132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 292

Representative Scherer

Cosponsors: Representatives Hambley, Retherford, Anielski, Antani, Brown, Faber, Galonski, Ginter, Goodman, Greenspan, Henne, Householder, Hughes, Lang, Patton, Reineke, Riedel, Roegner, Rogers, Ryan, Schaffer, Seitz, Smith, R., Sprague, Sweeney, Thompson

Senators Eklund, Beagle, Peterson, O'Brien, Burke, Gardner, Hackett, Hoagland, Hottinger, Huffman, Oelslager, Tavares, Terhar, Thomas

A BILL

То	amend sections 122.6510, 124.134, 124.136,	1
	124.152, 124.82, 124.87, 125.211, 126.231,	2
	133.06, 323.31, 3317.021, 3375.404, 4123.932,	3
	4503.066, 5717.04, and 5747.24 and to enact	4
	section 5709.57 of the Revised Code and to amend	5
	Section 221.10 of Am. Sub. H.B. 49 of the 132nd	6
	General Assembly and Sections 203.10, 207.100,	7
	207.150, 207.170, 207.240, 207.260, 207.280,	8
	207.290, 207.340, 221.13, 223.10, 223.15,	9
	227.10, 237.10, 237.13, 253.100, 253.250, and	10
	285.10 of H.B. 529 of the 132nd General Assembly	11
	to modify the test for determining an	12
	individual's state of residence for income tax	13
	purposes, to make appropriations and otherwise	14
	provide authorization and conditions for the	15
	operation of state programs, and to declare an	16
	emergency.	17

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

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Section 1. That sections 122.6510, 124.134, 124.136,	18
124.152, 124.82, 124.87, 125.211, 126.231, 133.06, 323.31,	19
3317.021, 3375.404, 4123.932, 4503.066, 5717.04, and 5747.24 be	20
amended and section 5709.57 of the Revised Code be enacted to	21
read as follows:	22
Sec. 122.6510. (A) As used in this section, "federal act"	23
means the "Small Business Liability Relief and Brownfields	24
Revitalization Act," 115 Stat. 2356 (2002), 42 U.S.C. 9601 and	25
9604.	26
(B) There is hereby created in the state treasury the	27
Brownfields Revolving Loan Fund. The Fund shall consist of all	28
moneys received by the state from the United States Department	29
of Environmental Protection under repayments of loans made under	30
the terms of the federal act, and any other money transferred to	31
the Fund. The Fund shall may be used to make grants and loans by	32
the Director of Development Services. All investment earnings of	33
the Fund shall be credited to the Fund.	34
(C) The Director shall administer moneys received into the	35
Fund and comply with all requirements imposed by the federal act	36
in its application for, and administration of, administering the	37
funds as grants and loans .	38
(D) The Director shall may establish a schedule of fees	39
and charges payable by grant and -loan recipients to the Director	40
for the administration of this section.	41
Sec. 124.134. (A) Each full-time permanent state employee	42
paid in accordance with section 124.152 of the Revised Code and	43
those employees listed in divisions (B)(2) and (4) of section	44
124.14 of the Revised Code shall be credited with vacation leave	45
with full pay according to length of service and accruing at a	4.6

corresponding rate per biweekly pay period, as follows:		
Length of Service	Accrual Rate Per Pay Period	48
Less than 4 years	3.1 hours	49
4 but less than 9 years	4.6 hours	50
9 but less than 14 years	6.2 hours	51
14 but less than 19 years	6.9 hours	52
19 but less than 24 years	7.7 hours	53
24 years or more	9.2 hours	54
Fifty-two weeks equal one ye	ear of service.	55
The amount of an employee's	service shall be determined in	56
accordance with the standard specified in section 9.44 of the		57
Revised Code. Credit for prior se	ervice, including an increased	58
vacation accrual rate and longeva	ity supplement, shall take	59
effect during the first pay perio	od that begins immediately	60
following the date the director of	of administrative services	61
approves granting credit for that	prior service. No employee,	62
other than an employee who submit	ts proof of prior service within	63
ninety days after the date of the	e employee's hiring, shall	64
receive any amount of vacation le	eave for the period prior to the	65
date of the director's approval	of the grant of credit for prior	66
service.		67
Part-time permanent employed	es who are paid in accordance	68
with section 124.152 of the Revis	sed Code and full-time permanent	69
employees subject to this section	n who are in active pay status	70
for less than eighty hours in a p	pay period shall earn vacation	71
leave on a prorated basis. The ra	atio between the hours worked	72
and the vacation hours earned by	these classes of employees	73

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shall be the same as the ratio between the hours worked and the vacation hours earned by a full-time permanent employee with the same amount of service as provided for in this section.

Vacation leave is not available for use until it appears on the employee's earning statement and the compensation described in the earning statement is available to the employee. An employee may begin using accrued vacation leave upon-completion of the employee's initial probation period. A probationary period that follows a separation from service that is less than thirty-one days is not considered an initial-probation period for purposes of this section.

- (B) Employees granted leave under this section shall forfeit their right to take or to be paid for any vacation leave to their credit which is in excess of the accrual for three years. Any excess leave shall be eliminated from the employees' leave balance.
- (C) Except as provided in division (D) of this section, beginning in fiscal year 2012, an employee may be paid for up to eighty hours of vacation leave each fiscal year if the employee requested and was denied the use of vacation leave during that fiscal year. No employee shall receive payment for more than eighty hours of denied vacation leave in a single fiscal year. An employee is only eligible to receive payment for vacation leave when the employee's vacation leave credit is at, or will reach in the immediately following pay period, the maximum of the accrual for three years and the employee has been denied the use of vacation leave. An employee is not entitled to receive payment for vacation leave denied in any pay period in which the employee's vacation leave credit is not at, or will not reach in the immediately following pay period, the maximum of accrual for

three years. Any vacation leave for which an employee receives	104
payment shall be deducted from the employee's vacation leave	105
balance. No employee is eligible to receive payment for denied	106
vacation leave in either fiscal year 2010 or fiscal year 2011.	107
(D) The supreme court, general assembly, secretary of	108

- state, auditor of state, treasurer of state, and attorney 109 general may establish by policy an alternate payment structure 110 for employees whose vacation leave credit is at, or will reach 111 in the immediately following pay period, the maximum of accrual 112 113 for three years and the employee has been denied the use of vacation leave. An employee is not entitled to receive payment 114 for vacation leave denied in any pay period in which the 115 employee's vacation leave credit is not at, or will not reach in 116 the immediately following pay period, the maximum of accrual for 117 three years. Any vacation leave for which the employee receives 118 payment shall be deducted from the employee's vacation leave 119 balance. 120
- (E) Upon Except as otherwise provided in this division, 121 upon separation from state service, an employee granted leave 122 under this section is entitled to compensation at the employee's 123 current rate of pay for all unused vacation leave accrued under 124 this section or section 124.13 of the Revised Code to the 125 employee's credit. An employee who separates from state service 126 with less than twelve months of total state service is not 127 entitled to compensation for unused accrued vacation leave. In 128 case of transfer of an employee from one state agency to 129 another, the employee shall retain the accrued and unused 130 accrued vacation leave. In case of the death of an employee, the 131 unused <u>accrued</u> vacation leave shall be paid in accordance with 132 section 2113.04 of the Revised Code, or to the employee's 133 estate. An employee serving in a temporary work level who is 134

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eligible to receive compensation under this division shall be	135
compensated at the base rate of pay of the employee's normal	136
classification.	137
(F)(1) Except as provided in division (G) of this section,	138
beginning in December 2019, and every year thereafter, the	139
director shall allow an eligible full-time or part-time employee	140
who is credited with vacation leave under this section to	141
convert to cash a maximum of forty hours of unused accrued	142
vacation leave.	143
(2) To be eligible for the conversion described in	144
division (F)(1) of this section, an employee shall have not less	145
than two hundred hours of unused accrued vacation leave	146
available for use on the last day of the first pay period of	147
November in the year that the employee chooses to make the	148
<pre>conversion.</pre>	149
(3) Unused accrued vacation leave converted to cash under	150
division (F)(1) of this section shall be paid to the employee in	151
the first paycheck of December at the base rate of pay for every	152
hour of unused accrued vacation leave that the employee	153
converts. An employee serving in a temporary work level who	154
elects to convert unused accrued vacation leave to cash shall do	155
so at the base rate of pay of the employee's normal	156
<u>classification.</u>	157
(4) An employee who separates from state service during	158

the year shall not be eliqible for the cash benefit provided

section shall not be subject to contributions to any of the

retirement systems, either by the employee or the employer.

(5) The cash benefit set forth in division (F) of this

under division (F) of this section.

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(6) The director shall establish procedures to implement	164
this division. The director shall include in the procedures a	165
final date by which an employee must notify the director of the	166
amount of unused accrued vacation leave to be converted to cash.	167
Except as provided in division (B) of this section, an	168
employee's unused accrued vacation leave balance shall	169
automatically carry forward if the employee does not notify the	170
director in accordance with the procedures the director	171
<u>establishes.</u>	172
(G) Division (F) of this section does not apply to	173
employees of the supreme court, the general assembly, the	174
legislative service commission, the secretary of state, the	175
auditor of state, the treasurer of state, or the attorney	176
general unless the supreme court, the general assembly, the	177
legislative service commission, the secretary of state, the	178
auditor of state, the treasurer of state, or the attorney	179
general decides that the employees of those respective entities	180
should be eligible for the opportunity to convert unused accrued	181
vacation leave pursuant to division (F) of this section and	182
notifies the director in writing on or before the first day of	183
October of the calendar year of the decision to make the	184
employees eligible. The first year that these entities may elect	185
to allow to make the employees eligible is 2019. After notifying	186
the director in writing of the decision that employees of those	187
respective entities are eligible, those employees remain	188
eligible until the respective entity notifies the director in	189
writing on or before the first day of October of the calendar	190
year that the employees are ineligible. If any entity notifies	191
the director of a decision that employees of those entities are	192
ineligible during any calendar year, those employees remain	193
ineligible until the entity notifies the director in writing on	194

or before the first day of October of the calendar year that the	195
employees are eligible. This division does not apply to	196
employees defined as public employees under section 4117.01 of	197
the Revised Code.	198
Sec. 124.136. (A) (1) Each permanent full-time and	199
permanent part-time employee paid in accordance with section	200
124.152 of the Revised Code and each employee listed in division	201
(B)(2) or (4) of section 124.14 of the Revised Code who works	202
thirty or more hours per week, and who meets the requirement of	203
division (A)(2) of this section is eligible, upon the birth or	204
adoption of a child, for a parental leave of absence and	205
parental leave benefits under this section. Parental leave of	206
absence shall begin on the day of the birth of a child or on the	207
day on which custody of a child is taken for adoption placement	208
by the prospective parents.	209
(2) To be eligible for leave and benefits under this	210
section, an employee must be the biological <u>a</u> parent, as listed	211
on the birth certificate, of a newly born child or the legal	212
guardian of and reside in the same household as a newly adopted	213
child. Employees may elect to receive two thousand dollars for	214
adoption expenses in lieu of receiving the paid leave benefit	215
provided under this section. Such payment may be requested upon	216
placement of the child in the employee's home. If the child is	217
already residing in the home, payment may be requested at the	218
time the adoption is approved.	219
(3) The average number of regular hours worked, which	220
shall include all hours of holiday pay and other types of paid	221
leave, during the three-month period immediately preceding the	222
day parental leave of absence begins shall be used to determine	223

