum	\$ 100,000
DR	Stone Academy	\$ 92,000
DS	Morgan History Center Renovation	\$ 85,000
DT	Gerber Scribe Rule Barn Relocation	\$ 80,000
DU	Southeast Ohio History Center	\$ 75,000
DV	Muirfield Dr. Kinetic Arts Project	\$ 75,000
DW	Gallipolis Railroad Freight Station Museum	\$ 75,000
DX	Case-Barlow Farm Barn Improvements	\$ 75,000
DY	Convoy Opera House Facility Renovation	\$ 75,000
DZ	Hune Covered Bridge Relocation	\$ 75,000
EA	Medina Historic District Lighting Project	\$ 65,000
EB	Burnison Barn	\$ 64,000
EC	Village Productions Building Renovations	\$ 50,000
ED	Fountain City Amphitheater	\$ 50,000

EE	Soap Box Derby Track Resurfacing and Sidewalks Additions and Upgrades	\$ 50,000
EF	Gaslight Theater	\$ 50,000
EG	Sorg Opera House	\$ 50,000
ЕН	Chagrin Falls Historical Society Campaign for the 1874 Italianate House	\$ 50,000
EI	Parma Heights Cultural and Recreation Center Renovation Phase II (Cassidy Theatre)	\$ 50,000
EJ	Jewish Community Center JCC Youth Arts Project	\$ 50,000
EK	Monroe Theatre	\$ 50,000
EL	Freedom Township Historical Society of Portage County	\$ 50,000
EM	Mausoleum Repair	\$ 50,000
EN	John S. Knight Convention Center	\$ 50,000
ЕО	G.A.R. Hall ADA Accessibility	\$ 50,000
EP	Anchorage Building Climate Control Project	\$ 50,000
EQ	Grant Memorial Building Restoration	\$ 40,000
ER	William Lytle's Land Office at Harmony Hill	\$ 40,000
ES	Darke County Art Trail Initiative	\$ 40,000
ET	Ohio Glass Museum	\$ 40,000
EU	Wendel Concert Stage	\$ 35,000
EV	History of Weston, Historical Offerings	\$ 30,000
EW	Killbuck Valley Museum	\$ 27,000
EX	Indian Hills The Little Red School House	\$ 25,000

EY	Mt. Sterling Museum Improvements	\$ 25,000
EZ	Heritage Farm Museum Improvement	\$ 25,000
FA	Piketon Liberty Memorial	\$ 25,000
FB	Wilderness Trail Museum Electrical Upgrade	\$ 24,000
FC	Stained Glass Window Restoration for the Wapakoneta Museum	\$ 22,000
FD	Packer Historical Center for the Anna District	\$ 21,000
FE	Shelby House Museum	\$ 20,000
FF	Spring Hill Historic Home	\$ 20,000
FG	Cortland Veterans Memorial Project (Phase II)	\$ 20,000
FH	Hicksville Huber Opera House	\$ 15,000
FI	Jackson Center Museum Building Improvements	\$ 13,500
FJ	Crestline Historical Society	\$ 10,000
FK	Leipsic Recreation Center Improvements	\$ 7,500
FL	Jeromesville Totem Pole	\$ 3,000

SECTION 237.15. SCHOOL BUILDING PROGRAM ASSISTANCE

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

SCHOOL SAFETY GRANT PROGRAM

- (A) The foregoing appropriation item C23020, School Safety Grant Program, shall be used to make competitive grants of up to \$100,000 to public schools for eligible security improvements that assist the schools to improve the overall physical security and safety of their buildings.
- (B) The Facilities Construction Commission shall administer and award the grants described in division (A) of this section. The Commission, in coordination with the division of Ohio Homeland Security of the Department of Public Safety, shall establish procedures and forms by which applicants may apply for a grant, a competitive process for ranking applicants and awarding the grants, and procedures for distributing grants. The procedures shall require each applicant to do all of

the following:

- (1) Describe how the grant will be used to integrate organizational preparedness with broader state and local preparedness efforts;
- (2) Submit a vulnerability assessment conducted by experienced security, law enforcement, or military personnel, and a description of how the grant will be used to address the vulnerabilities identified in the assessment.
- (C) Any grant submission that is created under this section that is determined to be a security record as defined in section 149.433 of the Revised Code is not a public record under section 149.43 of the Revised Code and is not subject to mandatory release or disclosure under that section.
- (D) The Facilities Construction Commission may use up to two and one-half per cent of the total amount appropriated to administer the program.
 - (E) As used in this section:
- (1) "Eligible security improvements" means a physical security enhancement, equipment, or inspection and screening equipment included on the Authorized Equipment List published by the United States Department of Homeland Security that is also within the definition of "costs of capital facilities" under section 151.01 of the Revised Code.
 - (2) "Public schools" has the same meaning as in section 3781.106 of the Revised Code.