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eligibility and benefits under this section for part-time

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employees, but such benefits shall not exceed forty hours per	225
week. If an employee has not worked for a three-month period,	226
the number of hours for which the employee has been scheduled to	227
work per week during the employee's period of employment shall	228
be used to determine eligibility and benefits under this	229
section.	230
(B) Parental leave granted under this section shall not	231
exceed six continuous weeks, which shall include four weeks or	232
one hundred sixty hours of paid leave for permanent full-time	233
employees and a prorated number of hours of paid leave for	234
permanent part-time employees. All employees granted parental	235
leave shall serve a waiting period of fourteen days that begins	236
on the day parental leave begins and during which they shall not	237
receive paid leave under this section. Employees may choose to	238
work during the waiting period. During the remaining four weeks	239
of the leave period, employees shall receive paid leave equal to	240
seventy per cent of their base rate of pay. All of the following	241
apply to employees granted parental leave:	242
(1) They remain eligible to receive all employer-paid	243
benefits and continue to accrue all other forms of paid leave as	244
if they were in active pay status.	245
(2) They are ineligible to receive overtime pay, and no	246
portion of their parental leave shall be included in calculating	247
their overtime pay.	248
(3) They are ineligible to receive holiday pay. A holiday	249
occurring during the leave period shall be counted as one day of	250
parental leave and be paid as such.	251
(C) Employees receiving parental leave may utilize	252

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available sick leave, personal leave, vacation leave, or

compensatory time balances in order to be paid during the	254
fourteen-day waiting period and to supplement the seventy per	255
cent of their base rate of pay received during the remaining	256
part of their parental leave period, in an amount sufficient to	257
give them up to one hundred per cent of their pay for time on	258
parental leave.	259
Use of parental leave does not affect an employee's	260
eligibility for other forms of paid leave granted under this	261
chapter and does not prohibit an employee from taking leave	262
under the "Family and Medical Leave Act of 1993," 107 Stat. 6,	263
29 U.S.C.A. 2601, except that parental leave shall be included	264
in any leave time provided under that act.	265
(D) Employees receiving disability leave benefits under	266
section 124.385 of the Revised Code prior to becoming eligible	267
for parental leave shall continue to receive disability leave	268
benefits for the duration of their disabling condition or as	269
otherwise provided under the disability leave benefits program.	270
If an employee is receiving disability leave benefits because of	271
pregnancy and these benefits expire prior to the expiration date	272
of any benefits the employee would have been entitled to receive	273
under this section, the employee shall receive parental leave	274
for such additional time without being required to serve an	275
additional waiting period.	276
Sec. 124.152. (A)(1) Except as provided in divisions	277
$\underline{\text{division}}$ (A) (2) $\underline{\text{and}}$ (3)—of this section, each exempt employee	278
shall be paid a salary or wage in accordance with schedule E-1	279
or schedule E-2 of division (B) of this section.	280
(2) Each exempt employee who holds a position in the	281
unclassified civil service pursuant to division (A) (26) or (30)	282

of section 124.11 of the Revised Code may be paid a salary or

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wage in accordance with schedule E-1, schedule E-1 for step	284
eight only, or schedule E-2 of division (B) or (C) of this	285
section, as applicable.	286
(3)(a) Except as provided in division (A)(3)(b), (c), or	287
(e) of this section, each exempt employee who was paid a salary	288
or wage at step 7 in the employee's pay range on June 28, 2003,	289
in accordance with the applicable schedule E-1 of former section-	290
124.152 of the Revised Code and who continued to be so paid on	291
June 29, 2003, shall be paid a salary or wage in the	292
corresponding pay range in schedule E-1 for step eight only of	293
division (C) of this section for as long as the employee remains-	294
in the position the employee held as of July 1, 2003. Such an-	295
employee is not eligible to be paid a salary or wage at step 7	296
in schedule E-1 for as long as the employee remains in the	297
position the employee held as of July 1, 2003.	298
(b) If an exempt employee who is being paid a salary or	299
wage in accordance with schedule E-1 for step eight only of	300
division (C) of this section moves to another position, the	301
employee shall not receive a salary or wage for that position or	302
any other position in the future in accordance with that	303
schedule.	304
(c) Each exempt employee who is being paid a salary or	305
wage in pay range 12 through 16 of schedule E-1 for step eight	306
only of division (C) of this section shall be paid a salary or	307
wage in the corresponding pay range in schedule E-1 of division	308
(B) of this section as follows:	309
(i) If the employee has maintained satisfactory	310
performance in accordance with the criteria established by the	311
employee's appointing authority within the twelve-month period-	312
immediately before July 1, 2016, at step 8 beginning on the	313

first day of the pay period that includes July 1, 2016;	314
(ii) If the employee has not maintained satisfactory	315
performance in accordance with the criteria established by the	316
employee's appointing authority within the twelve-month period	317
immediately before July 1, 2016, but attains satisfactory	318
performance in accordance with the criteria before July 1, 2017,	319
at step 8 beginning on the first day of the pay period that	320
follows the date the employee attains satisfactory performance;	321
(iii) If the employee does not attain satisfactory	322
performance in accordance with the criteria established by the	323
employee's appointing authority before July 1, 2017, at the	324
employee's base rate of pay as of the pay period immediately	325
before the pay period that includes July 1, 2017, beginning on-	326
the first day of the pay period that includes July 1, 2017.	327
(d) If an employee described in division (A)(3)(c)(iii) of	328
this section attains satisfactory performance in accordance with	329
the criteria established by the employee's appointing authority,	330
the employee shall be paid a salary or wage at step 8 in the	331
corresponding pay range in schedule E-1 of division (B) of this	332
section beginning on the first day of the pay period that	333
follows the date the employee attains satisfactory performance.	334
(e) Except as otherwise provided in this chapter, each	335
exempt employee who is being paid a salary or wage in range 17	336
or 18 of schedule E-1 for step eight only of division (C) of	337
this section on the first day of the pay period that includes	338
July 1, 2016, shall not receive an increase in salary or wage	339
until the maximum rate of pay for step 6 of the employee's	340
corresponding pay range in schedule E-1 of division (B) of this	341
section exceeds the employee's base rate of pay as of July 1,	342
2016.	343

(f) An employee who becomes eligible to receive an	344
increase in salary or wage under division (A)(3)(e) of this-	345
section shall be paid a salary or wage in step 6 of the	346
employee's corresponding pay range in schedule E-1 of division	347
(B) of this section.	348
(B)(1) Beginning on the first day of the pay period that	349
includes July 1, 2015, each Each exempt employee who must be	350
paid in accordance with schedule E-1 or schedule E-2 of this	351
section shall be paid a salary or wage in accordance with the	352
following schedule of rates as of the pay period that includes	353
July 1, 2018:	354
Schedule E-1	355
Pay Ranges and Step Values	356
Step 1 Step 2 Step 3 Step 4 Step 5 Step 6 Step 7 <u>Step 8</u>	357
Range	358
1 Hourly 10.32 10.78 11.24 11.73	359
11.14 11.64 12.13 12.66	360
Annually 21466 22422 23379 24398	361
23171 24211 25230 26333	362
2 Hourly 12.52 13.05 13.61 14.21	363
13.51 14.09 14.69 15.34	364
Annually 26042- 27144- 28309- 29557	365
28101 29307 30555 31907	366
3 Hourly 13.11 13.70 14.31 14.93	367
14.16 14.79 15.45 16.11	368

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	Annually	27269	- 28496 -	- 29765 -	31054					369
		29453	30763	32136	33509					370
4	Hourly	13.77	14.38	15.07	15.74					371
		14.86	15.53	16.28	16.98					372
	Annually	28642	29910	31346	32739					373
	_	30909	32302	33862	35318					374
5	Hourly	14.44	15.10	15.74	16.43					375
		15.59	16.31	16.98	17.73					376
	Annually	30035	31408	- 32739	34174					377
		32427	33925	35318	36878					378
6	Hourly	15.22	15.85	16.55	17.23					379
_	_	16.43	17.12	17.86	18.60					380
	Annually	31658	32968	34424	35838					381
		34174	35610	37149	38688					382
7	Hourly	16.16	16.76	- 17.45 -	18.06	18.76				383
		17.44	18.09	18.84	19.49	20.25				384
	Annually	33613	34861-	- 36296 -	37565	39021				385
		36275	37627	39187	40539	42120				386
8	Hourly	17.08	17.84	18.60	19.44	20.37				387
		18.44	19.27	20.09	20.99	21.99				388
	Annually	35526	37107	- 38688 -	40435	42370				389
		38355	40082	41787	43659	45739				390

As Passed by the Senate 9 Hourly 18.22 19.17 20.11 21.12 22.19 391 19.68 20.69 21.71 22.80 23.95 392 Annually 37898 39874 41829 43930 46155 393 40934 43035 45157 47424 49816 394 395 21.23 22.39 23.59 24.95 26.28 396 Annually 40914 43139 45448 48069 50648 397 44158 46571 49067 51896 54662 398 11 Hourly 21.41 22.66 23.97 25.33 26.76 399 23.12 24.46 25.87 27.34 28.89 400 Annually 44533 47133 49858 52686 55661 401 <u>48090 50877 53810 58867</u>60091 402 12 Hourly 23.62 24.95 26.29 27.75 29.29 30.88 33.66 403 <u>25.50 26.93 28.38 29.95 31.62 33.33 34.70 36.33</u> 404 Annually 49130 51896 54683 57720 60923 64230 70013 405 <u>53040 56014 59030 62296 65770 69326 72176 75566</u> 406 13 Hourly 26.04 27.47 28.98 30.52 32.24 33.99 37.04 407 28.11 29.65 31.28 32.94 34.81 36.69 38.19 39.99 408 Annually 54163 57138 60278 63482 67059 70699 77043 409 <u>58469 61672 65062 68515 72405 76315 79435</u> 83179 410 14 Hourly 28.63 30.25 31.88 33.62 35.52 37.50 40.88 411

<u>30.91 32.66 34.42 36.29 38.35 40.48 42.15 44.13</u> 412

	Annually	59550	62920	66310-	69930	73882	78000-	85030		413
		64293	67933	71594	75483	79768	84198	87672	91790	414
15	Hourly	31.45	33.22	35.10-	37.02	39.08	41.23	44.94		415
		33.96	35.86	37.89	39.97	42.19	44.51	46.33	48.51	416
	Annually	65416	69098	73008-	77002	81286-	85758-	93475		417
		70637	74589	78811	83138	87755	92581	96366	100901	418
16	Hourly	34.68	36.60	38.61	40.78	43.03	45.49	49.58		419
		37.44	39.52	41.69	44.03	46.45	49.11	51.12	53.52	420
	Annually	72134	76128	80309-	84822	89502-	94619-	103126		421
		77875	82202	86715	91582	96616	102149	106330	111322	422
17	Hourly	38.21	40.32	42.58-	44.93	47.43-	50.08			423
_		41.25	43.52	45.96	48.50	51.21	54.06			424
	Annually	79477	83866	88566-	93454	98654-	104166			425
		85800	90522	95597	100880	106517	112445			426
18	Hourly	42.11	44.44	46.95	49.52	52.26	55.19			427
		45.46	47.97	50.68	53.46	56.42	59.57			428
	Annually	87589	92435	97656-	103002	108701	114795			429
		94557	99778	105414	111197	117354	123906			430
	An emp	loyee wl	no is h	eina na	id a sa	alary o	r wage	at sten	- 6-	431
on	July 1, 2	_		2 1		_	3	-		432
	rst day of		_			_	_	_		433
	15, if the	_				_		_		434
ac	cordance w	vith the	e crite	ria est	ablishe	ed by th	he empl	oyee's		435
ap	pointing a	authorit	ey and	the emp	loyee k	nas not	advanc	ed a st	ep -	436

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within the twel	ve month perio d		eceding the	437
advancement to	step 7.			438
Schedule E-2				439
Range		Minimum	Maximum	440
41	Hourly	16.23	41.62 44.93	441
	Annually	33758	86570 93454	442
42	Hourly	17.89	45.96 49.62	443
	Annually	37211	95597 103210	444
43	Hourly	19.70	50.62 54.65	445
	Annually	40976	105290 113672	446
44	Hourly	21.73	55.30 <u>59.70</u>	447
	Annually	45198	115024 124176	448
45	Hourly	24.01	60.3865.18	449
	Annually	49941	137248 135574	450
46	Hourly	26.43	65.98 <u>71.23</u>	451
	Annually	54974	137238 148158	452
47	Hourly	29.14	72.01 <u>77.74</u>	453
	Annually	60611	149781 161699	454
48	Hourly	32.14	78.58 <u>84.82</u>	455
	Annually	66851	163446 176426	456
49	Hourly	35.44	84.84 <u>91.58</u>	457
	Annually	73715	176467 190486	458
(2) Beginn	ing on the firs	st day of the pay	period that	459
		<u>ch</u> exempt employ		460
-	-	le E-1 or schedu		461
		or wage in acco		462
			od that includes	463
July 1, 2019:				464
Schedule E-1				465
	Pay Ranges	and Step Values		466

		Step 1 Step 2 Step 3 Step 4 Step 5 Step 6 Step 7 Step 8	467
Rai	nge		468
1	Hourly	10.58- 11.05- 11.52- 12.02	469
		11.45 11.96 12.46 13.01	470
	Annually	22006- 22984- 23962- 25002	471
		23816 24877 25917 27061	472
2	Hourly	12.83 13.38 13.95 14.57	473
		13.88 14.48 15.09 15.76	474
	Annually	26686- 27830- 29016- 30306	475
	_	<u>28870 30118 31387 32781</u>	476
3	Hourly	13.44 14.04 14.67 15.30	477
		14.55 15.20 15.87 16.55	478
	Annually	27955- 29203- 30514- 31824	479
		30264 31616 33010 34424	480
4	Hourly	14.11- 14.74- 15.45- 16.13	481
		15.27 15.96 16.73 17.45	482
	Annually	29349- 30659- 32136- 33550	483
		31762 33197 34798 36296	484
5	Hourly	14.80 15.48 16.13 16.84	485
		16.02 16.76 17.45 18.22	486
	Annually	30784 32198 33550 35027	487
		33322 34861 36296 37898	488

As Passed by the Senate Annually 45656 48318 51106 53997 57054 511 49421 52270 55286 58427 61734 512 12 Hourly 24.21 25.57 26.95 28.44 30.02 31.65 32.95 34.50 513 26.20 27.67 29.16 30.77 32.49 34.25 35.65 37.33 514 Annually 50357 53186 56056 59155 62442 65832 68536 71760 515 54496 57554 60653 64002 67579 71240 74152 77646 516 13 Hourly 26.69 28.16 29.70 31.28 33.05 34.84 36.26 37.97 517 28.88 30.47 32.14 33.85 35.77 37.70 39.24 41.09 518 Annually 55515 58573 61776 65062 68744 72467 75421 78978 519 60070 63378 66851 70408 74402 78416 81619 85467 520 14 Hourly 29.35 31.01 32.68 34.46 36.41 38.44 40.01 41.90 521 31.76 33.56 35.37 37.29 39.40 41.59 43.31 45.34 522 Annually 61048 64501 67974 71677 75733 79955 83221 87152 523 <u>66061 69805 73570 77563 81952 86507 90085</u> 94307 524 15 Hourly 32.24 34.05 35.98 37.95 40.06 42.26 43.99 46.06 525 34.89 36.85 38.93 41.07 43.35 45.73 47.60 49.84 526 Annually 67059 70824 74838 78936 83325 87901 91499 95805 527 72571 76648 80974 85426 90168 <u>95118</u> 99008 103667 528 16 Hourly 35.55 37.52 39.58 41.80 44.11 46.63 48.53 50.82 529 38.47 40.61 42.84 45.24 47.73 50.46 52.53 54.99 530 Annually 73944 78042 82326 86944 91749 96990 100942 105706 531

80018 84469 89107 94099 99278 104957 109262 114379 532

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17	Hourly	39.17	41.33	43.64	46.05	48.62	51.33		533
		42.38	44.72	47.22	49.83	52.62	55.55		534
	Annually	81474	85966	90771-	95784	101130	106766		535
		88150	93018	98218	103646	109450	<u>115544</u>		536
18	Hourly	43.16	45.55	48.12	50.76	53.57	56.57		537
		46 71	49.29	52 07	54 93	57 97	61 21		538
		40.71	<u> </u>	32.01	34.93	<u> </u>	01.21		330
	Annually	89773	94744	100090	105581	111426	117666		539
		97157	102523	108306	114254	120578	<u>127317</u>		540
Sc.	hedule E-2								541
Rar	ıge	М	inimum		Maxi	mum			542
41		F	Hourly		16.	23	42	.66 46.17	543
		Ar	nnually		337	58	88	733 96034	544
42		F	Hourly		17.	89	47	.11 50.98	545
		Ar	nnually		372	11	979	989 106038	546
43		F	Hourly		19.	70	51	.89 56.15	547
		Ar	nnually		409	76	107	931 116792	548
44		F	Hourly		21.	73	56	.68 61.34	549
		Ar	nnually		451	98	117	894 127587	550
45		F	Hourly		24.	01	61	.89 66.97	551
		Ar	nnually		499	41	128	731 139298	552
46		F	Hourly		26.	43	67	.63 73.19	553
		Ar	nnually		549	74	140	670 152235	554
47		F	Hourly		29.	14	73	.81 79.88	555
		Ar	nnually		606	11	153	525 166150	556
48			Hourly		32.			-54 <u>87.15</u>	557
			nnually		668			 523 181272	558
49			Hourly		35.			.9694.10	559
			nnually		737			877 <u>195728</u>	560
		111	<u></u> <u>y</u>		, 5 1	- •	100	<u></u>	2 0 0

(3) Beginning on the first day of the pay period that	561
includes July 1, 2017, each <u>Each</u> exempt employee who must be	562
paid in accordance with schedule E-1 or schedule E-2 of this	563
section shall be paid a salary or wage in accordance with the	564
following schedule of rates as of the pay period that includes	565
<u>July 1, 2020</u> :	566
Schedule E-1	567
Pay Ranges and Step Values	568
Step 1 Step 2 Step 3 Step 4 Step 5 Step 6 Step 7 Step 8	569
Range	570
1 Hourly 10.84 11.33 11.81 12.32	571
11.79 12.32 12.83 13.40	572
Annually 22547 23566 24565 25626	573
<u>24523 25626 26686 27872</u>	574
2 Hourly 13.15 13.71 14.30 14.93	575
<u> </u>	576
Annually 27352- 28517- 29744- 31054	577
<u>29744 31013 32323 33758</u>	578
3 Hourly 13.78 14.39 15.04 15.68	579
14.99 15.66 16.35 17.05	580
Annually 28662 29931 31283 32614	581
31179 32573 34008 35464	582
4 Hourly 14.46 15.11 15.84 16.53	583
15.73 16.44 17.23 17.97	584