Section 237.20. The Treasurer of State is hereby authorized to issue and sell, in accordance with Section 2i of Article VIII, Ohio Constitution, Chapter 154. of the Revised Code, and particularly section 154.23 and other applicable sections of the Revised Code, original obligations in an aggregate principal amount not to exceed \$65,000,000 in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Cultural and Sports Facilities Building Fund (Fund 7030) to pay costs of capital facilities for Ohio cultural facilities and Ohio sports facilities.

Section 237.30. The Ohio Public Facilities Commission is hereby authorized to issue and sell, in accordance with Section 2n of Article VIII, Ohio Constitution, and Chapter 151. and particularly sections 151.01 and 151.03 of the Revised Code, original obligations in an aggregate principal amount not to exceed \$100,000,000, in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the School Building Program Assistance Fund (Fund 7032) to pay the state share of the costs of constructing classroom facilities pursuant to Chapter 3318. of the Revised Code.

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1 2 3

A JSC JUDICIARY SUPREME COURT

B Administrative Building Fund (Fund 7026)

C C00502 General Building Renovations \$ 1,159,000

E TOTAL ALL FUNDS \$ 1,159,000

\$

1,159,000

Section 243.10.

TOTAL Administrative Building Fund

D

1 2 3 A PWC PUBLIC WORKS COMMISSION В State Capital Improvements Fund (Fund 7038) C C15000 Local Public Infrastructure/State CIP 200,000,000 D **TOTAL State Capital Improvements Fund** 200,000,000 Е State Capital Improvements Revolving Loan Fund (Fund 7040) F C15030 Revolving Loan \$ 42,500,000 G TOTAL State Capital Improvements Revolving Loan Fund \$ 42,500,000 Н Clean Ohio Conservation Fund (Fund 7056) Ι C15060 Clean Ohio Conservation Program 37,500,000 \$ J TOTAL Clean Ohio Conservation Fund 37,500,000 K TOTAL ALL FUNDS 280,000,000 LOCAL PUBLIC INFRASTRUCTURE Capital appropriations in this act made from the State Capital Improvements Fund (Fund 7038) shall be used in accordance with sections 164.01 to 164.12 of the Revised Code. The Director of the Public Works Commission may certify to the Director of Budget and Management that a need exists to appropriate investment earnings to be used in accordance with sections 164.01 to 164.12 of the Revised Code. If the Director of Budget and Management determines pursuant to division (D) of section 164.08 and section 164.12 of the Revised Code that investment earnings are available to support additional appropriations, such amounts are hereby appropriated.

If the Public Works Commission receives refunds due to project overpayments that are discovered during a post-project audit, the Director of the Public Works Commission may certify to the Director of Budget and Management that refunds have been received. In certifying the refunds, the Director of the Public Works Commission shall provide the Director of Budget and Management information on the project refunds. The certification shall detail by project the source and amount of project overpayments received and include any supporting documentation required or requested by the Director of Budget and Management. Upon receipt of the certification, the Director of Budget and Management shall determine if the project refunds are necessary to support existing appropriations. If the project refunds are available to support additional appropriations, these amounts are hereby appropriated to appropriation item C15000, Local Public Infrastructure/State CIP.

REVOLVING LOAN

Capital appropriations in this act made from the State Capital Improvements Revolving Loan Fund (Fund 7040) shall be used in accordance with sections 164.01 to 164.12 of the Revised Code.

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

CLEAN OHIO CONSERVATION GRANT REPAYMENTS

Capital appropriations in this act made from the Clean Ohio Conservation Fund (Fund 7056) shall be used in accordance with sections 164.20 to 164.27 of the Revised Code.

Any amount in grant repayments received by the Public Works Commission and deposited into the Clean Ohio Conservation Fund pursuant to section 164.261 of the Revised Code is hereby appropriated through the foregoing appropriation item C15060, Clean Ohio Conservation.