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	Annually	30077- 31429- 32947- 34382	585						
	_	32718 34195 35838 37378	586						
5	Hourly	15.17- 15.87- 16.53- 17.26	587						
		16.50 17.26 17.97 18.77	588						
	Annually	31554 33010 34382 35901	589						
		34320 35901 37378 39042	590						
6	Hourly	15.99- 16.66- 17.38- 18.10	591						
		17.39 18.12 18.90 19.68	592						
	Annually	33259 34653 36150 37648	593						
		36171 37690 39312 40934	594						
7	Hourly	16.97- 17.61- 18.34- 18.97- 19.71	595						
		18.46 19.15 19.94 20.63 21.43	596						
	Annually	35298- 36629- 38147- 39458- 40997	597						
		38397 39832 41475 42910 44574	598						
8	Hourly	17.95 18.75 19.55 20.43 21.40	599						
		19.52 20.39 21.26 22.22 23.27	600						
	Annually	37336- 39000- 40664- 42494- 44512	601						
		40602 42411 44221 46218 48402	602						
9	Hourly	19.15 - 20.14 - 21.13 - 22.19 - 23.31	603						
		20.83 21.90 22.98 24.13 25.35	604						
	Annually	39832- 41891- 43950- 46155- 48485	605						
	_	43326 45552 47798 50190 52728	606						

10 Hourly 20.66 21.79 22.96 24.28 25.58 607 22.46 23.70 24.97 26.41 27.81 608 Annually 42973 45323 47757 50502 53206 609 46717 49296 51938 54933 57845 610 11 Hourly 22.50 23.81 25.18 26.61 28.12 611 24.47 25.88 27.38 28.93 30.57 612 Annually 46800 49525 52374 55349 58490 613 50898 53830 56950 60174 63586 614 12 Hourly 24.82 26.21 27.62 29.15 30.77 32.44 33.77 35.36 615 26.99 28.50 30.03 31.69 33.46 35.28 36.72 38.45 616 Annually 51626 54517 57450 60632 64002 67475 70242 73549 617 56139 59280 62462 65915 69597 73382 76378 79976 618 13 Hourly 27.36 28.86 30.44 32.06 33.88 35.71 37.17 38.92 619 29.75 31.38 33.10 34.87 36.84 38.83 40.42 42.32 620 Annually 56909 60029 63315 66685 70470 74277 77314 80954 621 61880 65270 68848 72530 76627 80766 84074 88026 622 14 Hourly 30.08 31.79 33.50 35.32 37.32 39.40 41.02 42.95 623 32.71 34.57 36.43 38.41 40.58 42.84 44.61 46.70 624 Annually 62566 66123 69680 73466 77626 81952 85322 89336 625 <u>68037 71906 75774 79893 84406 89107 92789 97136</u> 626 15 Hourly 33.05 34.90 36.88 38.90 41.06 43.32 45.09 47.21 627 35.94 37.96 40.10 42.30 44.65 47.10 49.03 51.34 628

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	Annually	68744	72592	76710-	80912	85405-	90106-	93787-	98197	629
		74755	78957	83408	87984	92872	97968	101982	106787	630
16	Hourly	36.44	38.46	40.57	42.85	45.21-	47.80	49.75	52.09	631
		39.62	41.83	44.13	46.60	49.16	51.97	54.11	56.64	632
	Annually	75795	79997	84386-	89128	94037-	99424-	103480	108347	633
		82410	87006	91790	96928	102253	108098	112549	117811	634
17	Hourly	40.15	42.36	44.73	47.20	49.84	52.61			635
		43.65	46.06	48.64	51.32	54.20	57.22			636
	Annually	83512	88109	93038-	98176	103667	109429			637
		90792	95805	101171	106746	112736	119018			638
18	Hourly	44.24	46.69	49.32-	52.03	54.91-	57.98			639
		48.11	50.77	53.63	56.58	59.71	63.05			640
	Annually	92019-	97115-	102586	108222	114213	120598			641
		100069	105602	111550	117686	124197	131144			642
Scl	hedule E-2)								643
Ran	ıge	M	inimum		Maxi	mum				644
41		Н	lourly		16.	23	4	3.73 47.	<u>56</u>	645
		An	nually		337	58	9	0958 989	<u>25</u>	646
42		Н	lourly		17.	89	4	8.29 52.	<u>51</u>	647
		An	nually		372	11	10	0443 109	<u>221</u>	648
43		Н	lourly		19.	70	5	3.19 57.	83	649
		An	nually		409	76	11	0635 120	286	650
44		Н	lourly		21.	73	5	8.10 63.	18	651
		An	nually		451	98	12	0848 131	<u>414</u>	652
45		Н	lourly		24.	01	6	3.44 68.	98	653

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	Annually	49941	131955 143478	654
46	Hourly	26.43	69.32 75.39	655
	Annually	54974	144186 156811	656
47	Hourly	29.14	75.66 82.28	657
	Annually	60611	157373 171142	658
48	Hourly	32.14	82.55 <u>89.76</u>	659
	Annually	66851	171704 186701	660
49	Hourly	35.44	89.13 <u>96.92</u>	661
	Annually	73715	185390 201594	662
(C) (1) Begi	nning on the first	day of the pay	y period that	663
includes July 1,	2015, each exempt	employee who m	nust be paid in	664
accordance with	salary schedule E-1	for step eigh	nt only shall be	665
paid a salary or	- wage in accordance	with the foll	owing schedule	666
of rates:				667
Schedule E-1 for	Step Eight Only			668
	Pay Ranges and S	Step Values		669
Range				670
12 Hourly	32.60			671
Annually	-67808			672
13 Hourly	-35.85			673
Annually	-74568			674
14 Hourly	-39.53			675
Annually	-82222			676
15 Hourly	-43.50			677
<u>Annually</u>	-90480			678
16 Hourly	-47.98			679

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	Annually		680
17—	Hourly		681
	Annually		682
18			683
	Annually		684
	(2) Beginn	ing on the first day of the pay period that	685
inc	ludes July 1	, 2016, each exempt employee who must be paid in	686
acc	ordance with	schedule E-1 for step eight only shall be paid a	687
sala	ary or wage	in accordance with the following schedule of	688
rate	es:		689
Sch	edule E-1 fo	r Step Eight Only	690
		Pay Ranges and Step Values	691
	Range		692
12	Hourly	33.42	693
	——Annually	69514	694
13 —		36.75	695
	— Annually	76440	696
14-	Hourly		697
	Annually	84282	698
15 —	Hourly		699
	— Annually	92747	700
16-	Hourly	49.18	701
	——Annually		702
17 —		54.16	703

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——————————————————————————————————————	704
18 Hourly 59.68	705
Annually 124134	706
(D) As used in this section:	707
(1) "Exempt employee" means a permanent full-time or	708
permanent part-time employee paid directly by warrant of the	709
director of budget and management whose position is included in	710
the job classification plan established under division (A) of	711
section 124.14 of the Revised Code but who is not considered a	712
public employee for the purposes of Chapter 4117. of the Revised	713
Code. "Exempt employee" also includes a permanent full-time or	714
permanent part-time employee of the secretary of state, auditor	715
of state, treasurer of state, or attorney general who has not	716
been placed in an appropriate bargaining unit by the state	717
employment relations board.	718
(2) "Base rate of pay" means the rate of pay established	719
under schedule E-1 or schedule E-1 for step eight only of this	720
section, plus the supplement provided under division (E) of	721
section 124.181 of the Revised Code, plus any supplements	722
enacted into law that are added to schedule $E-1$ or schedule $E-1$	723
for step eight only of this section.	724
Sec. 124.82. (A) Except as provided in division (D) of	725
this section, the department of administrative services, in	726
consultation with the superintendent of insurance, shall, in	727
accordance with competitive selection procedures of Chapter 125.	728
of the Revised Code, contract with an insurance company or a	729
health plan in combination with an insurance company, authorized	730
to do business in this state, for the issuance of a policy or	731
contract of health, medical, hospital, dental, or surgical	732

benefits, or any combination of those benefits, covering	733
state employees who are paid directly by warrant of the director	734
of budget and management, including elected state officials. The	735
department may fulfill its obligation under this division by	736
exercising its authority under division (A)(2) of section 124.81	737
of the Revised Code.	738
(B) The Except as provided in division (D) of this	739
section, the department may, in addition, in consultation with	740
the superintendent of insurance, negotiate and contract with	741
health insuring corporations holding a certificate of authority	742
under Chapter 1751. of the Revised Code, in their approved	743
service areas only, for issuance of a contract or contracts of	744
health care services, covering state employees who are paid	745
directly by warrant of the director of budget and management,	746
including elected state officials. The department may enter into	747
contracts with one or more insurance carriers or health plans to	748
provide the same plan of benefits, provided that:	749
(1) The amount of the premium or cost for such coverage	750
contributed by the state, for an individual or for an individual	751
and the individual's family, does not exceed that same amount of	752
the premium or cost contributed by the state under division (A)	753
of this section;	754
(2)—The employee be permitted to exercise the option as to	755
which plan the employee will select under division (A) or (B) of	756
this section, at a time that shall be determined by the	757
department;	758
$\frac{(3)}{(2)}$ The health insuring corporations do not refuse to	759
accept the employee, or the employee and the employee's family,	760
if the employee exercises the option to select care provided by	761
the corporations;	762