Section 243.20. The Ohio Public Facilities Commission is hereby authorized to issue and sell, in accordance with Sections 2p and 2s of Article VIII, Ohio Constitution, and Chapter 151. and particularly sections 151.01 and 151.08 of the Revised Code, original obligations, in an aggregate principal amount not to exceed \$300,000,000 in addition to the original obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued,

subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the State Capital Improvements Fund (Fund 7038) to pay costs of capital improvement projects of local subdivisions.

Section 243.30. The Ohio Public Facilities Commission is hereby authorized to issue and sell, in accordance with Sections 20 and 2q of Article VIII, Ohio Constitution, and Chapter 151. and particularly sections 151.01 and 151.09 of the Revised Code, original obligations of the state in an aggregate principal amount not to exceed \$50,000,000 in addition to the original issuance of obligations heretofore authorized by prior acts of the General Assembly. These authorized obligations shall be issued, subject to applicable constitutional and statutory limitations, as needed to provide sufficient moneys to the credit of the Clean Ohio Conservation Fund (Fund 7056), the Clean Ohio Agricultural Easement Fund (Fund 7057), and the Clean Ohio Trail Fund (Fund 7061) to pay costs of conservation projects.

Section 245.10.

1 2 3 A OSB SCHOOL FOR THE BLIND В Administrative Building Fund (Fund 7026) C C22616 Renovations and Improvements \$ 1,995,000 D **TOTAL Administrative Building Fund** \$ 1,995,000 Ε TOTAL ALL FUNDS 1,995,000 SECTION 247.10.

1 2 3

A OSD SCHOOL FOR THE DEAF

B Administrative Building Fund (Fund 7026)

	l:	J

C	C22107	Renovations and Improvements	\$ 663,764
D	C22116	Buildings Demolition	\$ 61,812
E	TOTAL Adm	inistrative Building Fund	\$ 725,576
F	TOTAL ALL	FUNDS	\$ 725,576

Section 501.10. Money distributed to the City of Hilliard from the Parks and Recreation Improvement Fund (Fund 7035) for the Grener Property Recreational Facility under H.B. 529 of the 132nd General Assembly may alternatively be used by the City of Hilliard for the Father Rodric J. DiPietro Park Improvements Project.

SECTION 509.01. CERTIFICATION OF AVAILABILITY OF MONEYS

Moneys that require release shall not be expended from any appropriation contained in this act without certification of the Director of Budget and Management that there are sufficient moneys in the state treasury in the fund from which the appropriation is made. Such certification made by the Office of Budget and Management shall be based on estimates of revenue, receipts, and expenses. Nothing in this section limits the authority of the Director of Budget and Management granted in section 126.07 of the Revised Code.

SECTION 509.02. LIMITATION ON USE OF CAPITAL APPROPRIATIONS

The appropriations made in this act, excluding those made from the State Capital Improvement Fund (Fund 7038) and the State Capital Improvements Revolving Loan Fund (Fund 7040) for buildings or structures, including remodeling and renovations, are limited to:

- (A) Acquisition of real property or interests in real property;
- (B) Buildings and structures, which includes construction, demolition, complete heating and cooling, lighting, and lighting fixtures, and all necessary utilities, ventilating, plumbing, sprinkling, water and sewer systems, when such systems are authorized or necessary;
- (C) Architectural, engineering, and professional services expenses directly related to the projects;
- (D) Machinery that is necessary to the operation or function of the building or structure at the time of initial acquisition or construction;
- (E) Acquisition, development, and deployment of new computer systems, including the integration of existing and new computer systems, but excluding regular or ongoing maintenance or support agreements;
 - (F) Furniture, fixtures, or equipment that meets all the following criteria:
- (1) Is essential in bringing the facility up to its intended use or is necessary for the functioning of the particular facility or project;
 - (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 509.03. CONTINGENCY RESERVE REQUIREMENT

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

Any funds remaining upon completion of a project, may, upon approval of the Controlling Board, be released for the use of the institution to which the appropriation was made for another capital facilities project or projects.

Section 509.04. SATISFACTION OF JUDGMENTS AND SETTLEMENTS AGAINST THE STATE

Except as otherwise provided in this section, an appropriation contained in this act or in any other act may be used for the purpose of satisfying judgments, settlements, or administrative awards ordered or approved by the Court of Claims or by any other court of competent jurisdiction in connection with civil actions against the state. This authorization does not apply to appropriations that are to be applied to or used for payment of guarantees by or on behalf of the state or for payments under lease agreements relating to or debt service on bonds, notes, or other obligations of the state. Notwithstanding any other section of law to the contrary, this authorization includes appropriations from funds into which proceeds or direct obligations of the state are deposited only to the extent that the judgment, settlement, or administrative award is for or represents capital costs for which the appropriation may otherwise be used and is consistent with the purpose for which any related obligations were issued or entered into. Nothing contained in this section is intended to subject the state to suit in any forum in which it is not otherwise subject to suit, nor is it intended to waive or compromise any defense or right available to the state in any suit against it.

Section 509.05. CAPITAL RELEASES BY THE DIRECTOR OF BUDGET AND MANAGEMENT

Notwithstanding section 126.14 of the Revised Code, appropriations for appropriation items C50100, Local Jails, and C50101, Community-Based Correctional Facilities, appropriated from the

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

Section 509.06. PREVAILING WAGE REQUIREMENT

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

Section 509.07. AUTHORIZATION OF THE DIRECTOR OF BUDGET AND MANAGEMENT

The Director of Budget and Management shall authorize both of the following:

- (A) The initial release of moneys for projects from the funds into which proceeds of direct obligations of the state are deposited; and
- (B) The expenditure or encumbrance of moneys from funds into which proceeds of direct obligations are deposited, only after determining to the Director's satisfaction that either of the following applies:
- (1) The application of such moneys to the particular project will not negatively affect any exclusion of the interest or interest equivalent on obligations issued to provide moneys to the particular fund from the calculation of gross income for federal income tax purposes under the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as amended.
- (2) Moneys for the project will come from the proceeds of federally taxable obligations, the interest on which is not so excluded from the calculation of gross income for federal income tax purposes and which have been authorized and issued on that basis by their issuing authority.

In the event the Director determines that the condition set forth in division (B)(1) of this section does not apply, and that there is no existing fund in the state treasury to enable compliance with the condition set forth in division (B)(2) of this section, the Director may create a fund in the state treasury for the purpose of receiving proceeds of federally taxable obligations. The Director

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may establish capital appropriation items in that taxable bond fund that correspond to the preexisting capital appropriation items in the associated tax-exempt bond fund. The Director also may transfer capital appropriations in whole or in part between the taxable and tax-exempt bond funds within a particular purpose for which the bonds have been authorized.

Section 509.11. REQUIREMENTS RELATING TO NON-STATE OWNERSHIP OF CERTAIN FINANCED PROJECTS

- (A) No capital improvement appropriations or reappropriations made in this act from the Mental Health Facilities Improvement Fund (Fund 7033) or from the Parks and Recreation Improvement Fund (Fund 7035) shall be released for planning or for improvement, renovation, or construction or acquisition of capital facilities if a governmental agency, as defined in section 154.01 of the Revised Code, does not own the real property that constitutes the capital facilities or on which the capital facilities are or will be located. This restriction does not apply in any of the following circumstances:
- (1) The governmental agency has a long-term (at least fifteen years) lease of, or other interest (such as an easement) in, the real property.
- (2) In the case of an appropriation or reappropriation for capital facilities that, because of their unique nature or location, will be owned or be part of facilities owned by a separate nonprofit organization and made available to the governmental agency for its use or benefit, the nonprofit organization either owns or has a long-term (at least fifteen years) lease of the real property or other capital facility to be improved, renovated, constructed, or acquired and has entered into a joint or cooperative use agreement, with and approved by the governmental agency that meets the requirements of division (B) of this section.
- (B) In the case of capital facilities referred to in division (A)(2) of this section, the joint or cooperative use agreement shall include, as a minimum, provisions that:
- (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;
- (2) Provide for pro rata reimbursement to the state should the arrangement for joint or cooperative use by a governmental agency be terminated; and
- (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 THE REVISED CODE

The capital improvements for which appropriations or reappropriations are made in this act from the Higher Education Improvement Taxable Fund (Fund 7024), the Ohio Parks and Natural Resources Fund (Fund 7031), the School Building Program Assistance Fund (Fund 7032), the Higher Education Improvement Fund (Fund 7034), the State Capital Improvements Fund (Fund 7038), the State Capital Improvements Revolving Loan Fund (Fund 7040), the Coal Research and Development Fund (Fund 7046), the Clean Ohio Conservation Fund (Fund 7056), the Clean Ohio Agricultural

Easement Fund (Fund 7057), and the Clean Ohio Trail Fund (Fund 7061) are determined to be capital improvements and capital facilities for natural resources, a statewide system of common schools, state-supported and state-assisted institutions of higher education, local subdivision capital improvement projects, coal research and development projects, and conservation purposes (under the Clean Ohio Program) and are designated as capital facilities to which proceeds of obligations issued under Chapter 151. of the Revised Code are to be applied.