$\frac{(4)-(3)}{(3)}$ The employee may choose participation in only one	763
of the plans sponsored by the department;	764
$\frac{(5)}{(4)}$ The director of health examines and certifies to	765
the department that the quality and adequacy of care rendered by	766
the health insuring corporations meet at least the standards of	767
care provided by hospitals and physicians in that employee's	768
community, who would be providing such care as would be covered	769
by a contract awarded under division (A) of this section.	770
(C) All or any portion of the cost, premium, or charge for	771
the coverage in divisions (A) and (B) of this section may be	772
paid in such manner or combination of manners as the department	773
determines and may include the proration of health care costs,	774
premiums, or charges for part-time employees.	775
(D) Notwithstanding division divisions (A) and (B) of this	776
section, the department may provide benefits equivalent to those	777
that may be paid under a policy or contract issued by an	778
insurance company or a health plan pursuant to division (A) $\underline{ ext{or}}$	779
(B) of this section.	780
(E) This section does not prohibit the state office of	781
collective bargaining from entering into an agreement with an	782
employee representative for the purposes of providing fringe	783
benefits, including, but not limited to, hospitalization,	784
surgical care, major medical care, disability, dental care,	785
vision care, medical care, hearing aids, prescription drugs,	786
group life insurance, sickness and accident insurance, group	787
legal services or other benefits, or any combination of those	788
benefits, to employees paid directly by warrant of the director	789
of budget and management through a jointly administered trust	790
fund. The employer's contribution for the cost of the benefit	791
care shall be mutually agreed to in the collectively bargained	792

department shall do the following:

agreement. The amount, type, and structure of fringe benefits	793
provided under this division is subject to the determination of	794
the board of trustees of the jointly administered trust fund.	795
Notwithstanding any other provision of the Revised Code,	796
competitive bidding does not apply to the purchase of fringe	797
benefits for employees under this division when those benefits	798
are provided through a jointly administered trust fund.	799
(F) Members of state boards or commissions may be covered	800
by any policy, contract, or plan of benefits or services	801
described in division (A) or (B) of this section. Board or	802
commission members who are appointed for a fixed term and who	803
are compensated on a per meeting basis, or paid only for	804
expenses, or receive a combination of per diem payments and	805
expenses shall pay the entire amount of the premiums, costs, or	806
charges for that coverage.	807
Sec. 124.87. (A) There is hereby established in the state	808
treasury the state employee health benefit fund for the sole	809
purpose of enabling the department of administrative services to	810
provide state employees with any benefits specified in division	811
divisions (A) and (B) of section 124.82 of the Revised Code.	812
(B) The fund shall be under the supervision of the	813
department. The department shall be responsible, under approved	814
bonds, for all moneys coming into, and paid out of, the fund in	815
accordance with this section and shall ensure that the fund is	816
actuarially sound. Amounts from the fund may be used to pay	817
direct and indirect costs that are attributable to consultants	818
or third-party administrators and that are necessary to	819
administer this section.	820
(C) In carrying out its duties and responsibilities, the	821

822

(1) Adopt rules with regard to the administration of the	823
fund;	824
(2) With respect to benefits specified in division	825
divisions (A) and (B) of section 124.82 of the Revised Code,	826
enter into a contract with a health insuring corporation	827
operating in accordance with Chapter 1751. of the Revised Code,	828
a company authorized to do the business of sickness and accident	829
insurance under Title XXXIX of the Revised Code $_{m{ extsf{L}}}$ or a	830
professional claim administrator, to serve as administrator of	831
that portion of the fund set aside to provide those benefits. As	832
used in this division, a "professional claim administrator"	833
means any person that has experience in the handling of	834
insurance claims and has been determined by the department to be	835
fully qualified, financially sound, and capable of meeting all	836
of the service requirements of the contract of administration	837
under such criteria as may be established by rules adopted by	838
the department. With respect to the benefits specified in	839
division divisions (A) and (B) of section 124.82 of the Revised	840
Code, if the fund is the secondary payor of these benefits, the	841
amount the professional claim administrator may pay is limited	842
to an amount that will yield a benefit no greater than the	843
amount that would have been paid if the fund were the primary	844
payor of these benefits.	845
(3) Adopt rules governing the conditions under which an	846
employee may participate in or withdraw from the fund, and the	847
procedure by which the employee is to contribute to the fund;	848
(4) Adopt rules to ensure that the fund is actuarially	849
sound;	850
(5) Adopt rules to ensure the integrity of the fund, and	851
to ensure that the fund be used solely for the purpose specified	852

in division (A) of this section.	853
The department shall adopt all rules pursuant to this	854
section in accordance with Chapter 119. of the Revised Code.	855
(D) Amounts withheld from employees, amounts contributed	856
by the state or from federal funds, and all amounts contributed	857
by any state authority, shall be credited to the fund. All other	858
income, including the income derived from any dividends and	859
distributions, interest earned, premium rate adjustments, or	860
other refunds, shall also be credited to the fund. Any amounts	861
remaining in the fund after all premiums or subscription	862
charges, and other expenses have been paid, shall be retained in	863
the fund as a special reserve for adverse fluctuation.	864
(E) All income derived from the investment of the fund	865
shall accrue to the fund.	866
(F) The department shall have prepared every year, by a	867
competent actuary familiar with health and life insurance, a	868
report showing a complete actuarial evaluation of the fund and	869
the adequacy of the rates of contribution, which report shall	870
contain recommendations the actuary considers advisable. The	871
department at any time may request the actuary to make any	872
studies or evaluations to determine the adequacy of the rates of	873
contribution, and those rates may be adjusted by the department,	874
as recommended by the actuary, effective as of the first of any	875
fiscal year thereafter.	876
Sec. 125.211. (A) There is hereby created in the state	877
treasury the accrued leave liability fund, for the purpose of	878
paying both of the following:	879
(1) The annual cash benefit payable for every all of the	880
following:	881

(a) Every hour of unused accrued vacation leave that is	882
converted pursuant to section 124.134 of the Revised Code;	883
(b) Every hour of unused sick leave credit that is	884
converted pursuant to section 124.383 of the Revised Code—and—	885
for every:	886
(c) Every hour of unused personal leave credit that is	887
converted pursuant to section 124.386 of the Revised Code;	888
(2) Upon separation from state service, the obligation of	889
the state to compensate its employees, including employees	890
listed in division (B)(2) or (4) of section 124.14 of the	891
Revised Code and employees in bargaining units who do not	892
receive vacation leave, sick leave, or personal leave under	893
Chapter 124. of the Revised Code, for unused vacation leave,	894
sick leave, or personal leave credit. Any interest earned on the	895
balances in the fund shall be credited to the fund.	896
(B) In performing the calculations required by section	897
125.21 of the Revised Code, the director of administrative	898
services shall charge to the appropriate salary account an	899
amount sufficient to make the payments provided in division (A)	900
of this section.	901
(C) The director of administrative services, in	902
consultation with the director of budget and management, shall	903
develop the procedures to carry out this section.	904
(D) Amounts from the accrued leave liability fund may be	905
used to pay direct and indirect costs that are attributable to	906
consultants or a third-party administrator and that are	907
necessary to carry out this section.	908
Sec. 126.231. Beginning on October 1, 2018, and every six	909
months thereafter, the director of budget and management shall	910

furnish to the president and minority leader of the senate, the	911
speaker and minority leader of the house of representatives, and	912
the chairpersons of the finance committees of the senate and	913
house of representatives a report of all of the following:	914
(A) Line items that have been discontinued, without	915
<u>current year appropriation</u> but <u>have a with</u> remaining balance	916
<pre>open encumbrances;</pre>	917
(B)(1) For an October report, funds that had no	918
expenditures in the immediately preceding fiscal year but had	919
remaining cash balances;	920
(2) For an April report, funds that had no expenditures in	921
the current fiscal year but had remaining cash balances;	922
(C) Funds (1) For an October report, funds that have spent	923
less than half of their <u>preceding fiscal year</u> appropriations;	924
(2) For an April report, funds that spent or encumbered	925
less than half of their current fiscal year appropriations	926
through December of that fiscal year.	927
(D) Dedicated purpose funds that have more than one	928
hundred per cent of their appropriation in cash on hand.	929
Sec. 133.06. (A) A school district shall not incur,	930
without a vote of the electors, net indebtedness that exceeds an	931
amount equal to one-tenth of one per cent of its tax valuation,	932
except as provided in divisions (G) and (H) of this section and	933
in division (D) of section 3313.372 of the Revised Code, or as	934
prescribed in section 3318.052 or 3318.44 of the Revised Code,	935
or as provided in division (J) of this section.	936
(B) Except as provided in divisions (E), (F), and (I) of	937
this section, a school district shall not incur net indebtedness	938

that	exceeds	an	amount	equal	to	nine	per	cent	of	its	tax	939
valua	ation.											940

(C) A school district shall not submit to a vote of the 941 electors the question of the issuance of securities in an amount 942 that will make the district's net indebtedness after the 943 issuance of the securities exceed an amount equal to four per 944 cent of its tax valuation, unless the superintendent of public 945 instruction, acting under policies adopted by the state board of 946 education, and the tax commissioner, acting under written 947 policies of the commissioner, consent to the submission. A 948 request for the consents shall be made at least one hundred 949 twenty days prior to the election at which the question is to be 950 submitted. 951

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The superintendent of public instruction shall certify to the district the superintendent's and the tax commissioner's decisions within thirty days after receipt of the request for consents.

If the electors do not approve the issuance of securities 956 at the election for which the superintendent of public 957 instruction and tax commissioner consented to the submission of 958 the question, the school district may submit the same question 959 to the electors on the date that the next special election may 960 be held under section 3501.01 of the Revised Code without 961 submitting a new request for consent. If the school district 962 seeks to submit the same question at any other subsequent 963 election, the district shall first submit a new request for 964 consent in accordance with this division. 965

(D) In calculating the net indebtedness of a school 966 district, none of the following shall be considered: 967

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(1) Securities issued to acquire school buses and other	968
equipment used in transporting pupils or issued pursuant to	969
division (D) of section 133.10 of the Revised Code;	970
(2) Securities issued under division (F) of this section,	971
under section 133.301 of the Revised Code, and, to the extent in	972
excess of the limitation stated in division (B) of this section,	973
under division (E) of this section;	974
(3) Indebtedness resulting from the dissolution of a joint	975
vocational school district under section 3311.217 of the Revised	976
Code, evidenced by outstanding securities of that joint	977
vocational school district;	978
(4) Loans, evidenced by any securities, received under	979
sections 3313.483, 3317.0210, and 3317.0211 of the Revised Code;	980
(5) Debt incurred under section 3313.374 of the Revised	981
Code;	982
(6) Debt incurred pursuant to division (B)(5) of section	983
3313.37 of the Revised Code to acquire computers and related	984
hardware;	985
(7) Debt incurred under section 3318.042 of the Revised	986
Code;	987
(8) Debt incurred under section 5705.2112 or 5705.2113 of	988
the Revised Code by the fiscal board of a qualifying partnership	989
of which the school district is a participating school district.	990
(E) A school district may become a special needs district	991
as to certain securities as provided in division (E) of this	992
section.	993
(1) A board of education, by resolution, may declare its	994
school district to be a special needs district by determining	995

serviced by the existing permanent improvements of the district. (b) The district cannot obtain sufficient funds by the issuance of securities within the limitation of division (B) of this section to provide additional or improved needed permanent improvements in time to meet the needs. (2) The board of education shall certify a copy of that resolution to the superintendent of public instruction with a statistical report showing all of the following: (a) The history of and a projection of the growth of the tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	both of the following:	996
(b) The district cannot obtain sufficient funds by the issuance of securities within the limitation of division (B) of this section to provide additional or improved needed permanent improvements in time to meet the needs. (2) The board of education shall certify a copy of that resolution to the superintendent of public instruction with a statistical report showing all of the following: (a) The history of and a projection of the growth of the tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	(a) The student population is not being adequately	997
issuance of securities within the limitation of division (B) of this section to provide additional or improved needed permanent improvements in time to meet the needs. (2) The board of education shall certify a copy of that resolution to the superintendent of public instruction with a statistical report showing all of the following: (a) The history of and a projection of the growth of the tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	serviced by the existing permanent improvements of the district.	998
this section to provide additional or improved needed permanent improvements in time to meet the needs. (2) The board of education shall certify a copy of that resolution to the superintendent of public instruction with a statistical report showing all of the following: (a) The history of and a projection of the growth of the tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	(b) The district cannot obtain sufficient funds by the	999
improvements in time to meet the needs. (2) The board of education shall certify a copy of that resolution to the superintendent of public instruction with a statistical report showing all of the following: (a) The history of and a projection of the growth of the tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	issuance of securities within the limitation of division (B) of	1000
(2) The board of education shall certify a copy of that resolution to the superintendent of public instruction with a statistical report showing all of the following: (a) The history of and a projection of the growth of the tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	this section to provide additional or improved needed permanent	1001
resolution to the superintendent of public instruction with a statistical report showing all of the following: (a) The history of and a projection of the growth of the tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	improvements in time to meet the needs.	1002
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(a) The history of and a projection of the growth of the tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	resolution to the superintendent of public instruction with a	1004
tax valuation; (b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	statistical report showing all of the following:	1005
(b) The projected needs; (c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	(a) The history of and a projection of the growth of the	1006
(c) The estimated cost of permanent improvements proposed to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	tax valuation;	1007
to meet such projected needs. (3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	(b) The projected needs;	1008
(3) The superintendent of public instruction shall certify the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	(c) The estimated cost of permanent improvements proposed	1009
the district as an approved special needs district if the superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	to meet such projected needs.	1010
superintendent finds both of the following: (a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	(3) The superintendent of public instruction shall certify	1011
(a) The district does not have available sufficient additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	the district as an approved special needs district if the	1012
additional funds from state or federal sources to meet the projected needs. (b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	superintendent finds both of the following:	1013
(b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	(a) The district does not have available sufficient	1014
(b) The projection of the potential average growth of tax valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	additional funds from state or federal sources to meet the	1015
valuation during the next five years, according to the information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	projected needs.	1016
information certified to the superintendent and any other information the superintendent obtains, indicates a likelihood of potential average growth of tax valuation of the district during the next five years of an average of not less than one	(b) The projection of the potential average growth of tax	1017
information the superintendent obtains, indicates a likelihood 10 of potential average growth of tax valuation of the district 10 during the next five years of an average of not less than one 10	valuation during the next five years, according to the	1018
of potential average growth of tax valuation of the district during the next five years of an average of not less than one	information certified to the superintendent and any other	1019
during the next five years of an average of not less than one 10	information the superintendent obtains, indicates a likelihood	1020
-	of potential average growth of tax valuation of the district	1021
and one-half per cent per year. The findings and certification 10	during the next five years of an average of not less than one	1022
and one half per cent per year. The finalings and certification	and one-half per cent per year. The findings and certification	1023

of the superintendent shall be conclusive.	1024
(4) An approved special needs district may incur net	1025
indebtedness by the issuance of securities in accordance with	1026
the provisions of this chapter in an amount that does not exceed	1027
an amount equal to the greater of the following:	1028
(a) Twelve per cent of the sum of its tax valuation plus	1029
an amount that is the product of multiplying that tax valuation	1030
by the percentage by which the tax valuation has increased over	1031
the tax valuation on the first day of the sixtieth month	1032
preceding the month in which its board determines to submit to	1033
the electors the question of issuing the proposed securities;	1034
(b) Twelve per cent of the sum of its tax valuation plus	1035
an amount that is the product of multiplying that tax valuation	1036
by the percentage, determined by the superintendent of public	1037
instruction, by which that tax valuation is projected to	1038
increase during the next ten years.	1039
(F) A school district may issue securities for emergency	1040
purposes, in a principal amount that does not exceed an amount	1041
equal to three per cent of its tax valuation, as provided in	1042
this division.	1043
(1) A board of education, by resolution, may declare an	1044
emergency if it determines both of the following:	1045
(a) School buildings or other necessary school facilities	1046
in the district have been wholly or partially destroyed, or	1047
condemned by a constituted public authority, or that such	1048
buildings or facilities are partially constructed, or so	1049
constructed or planned as to require additions and improvements	1050
to them before the buildings or facilities are usable for their	1051
intended purpose, or that corrections to permanent improvements	1052

are necessary to remove or prevent health or safety hazards.	1053
(b) Existing fiscal and net indebtedness limitations make	1054
adequate replacement, additions, or improvements impossible.	1055
(2) Upon the declaration of an emergency, the board of	1056
education may, by resolution, submit to the electors of the	1057
district pursuant to section 133.18 of the Revised Code the	1058
question of issuing securities for the purpose of paying the	1059
cost, in excess of any insurance or condemnation proceeds	1060
received by the district, of permanent improvements to respond	1061
to the emergency need.	1062
(3) The procedures for the election shall be as provided	1063
in section 133.18 of the Revised Code, except that:	1064
(a) The form of the ballot shall describe the emergency	1065
existing, refer to this division as the authority under which	1066
the emergency is declared, and state that the amount of the	1067
proposed securities exceeds the limitations prescribed by	1068
division (B) of this section;	1069
(b) The resolution required by division (B) of section	1070
133.18 of the Revised Code shall be certified to the county	1071
auditor and the board of elections at least one hundred days	1072
prior to the election;	1073
(c) The county auditor shall advise and, not later than	1074
ninety-five days before the election, confirm that advice by	1075
certification to, the board of education of the information	1076
required by division (C) of section 133.18 of the Revised Code;	1077
(d) The board of education shall then certify its	1078
resolution and the information required by division (D) of	1079
section 133.18 of the Revised Code to the board of elections not	1080
less than ninety days prior to the election.	1081

(4) Notwithstanding division (B) of section 133.21 of the	1082
Revised Code, the first principal payment of securities issued	1083
under this division may be set at any date not later than sixty	1084
months after the earliest possible principal payment otherwise	1085
provided for in that division.	1086

(G)(1) The board of education may contract with an 1087 architect, professional engineer, or other person experienced in 1088 the design and implementation of energy conservation measures 1089 for an analysis and recommendations pertaining to installations, 1090 modifications of installations, or remodeling that would 1091 significantly reduce energy consumption in buildings owned by 1092 the district. The report shall include estimates of all costs of 1093 such installations, modifications, or remodeling, including 1094 costs of design, engineering, installation, maintenance, 1095 repairs, measurement and verification of energy savings, and 1096 debt service, forgone residual value of materials or equipment 1097 replaced by the energy conservation measure, as defined by the 1098 Ohio facilities construction commission, a baseline analysis of 1099 actual energy consumption data for the preceding three years 1100 with the utility baseline based on only the actual energy 1101 consumption data for the preceding twelve months, and estimates 1102 of the amounts by which energy consumption and resultant 1103 operational and maintenance costs, as defined by the commission, 1104 would be reduced. 1105

If the board finds after receiving the report that the 1106 amount of money the district would spend on such installations, 1107 modifications, or remodeling is not likely to exceed the amount 1108 of money it would save in energy and resultant operational and 1109 maintenance costs over the ensuing fifteen years, the board may 1110 submit to the commission a copy of its findings and a request 1111 for approval to incur indebtedness to finance the making or 1112

modification of installations or the remodeling of buildings for	1113
the purpose of significantly reducing energy consumption.	1114
The facilities construction commission, in consultation	1115
with the auditor of state, may deny a request under division (G)	1116
(1) of this section by the board of education of any school	1117
district that is in a state of fiscal watch pursuant to division	1118
(A) of section 3316.03 of the Revised Code, if it determines	1119
that the expenditure of funds is not in the best interest of the	1120
school district.	1121
No district board of education of a school district that	1122
is in a state of fiscal emergency pursuant to division (B) of	1123
section 3316.03 of the Revised Code shall submit a request	1124
without submitting evidence that the installations,	1125
modifications, or remodeling have been approved by the	1126
district's financial planning and supervision commission	1127
established under section 3316.05 of the Revised Code.	1128
No board of education of a school district for which an	1129
academic distress commission has been established under section	1130
3302.10 of the Revised Code shall submit a request without first	1131
receiving approval to incur indebtedness from the district's	1132
academic distress commission established under that section, for	1133
so long as such commission continues to be required for the	1134
district.	1135
(2) The board of education may contract with a person	1136

experienced in the implementation of student transportation to

recommendations for the use of alternative fuel vehicles by

school districts. The report shall include cost estimates

detailing the return on investment over the life of the

alternative fuel vehicles and environmental impact of

produce a report that includes an analysis of and

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alternative fuel vehicles. The report also shall include	1143
estimates of all costs associated with alternative fuel	1144
transportation, including facility modifications and vehicle	1145
purchase costs or conversion costs.	1146

If the board finds after receiving the report that the 1147 amount of money the district would spend on purchasing 1148 alternative fuel vehicles or vehicle conversion is not likely to 1149 exceed the amount of money it would save in fuel and resultant 1150 operational and maintenance costs over the ensuing five years, 1151 1152 the board may submit to the commission a copy of its findings and a request for approval to incur indebtedness to finance the 1153 purchase of new alternative fuel vehicles or vehicle conversions 1154 for the purpose of reducing fuel costs. 1155

The facilities construction commission, in consultation

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with the auditor of state, may deny a request under division (G)

(2) of this section by the board of education of any school

district that is in a state of fiscal watch pursuant to division

(A) of section 3316.03 of the Revised Code, if it determines

that the expenditure of funds is not in the best interest of the

school district.

No district board of education of a school district that

is in a state of fiscal emergency pursuant to division (B) of

section 3316.03 of the Revised Code shall submit a request

without submitting evidence that the purchase or conversion of

alternative fuel vehicles has been approved by the district's

financial planning and supervision commission established under

section 3316.05 of the Revised Code.