133rd G.A.

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

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

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 BUILDING FUND

Any proceeds received by the state as the result of litigation or a settlement agreement related to any liability for the planning, design, engineering, construction, or constructed management of facilities operated by the Department of Administrative Services shall be deposited into the General Revenue Fund or the Building Improvement Fund (Fund 5KZ0).

SECTION 527.10. FACILITIES ESTABLISHMENT FUND APPROPRIATION INCREASES

Notwithstanding sections 127.14 and 131.35 of the Revised Code, the Controlling Board may authorize expenditures for fiscal year 2021, in excess of the amounts appropriated, from the Facilities Establishment Fund (Fund 7037) for purposes consistent with Chapter 166. of the Revised Code. Upon approval of the Controlling Board, the excess amounts are hereby appropriated.

Section 601.10. That Sections 27 (as most recently amended by H.B. 404 of the 133rd General Assembly), 221.13, and 223.15 (as amended by H.B. 614 of the 133rd General Assembly) of

H.B. 481 of the 133rd General Assembly be amended to read as follows:

Sec. 27. (A) For the purpose of this section:

- (1) "Subdivision" means a county, township, or municipal corporation, and does not include a park district.
- (2) "Ineligible subdivision" means a county or municipal corporation receiving a direct payment under section 5001 of the "Coronavirus Aid, Relief, and Economic Security Act," as described in 42 U.S.C. 801(b)(2).
- (3) "2019 LGF allocation" means the amount that would have been deposited to a county's county undivided local government fund in 2019 disregarding any reduction under section 5747.502 of the Revised Code and excluding any amounts deposited in that fund that were paid in that year to ineligible subdivisions or pursuant to section 5747.503 of the Revised Code.
- (4) "2019 CULGF allocation" means the amount of funds from a county's county undivided local government fund a subdivision would have received in 2019 under section 5747.51 or 5747.53 of the Revised Code disregarding any reduction under section 5747.502 of the Revised Code and any adjustment because the subdivision, pursuant to an ordinance or resolution, elected to forgo all or a portion of its share of such funds.
- (5) "Population" means the most recent population estimate published by the Development Services Agency and based on the American Community Survey, as published by the United States Census Bureau. The population of a township includes only the population of the township's unincorporated area.
- (B) As soon as is practicable after the effective date of this section, the Director of Budget and Management, in consultation with the Tax Commissioner, shall provide for payment from the Coronavirus Relief Fund to each county treasury, to be deposited into a new fund in the county treasury to be named the county coronavirus relief distribution fund, which the county auditor shall create for this purpose. The amount of the payment to each county coronavirus relief distribution fund shall equal the amount appropriated under Section 28 of this act of H.B. 481 of the 133rd General Assembly multiplied by a fraction, the numerator of which is the 2019 LGF allocation for that county and the denominator of which is the sum of the 2019 LGF allocations for all counties.
- (C) Within seven days of deposit in the county coronavirus relief distribution fund of the payment described in division (B) of this section, the county auditor shall distribute that money to the county, unless the county is an ineligible subdivision, and to each municipal corporation and township that is not an ineligible subdivision, in an amount equal to the amount of money in that fund multiplied by a fraction, the numerator of which equals the subdivision's 2019 CULGF allocation and the denominator of which equals the sum of the 2019 CULGF allocations from that county's county undivided local government fund for all such subdivisions.

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.

(D) To be eligible to receive a payment under division (C) of this section, the legislative authority of a county, township, or municipal corporation must adopt a resolution or ordinance affirming that the funds so received may be expended only to cover costs of the subdivision consistent with the requirements of section 5001 of the "Coronavirus Aid, Relief, and Economic

Security Act," as described in 42 U.S.C. 801(d), and any applicable regulations. Subject to division (F) of this section, until the legislative authority adopts this resolution or ordinance, the subdivision's share of the money from the county coronavirus relief distribution fund shall remain in that fund. The legislative authority shall certify a copy of the resolution or ordinance to the county auditor and the Director of Budget and Management.

- (E) Money received under division (C) of this section by a subdivision shall be deposited into a new fund in the subdivision's treasury to be named the local coronavirus relief fund, which the subdivision's fiscal officer shall create for this purpose. Money in that fund shall be used to cover only costs of the subdivision consistent with the requirements of section 5001 of the "Coronavirus Aid, Relief, and Economic Security Act," as described in 42 U.S.C. 801(d). Money in a subdivision's local coronavirus relief fund shall be audited by the Auditor of State during the subdivision's next regular audit under section 117.11 of the Revised Code to determine whether money in the fund has been expended in accordance with the requirements of this section.
- (F)(1) Not later than November 20, 2020, the fiscal officer of each subdivision shall pay the unencumbered balance of money in the subdivision's local coronavirus relief fund to the county treasurer, who shall deposit this revenue in the county coronavirus relief distribution fund. If the subdivision is located within more than one county, the subdivision's fiscal officer shall apportion and pay the unencumbered balance of money in the fund among the counties in which it is located proportionally, based on the cumulative amount of money the subdivision received from each such county's coronavirus relief distribution fund under division (C) of this section, division (C) of Section 4 of H.B. 614 of the 133rd General Assembly, and any other appropriations approved by the Controlling Board. On or before November 25, 2020, the county auditor shall distribute all money to the credit of the county coronavirus relief distribution fund to the county and to each municipal corporation and township fully or partially located within that county, unless the subdivision is an ineligible subdivision or paid an unencumbered balance to the treasurer under this division or the subdivision's legislative authority has not adopted the resolution or ordinance required under division (D) of this section. Subject to divisions (F)(2) and (3) of this section, the money shall be distributed as follows:
- (a) Twenty-five per cent of the money to the county if it qualifies for a distribution under division (F)(1) of this section;
- (b) The remaining balance to each such qualifying municipal corporation or township, of which the distribution to each shall equal the amount of the remaining balance multiplied by a fraction, the numerator of which is the population of the municipal corporation or the township, and the denominator of which is the sum of the populations of all such municipal corporations and townships in the county that qualify for a distribution under division (F)(1) of this section. Only the portion of a municipal corporation's or township's population that resides in the county shall be included in computing that numerator and denominator.
- (2) If fewer than twenty-five per cent of the municipal corporations and townships with a population that resides in a county qualify for a distribution under division (F)(1) of this section, "fifty per cent" shall be substituted for "twenty-five per cent" in computing the amount of money to be distributed to the county under division (F)(1)(a) of this section if the county qualifies for such a distribution.

- (3) Any money in a county coronavirus relief distribution fund that cannot be distributed under division (F)(1) of this section because no subdivision qualifies for a distribution, or because only the county qualifies for a distribution, shall be paid to the state treasury in the manner prescribed by the Director of Budget and Management.
- (4) Money received by a subdivision under division (F)(1) of this section shall be deposited in the subdivision's local coronavirus relief fund and used as required under division (E) of this section.
- (5) Upon making the distribution under division (F)(1) of this section, the county auditor shall report to the Director of Budget and Management the amount of the unencumbered balance paid to the county treasury by each subdivision making such a payment and the amount distributed to each subdivision receiving a distribution under this division. If no subdivision made such a payment to the county treasury, the auditor shall report that no such payments were made. The report shall be made in the manner prescribed by the Director.

(G)(G)(1) Subject to division (G)(2) of this section:

- (a) Not later than February 1, 2021, the fiscal officer of each subdivision shall pay the unexpended balance of money in the subdivision's local coronavirus relief fund to the state treasury in the manner prescribed by the Director of Budget and Management. This division does not authorize any subdivision to
- (b) No subdivision may use money in its local coronavirus relief fund for expenses incurred after December 30, 2020. A
- (c) A subdivision's local coronavirus relief fund may be held open during the period beginning December 31, 2020, and ending February 1, 2021, only for account reconciliation and other similar purposes.
- (2) Upon the request of the Director of Budget and Management, the Controlling Board may extend any date prescribed by division (G)(1)(a), (b), or (c) of this section. Upon approval of such an extension by the Controlling Board, the Director shall notify the fiscal officer of each township and municipal corporation that is not an ineligible subdivision and the county auditor of each county of the extended date or dates.
- (H) A county, municipal corporation, or township receiving a payment from a county coronavirus relief distribution fund under this section shall, upon request, provide any information related to those payments or their expenditure to the Director of Budget and Management.