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No board of education of a school district for which an 1170 academic distress commission has been established under section 1171 3302.10 of the Revised Code shall submit a request without first 1172

receiving approval to incur indebtedness from the district's	1173
academic distress commission established under that section, for	1174
so long as such commission continues to be required for the	1175
district.	1176
(3) The facilities construction commission shall approve	1177
the board's request provided that the following conditions are	1178
satisfied:	1179
(a) The commission determines that the board's findings	1180
are reasonable.	1181
(b) The request for approval is complete.	1182
(c) If the request was submitted under division (G)(1) of	1183
this section, the installations, modifications, or remodeling	1184
are consistent with any project to construct or acquire	1185
classroom facilities, or to reconstruct or make additions to	1186
existing classroom facilities under sections 3318.01 to 3318.20	1187
or sections 3318.40 to 3318.45 of the Revised Code.	1188
Upon receipt of the commission's approval, the district	1189
may issue securities without a vote of the electors in a	1190
principal amount not to exceed nine-tenths of one per cent of	1191
its tax valuation for the purpose specified in division (G)(1)	1192
or (2) of this section, but the total net indebtedness of the	1193
district without a vote of the electors incurred under this and	1194
all other sections of the Revised Code, except section 3318.052	1195
of the Revised Code, shall not exceed one per cent of the	1196
district's tax valuation.	1197
(4)(a) So long as any securities issued under division (G)	1198
(1) of this section remain outstanding, the board of education	1199
shall monitor the energy consumption and resultant operational	1200
and maintenance costs of buildings in which installations or	1201

modifications have been made or remodeling has been done	1202
pursuant to that division. Except as provided in division (G)(4)	1203
(b) of this section, the board shall maintain and annually	1204
update a report in a form and manner prescribed by the	1205
facilities construction commission documenting the reductions in	1206
energy consumption and resultant operational and maintenance	1207
cost savings attributable to such installations, modifications,	1208
or remodeling. The resultant operational and maintenance cost	1209
savings shall be certified by the school district treasurer. The	1210
report shall be submitted annually to the commission.	1211

- (b) If the facilities construction commission verifies

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 that the certified annual reports submitted to the commission by

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 a board of education under division (G)(4)(a) of this section

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 fulfill the guarantee required under division (B) of section

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 3313.372 of the Revised Code for three consecutive years, the

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 board of education shall no longer be subject to the annual

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 reporting requirements of division (G)(4)(a) of this section.

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- (5) So long as any securities issued under division (G)(2) 1219 of this section remain outstanding, the board of education shall 1220 monitor the purchase of new alternative fuel vehicles or vehicle 1221 conversions pursuant to that division. The board shall maintain 1222 and annually update a report in a form and manner prescribed by 1223 the facilities construction commission documenting the purchase 1224 of new alternative fuel vehicles or vehicle conversions, the 1225 associated environmental impact, and return on investment. The 1226 resultant fuel and operational and maintenance cost savings 1227 shall be certified by the school district treasurer. The report 1228 shall be submitted annually to the commission. 1229
- (H) With the consent of the superintendent of public 1230 instruction, a school district may incur without a vote of the 1231

electors net indebtedness that exceeds the amounts stated in	1232
divisions (A) and (G) of this section for the purpose of paying	1233
costs of permanent improvements, if and to the extent that both	1234
of the following conditions are satisfied:	1235
(1) The fiscal officer of the school district estimates	1236
that receipts of the school district from payments made under or	1237
pursuant to agreements entered into pursuant to section 725.02,	1238
1728.10, 3735.671, 5709.081, 5709.082, 5709.40, 5709.41,	1239
5709.45, <u>5709.57</u> , 5709.62, 5709.63, 5709.632, 5709.73, 5709.78,	1240
or 5709.82 of the Revised Code, or distributions under division	1241
(C) of section 5709.43 or division (B) of section 5709.47 of the	1242
Revised Code, or any combination thereof, are, after accounting	1243
for any appropriate coverage requirements, sufficient in time	1244
and amount, and are committed by the proceedings, to pay the	1245
debt charges on the securities issued to evidence that	1246
indebtedness and payable from those receipts, and the taxing	1247
authority of the district confirms the fiscal officer's	1248
estimate, which confirmation is approved by the superintendent	1249
of public instruction;	1250
(2) The fiscal officer of the school district certifies,	1251
and the taxing authority of the district confirms, that the	1252
district, at the time of the certification and confirmation,	1253
reasonably expects to have sufficient revenue available for the	1254
purpose of operating such permanent improvements for their	1255
intended purpose upon acquisition or completion thereof, and the	1256
superintendent of public instruction approves the taxing	1257
authority's confirmation.	1258
The maximum maturity of securities issued under division	1259
(H) of this section shall be the lesser of twenty years or the	1260
maximum maturity calculated under section 133.20 of the Revised	1261

Code.	1262
Code.	126

(I) A school district may incur net indebtedness by the 1263 issuance of securities in accordance with the provisions of this 1264 chapter in excess of the limit specified in division (B) or (C) 1265 of this section when necessary to raise the school district 1266 portion of the basic project cost and any additional funds 1267 necessary to participate in a project under Chapter 3318. of the 1268 Revised Code, including the cost of items designated by the 1269 facilities construction commission as required locally funded 1270 initiatives, the cost of other locally funded initiatives in an 1271 amount that does not exceed fifty per cent of the district's 1272 portion of the basic project cost, and the cost for site 1273 acquisition. The commission shall notify the superintendent of 1274 public instruction whenever a school district will exceed either 1275 limit pursuant to this division. 1276

(J) A school district whose portion of the basic project 1277 cost of its classroom facilities project under sections 3318.01 1278 to 3318.20 of the Revised Code is greater than or equal to one 1279 hundred million dollars may incur without a vote of the electors 1280 1281 net indebtedness in an amount up to two per cent of its tax valuation through the issuance of general obligation securities 1282 1283 in order to generate all or part of the amount of its portion of the basic project cost if the controlling board has approved the 1284 facilities construction commission's conditional approval of the 1285 project under section 3318.04 of the Revised Code. The school 1286 district board and the Ohio facilities construction commission 1287 shall include the dedication of the proceeds of such securities 1288 in the agreement entered into under section 3318.08 of the 1289 Revised Code. No state moneys shall be released for a project to 1290 which this section applies until the proceeds of any bonds 1291 issued under this section that are dedicated for the payment of 1292

the school district portion of the project are first deposited 1293 into the school district's project construction fund. 1294

Sec. 323.31. (A) (1) A person who owns agricultural real 1295 property or owns and occupies residential real property or a 1296 manufactured or mobile home that does not have an outstanding 1297 tax lien certificate or judgment of foreclosure against it, and 1298 a person who is a vendee of such property under a purchase 1299 agreement or land contract and who occupies the property, shall 1300 have at least one opportunity to pay any delinquent or unpaid 1301 current taxes, or both, charged against the property by entering 1302 into a written delinquent tax contract with the county treasurer 1303 in a form prescribed or approved by the tax commissioner. 1304 Subsequent opportunities to enter into a delinquent tax contract 1305 shall be at the county treasurer's sole discretion. 1306

- (2) The treasurer may enter into a delinquent tax contract

 in accordance with division (A) of this section with an owner or

 vendee of real property, other than residential real property or

 a manufactured or mobile home that is occupied by the owner, and

 other than agricultural real property.

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- (3) The delinquent tax contract described in division (A) 1312 of this section may be entered into at any time prior to an 1313 adjudication of foreclosure pursuant to proceedings by the 1314 county treasurer and the county prosecuting attorney pursuant to 1315 section 323.25 or 323.65 to 323.79 of the Revised Code or by the 1316 county prosecuting attorney pursuant to section 5721.18 of the 1317 Revised Code, the adjudication of foreclosure pursuant to 1318 proceedings by a private attorney pursuant to section 5721.37 of 1319 the Revised Code, the commencement of foreclosure and forfeiture 1320 proceedings pursuant to section 5721.14 of the Revised Code, or 1321 the commencement of collection proceedings pursuant to division 1322

(H) of section 4503.06 of the Revised Code by the filing of a	1323
civil action as provided in that division. A duplicate copy of	1324
each delinquent tax contract shall be filed with the county	1325
auditor, who shall attach the copy to the delinquent land tax	1326
certificate, delinquent vacant land tax certificate, or the	1327
delinquent manufactured home tax list, or who shall enter an	1327
-	
asterisk in the margin next to the entry for the tract or lot on	1329
the master list of delinquent tracts, master list of delinquent	1330
vacant tracts, or next to the entry for the home on the	1331
delinquent manufactured home tax list, prior to filing it with	1332
the prosecuting attorney under section 5721.13 of the Revised	1333
Code, or, in the case of the delinquent manufactured home tax	1334
list, prior to delivering it to the county treasurer under	1335
division (H)(2) of section 4503.06 of the Revised Code. If the	1336
delinquent tax contract is entered into after the certificate or	1337
the master list has been filed with the prosecuting attorney,	1338
the treasurer shall file the duplicate copy with the prosecuting	1339
attorney.	1340
(4) A delinquent tax contract entered into under division	1341
(A) of this section shall provide for the payment of any	1342
delinquent or unpaid current taxes, or both, in installments	1343
over a period, beginning on the date of the first payment made	1344
under the contract, not to exceed five years after the date of	1345
the first payment made under the contract; however, a person	1346
entering into a delinquent tax contract who owns and occupies	1347
residential real property may request, and the treasurer shall-	1348
allow, a delinquent tax contract providing for payment in	1349
installments over a period of no fewer than two years after the	1350
date of the first payment made under the contract one of the	1351
following:	1352