Sec. 221.13. COMMUNITY ASSISTANCE PROJECTS

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

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

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A	Project List		
В	Cuyahoga County Mental Health Jail Diversion Facility	\$	700,000
C	Cornerstone of Hope - Cuyahoga County	\$	500,000
D	Lorain County Recovery One Center Renovation The Road to Hope House, Inc.	\$	500,000
Е	Tri-County One Wellness Place Troy Facility	\$	450,000
F	Portage County Detoxification and Residential Treatment Center	\$	400,000
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 Painseville Addiction Recovery Center	\$	160,000
L	Maryhaven's Addiction Stabilization Center Maryhaven of Franklin County	\$	125,000
M	Talbert House Glenway Outpatient Treatment Center Renovations	\$	75,000
N	Child Focus Opiate Addiction Supervised Visitation- Facility at Batavia	\$	50,000

Sec. 223.15. LOCAL PARKS, RECREATION, AND CONSERVATION PROJECTS

The amount reappropriated from the foregoing appropriation item C725E2, Local Parks, Recreation, and Conservation Projects, shall be equal to the amount of all unreleased local parks projects and allowable administrative costs specified in this section, unless amounts are released prior to June 30, 2020. Prior to the expenditure of this appropriation, the Department of Natural

Resources shall certify to the Director of Budget and Management canceled encumbrances in the amount of at least \$52,144.

Of the foregoing appropriation item C725E2, Local Parks, Recreation, and Conservation Projects, an amount equal to two per cent of the projects listed may be used by the Department of Natural Resources for the administration of local projects.

	1	2
A	Project List	
В	Lakefront Pedestrian Bridge	\$ 3,500,000
C	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
M	Whitehall Community Park Extension	\$ 400,000
N	Miami Canal Trail Extension at Gilmore MetroPark	\$ 350,000
O	Dover Riverfront Trailhead Connector	\$ 350,000
P	Glenford Earthworks Phase III	\$ 300,000

Q	Solon-Chagrin Falls Multi-purpose Trail	\$ 300,000
R	Wadsworth City Park	\$ 300,000
S	Tiffin Recreation, Arts and Learning Park	\$ 300,000
T	Wooster Venture Boulevard Park Project	\$ 300,000
U	Muskingum River Lock and Dam	\$ 250,000
V	New Bremen Bike Path	\$ 250,000
W	Grand Lake Shoreline Water Quality Improvements	\$ 250,000
X	Jeffrey Mansion Expansion Project	\$ 250,000
Y	Montgomery Gateway Keystone Park	\$ 250,000
Z	Village of Woodmere Chagrin Valley Gateway Pedestrian Trail	\$ 215,000
AA	Dayton Webster Station Landing	\$ 200,000
AB	Little Miami State Park/Little Miami Trail	\$ 200,000
AC	South Point Community Recreation Center	\$ 200,000
AD	Union and Rome Townships Trails Project	\$ 200,000
AE	Marion Tallgrass Trail	\$ 150,000
AF	Harrisburg Baseball Complex	\$ 150,000
AG	Mill Creek Valley Conservancy District Corridor Revitalization	\$ 150,000
AH	Moberly Branch Connector Trail - Pedestrian Bridge	\$ 150,000
AI	Montville Township Park Improvements	\$ 150,000
AJ	Medina County Rocky River Trail West Branch	\$ 150,000
AK	Clearcreek Hazel Woods Bike Connector	\$ 150,000
AL	Kamp Dovetail	\$ 150,000

AM	Redskin Memorial Park Playground			
AN	Cahoon Memorial Park Improvements	\$	130,000	
AO	Fairlawn Gully Water Quality Basins	\$	125,000	
AP	Bremenfest Shelterhouse	\$	100,000	
AQ	Deer Park Community Center Renovation & Trailhead	\$	100,000	
AR	Fairfax Ziegler Park Improvements	\$	100,000	
AS	Steubenville Ohio River Marina Improvement Project	\$	100,000	
AT	City of Sylvania SOMO Project	\$	100,000	
AU	Brunswick Hills Township Park	\$	100,000	
AV	Scippo Creek Conservation	\$	75,000	
AW	Jackson Street Pier and Shoreline Drive Revitalization Project	\$	75,000	
AX	Western Reserve Greenway Bike Trail	\$	75,000	
AY	Mary Fate Park Improvements	\$	60,000	
AZ	Gallipolis Pool Project	\$	52,144	
BA	Miami Erie Canal Cleanup	\$	50,000	
BB	James Day Park Warrior Run	\$	50,000	
BC	Jefferson Park Recreation Upgrades	\$	50,000	
BD	Rocky Fork State Park Water and Electrical Upgrade	\$	50,000	
BE	Avon Lake Veterans Park Gazebo	\$	50,000	
BF	Camp Sherman Park	\$	50,000	
BG	Willard Splash Pad and Park Improvements	\$	50,000	
ВН	Kelley Nature Preserve Boat Ramp	<u>\$</u>	<u>50,000</u>	

BI	Bruce L. Chapin Bridge - Northcoast Inland Trail	\$ 45,000
BJ	Beaver Park Sports Field	\$ 40,000
BK	Village of Highland Hills Gazebo	\$ 35,000
BL	Monroeville Clark Park - North Coast Inland Trail Connection	\$ 33,000
BM	Camp McKinley Improvements	\$ 30,000
BN	Crestline Park Lighting	\$ 25,000
ВО	Ohio City Warrior Trail Extension Phase 2	\$ 22,000
BP	Waverly Canal Park	\$ 20,000
BQ	Clifton to Yellow Springs Bike Trail	\$ 20,000
BR	Seville Memorial Park Public Restroom Facilities	\$ 15,000
BS	Hinkley Township Park	\$ 13,000
ВТ	Shiloh Firestone Park Restoration	\$ 12,000

Section 601.11. That existing Sections 27 (as most recently amended by H.B. 404 of the 133rd General Assembly), 221.13, and 223.15 (as amended by H.B. 614 of the 133rd General Assembly) of H.B. 481 of the 133rd General Assembly are hereby repealed.

10,000

BU

Village of Albany Bike Paths

Section 601.12. The amendment by this act of Section 27 of H.B. 481 of the 133rd General Assembly (as amended by H.B. 404 of the 133rd General Assembly) applies to all amounts distributed to a county coronavirus relief distribution fund under that section or Section 4 of H.B. 614 of the 133rd General Assembly, including appropriations in Section 28 of H.B. 481 of the 133rd General Assembly and Section 8 of H.B. 614 of the 133rd General Assembly, as well as all appropriations approved by the Controlling Board and distributed to such a fund before, on, or after the effective date of this section.

SECTION 701.10. ATTORNEY GENERAL NEW COLLECTION SYSTEM

The Attorney General New Collection System is a secure, end-to-end collections and recovery management system designed to collect and recover more debt, control costs, and stay

compliant with state and federal regulations. The Attorney General may acquire and implement the system, including, but not limited to, the acquisition of the application hardware and software and the installation, implementation, and integration thereof, for the use of the Attorney General. The Attorney General may enter into lease-purchase agreements to finance, or refinance, the system. At the request of the Attorney General, the Director of Budget and Management shall make arrangements for the issuance of obligations, including fractionalized interests in public obligations as defined in division (N) of section 133.01 of the Revised Code, to finance the system, provided that not more than \$26,000,000 in proceeds of those obligations shall be raised for this purpose.

Lease payments contemplated in lease-purchase agreements entered into pursuant to the preceding paragraph, subject to lawful appropriations made by the General Assembly, shall be made solely from the Attorney General Claims Fund (Fund 4190).

Section 806.10. The items of law contained in this act, and their applications, are severable. If an item of law contained in this act, or if an application of an item of law contained in this act, is held invalid, the invalidity does not affect other items of law contained in this act and their applications that can be given effect without the invalid item or application.

Section 812.10. The provisions of this act in sections prefixed with section numbers in the 200s with the purpose of drawing money from the state treasury in payment of liabilities lawfully incurred under those sections, cease to have effect at midnight (24:00) on June 30, 2022.

Section 813.10. This act is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is to continue essential operation of state government, address capital and other appropriations, and respond to the declared pandemic and global health emergency related to COVID-19. Therefore, this act shall go into immediate effect.

	Oj in	e House of Representatives
	President	of the Senate
Passed		_
Approved	, 20	<u>. </u>

The section numbering of law of a general and permanent nature is complete and in conformity with the Revised Code.	
	Director, Legislative Service Commission.
	ce of the Secretary of State at Columbus, Ohio, on the, A. D. 20
	Secretary of State.
File No	Effective Date