(a) Five years for a person entering into a contract on

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the basis of residential real property the person owns and	1354
occupies, except the period shall be not less than two years if	1355
the person so requests;	1356
(b) Ten years for a person entering into a contract on the	1357
basis of a qualifying athletic complex, as defined in section	1358
5709.57 of the Revised Code;	1359
(c) Five years for a person entering into a contract on	1360
the basis of property other than that described in division (A)	1361
(4) (a) or (b) of this section.	1362
(5) For each delinquent tax contract entered into under	1363
division (A) of this section, the county treasurer shall	1364
determine and shall specify in the delinquent tax contract the	1365
number of installments, the amount of each installment, and the	1366
schedule for payment of the installments. Except as otherwise	1367
provided for taxes, penalties, and interest under division (B)	1368
of section 319.43 of the Revised Code, the part of each	1369
installment payment representing taxes and penalties and	1370
interest thereon shall be apportioned among the several taxing	1371
districts in the same proportion that the amount of taxes levied	1372
by each district against the entry in the preceding tax year	1373
bears to the taxes levied by all such districts against the	1374
entry in the preceding tax year. The part of each payment	1375
representing assessments and other charges shall be credited to	1376
those items in the order in which they became due. Each payment	1377
made to a taxing district shall be apportioned among the taxing	1378
district's several funds for which taxes or assessments have	1379
been levied.	1380
(6) When an installment payment is not received by the	1381
treasurer when due under a delinquent tax contract entered into	1382
under division (A) of this section or any current taxes or	1383

special assessments charged against the property become unpaid,	1384
the delinquent tax contract becomes void unless the treasurer	1385
permits a new delinquent tax contract to be entered into; if the	1386
treasurer does not permit a new delinquent tax contract to be	1387
entered into, the treasurer shall certify to the auditor that	1388
the delinquent tax contract has become void.	1389

- (7) Upon receipt of certification described in division 1390 (A) (6) of this section, the auditor shall destroy the duplicate 1391 copy of the voided delinquent tax contract. If such copy has 1392 1393 been filed with the prosecuting attorney, the auditor immediately shall deliver the certification to the prosecuting 1394 attorney, who shall attach it to the appropriate certificate and 1395 the duplicate copy of the voided delinquent tax contract or 1396 strike through the asterisk entered in the margin of the master 1397 list next to the entry for the tract or lot that is the subject 1398 of the voided delinquent tax contract. The prosecuting attorney 1399 then shall institute a proceeding to foreclose the lien of the 1400 state in accordance with section 323.25, sections 323.65 to 1401 323.79, or section 5721.18 of the Revised Code or, in the case 1402 of delinquent vacant land, a foreclosure proceeding in 1403 accordance with section 323.25, sections 323.65 to 323.79, or 1404 section 5721.18 of the Revised Code, or a foreclosure and 1405 forfeiture proceeding in accordance with section 5721.14 of the 1406 Revised Code. In the case of a manufactured or mobile home, the 1407 county treasurer shall cause a civil action to be brought as 1408 provided under division (H) of section 4503.06 of the Revised 1409 Code. 1410
- (B) If there is an outstanding tax certificate respecting 1411 a delinquent parcel under section 5721.32 or 5721.33 of the 1412 Revised Code, a written delinquent tax contract may not be 1413 entered into under this section. To redeem a tax certificate in 1414

installments, the owner or other person seeking to redeem the	1415
tax certificate shall enter into a redemption payment plan under	1416
division (C) of section 5721.38 of the Revised Code.	1417
(C) As used in this section, "unpaid current taxes" means	1418
any current taxes charged on the general tax list and duplicate	1419
of real and public utility property or the manufactured home tax	1420
list and duplicate that remain unpaid after the last day	1421
prescribed for payment of the first installment of such taxes	1422
without penalty, and any penalties associated with such taxes.	1423
Sec. 3317.021. (A) On or before the first day of June of	1424
each year, the tax commissioner shall certify to the department	1425
of education and the office of budget and management the	1426
information described in divisions (A)(1) to (5) of this section	1427
for each city, exempted village, and local school district, and	1428
the information required by divisions (A)(1) and (2) of this	1429
section for each joint vocational school district, and it shall	1430
be used, along with the information certified under division (B)	1431
of this section, in making the computations for the district	1432
under this chapter.	1433
(1) The taxable value of real and public utility real	1434
property in the school district subject to taxation in the	1435
preceding tax year, by class and by county of location.	1436
(2) The taxable value of tangible personal property,	1437
including public utility personal property, subject to taxation	1438
by the district for the preceding tax year.	1439
(3)(a) The total property tax rate and total taxes charged	1440
and payable for the current expenses for the preceding tax year	1441
and the total property tax rate and the total taxes charged and	1442
payable to a joint vocational district for the preceding tax	1443

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location.	1473
(C) If on the basis of the information certified under	1474
division (A) of this section, the department determines that any	1475
district fails in any year to meet the qualification requirement	1476
specified in division (A) of section 3317.01 of the Revised	1477
Code, the department shall immediately request the tax	1478
commissioner to determine the extent to which any school	1479
district income tax levied by the district under Chapter 5748.	1480
of the Revised Code shall be included in meeting that	1481
requirement. Within five days of receiving such a request from	1482
the department, the tax commissioner shall make the	1483
determination required by this division and report the quotient	1484
obtained under division (C)(3) of this section to the department	1485
and the office of budget and management. This quotient	1486
represents the number of mills that the department shall include	1487
in determining whether the district meets the qualification	1488
requirement of division (A) of section 3317.01 of the Revised	1489
Code.	1490
The tax commissioner shall make the determination required	1491
by this division as follows:	1492
(1) Multiply one mill times the total taxable value of the	1493
district as determined in divisions (A)(1) and (2) of this	1494
section;	1495
(2) Estimate the total amount of tax liability for the	1496
current tax year under taxes levied by Chapter 5748. of the	1497
Revised Code that are apportioned to current operating expenses	1498
of the district, excluding any income tax receipts allocated for	1499
the project cost, debt service, or maintenance set-aside	1500
associated with a state-assisted classroom facilities project as	1501
authorized by section 3318.052 of the Revised Code;	1502

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(3) Divide the amount estimated under division (C)(2) of	1503
this section by the product obtained under division (C)(1) of	1504
this section.	1505
Sec. 3375.404. (A) As used in this chapter:	1506
(1) "Anticipation notes" means notes issued in	1507
anticipation of the library facilities notes authorized by this	1508
section.	1509
(2) "Authorizing proceedings" means the resolution,	1510
legislation, trust agreement, certification and other	1511
agreements, instruments, and documents, as amended and	1512
supplemented, authorizing, or providing for the security or sale	1513
or award of, notes, and includes the provisions set forth or	1514
incorporated in those notes and proceedings.	1515
(3) "Board" or "board of library trustees" means the board	1516
of library trustees appointed pursuant to sections 3375.06,	1517
3375.10, 3375.12, 3375.15, 3375.22, and 3375.30 of the Revised	1518
Code.	1519
(4) "Library fund" means the public library fund provided	1520
for in Chapter 5747. of the Revised Code or any successor to	1521
that fund.	1522
(5) "Note service charges" means principal, including any	1523
mandatory sinking fund or redemption requirements for retirement	1524
of notes, interest, and any redemption premium payable on notes.	1525
(6) "Notes" means the library facilities notes authorized	1526
by this section, including anticipation notes.	1527
(7) "Public library" means any of the libraries provided	1528
for in sections 3375.06, 3375.10, 3375.12, 3375.15, 3375.22, and	1529
3375.30 of the Revised Code.	1530

(8) "Refunding notes" means notes issued to provide for	1531
the refunding of the notes, or of obligations issued prior to	1532
March 4, 1996, collectively referred to in this section as	1533
refunded obligations.	1534

- (B) A board of library trustees of a public library that 1535 receives an allocation of the library fund pursuant to section 1536 5705.32 and Chapter 5747. of the Revised Code may anticipate its 1537 portion of the proceeds of the library fund distribution and, if 1538 the board receives proceeds from a tax levied under section 1539 5705.23 of the Revised Code by the taxing authority of the 1540 political subdivision to whose jurisdiction the board is 1541 subject, the lawfully available proceeds of that tax and issue 1542 library facilities notes of the public library in the principal 1543 amount necessary to pay the costs of financing the facilities or 1544 other property referred to in division (C) of section 3375.40 of 1545 the Revised Code, or to refund any refunded obligations, 1546 provided that the board projects annual note service charges on 1547 the notes, or on the notes being anticipated by anticipation 1548 notes, to be capable of being paid from the annual library fund 1549 receipts of the public library and the available proceeds of the 1550 1551 tax. The maximum aggregate amount of notes that may be outstanding at any time in accordance with their terms upon 1552 issuance of the new notes shall not exceed an amount which 1553 requires or is estimated to require payments from library fund 1554 and tax receipts of note service charges on the notes, or, in 1555 the case of anticipation notes, projected note service charges 1556 on the notes anticipated, in any calendar year in an amount 1557 exceeding the sum of the following: 1558
- (1) Thirty—Forty per cent of the average of the library 1559 fund receipts of the public library for the two calendar years 1560 prior to the year in which the notes are issued; 1561

(2) The portion of the lawfully available proceeds from a 1562 tax levied under section 5705.23 of the Revised Code that the 1563 board has, in the authorizing proceedings, covenanted to 1564 appropriate annually for the purpose of paying note service 1565 charges or, in the case of anticipation notes, projected note 1566 service charges.

A board may at any time issue renewal anticipation notes,
issue notes to pay renewal anticipation notes, and, if it
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considers refunding expedient, issue refunding notes whether the
refunded obligations have or have not matured. The refunding
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notes shall be sold and the proceeds needed for such purpose
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applied in the manner provided in the authorizing proceedings of
the board.

(C) Every issue of notes outstanding in accordance with 1575 their terms shall be payable out of the money received by the 1576 public library from the library fund or from a tax levied under 1577 section 5705.23 of the Revised Code or proceeds of notes, 1578 renewal anticipation notes, or refunding notes which may be 1579 pledged for such payment in the authorizing proceedings. The 1580 pledge shall be valid and binding from the time the pledge is 1581 made, and the receipts and proceeds so pledged and thereafter 1582 received by the board shall immediately be subject to the lien 1583 of that pledge without any physical delivery of the receipts or 1584 proceeds or further act. The lien of any pledge is valid and 1585 binding as against all parties having claims of any kind in 1586 tort, contract, or otherwise against the board, whether or not 1587 such parties have notice of the lien. Neither the resolution nor 1588 any trust agreement by which a pledge is created or further 1589 evidenced need be filed or recorded except in the board's 1590 1591 records.

(D) No property tax levied under section 5705.23 of the	1592
Revised Code that is either pledged, or that a board of library	1593
trustees has covenanted to appropriate annually, to pay the note	1594
service charges and projected note service charges under this	1595
section shall be repealed while those notes are outstanding. If	1596
such a tax is reduced while those notes are outstanding, the	1597
taxing authority to whose jurisdiction the board is subject	1598
shall continue to levy and collect the tax under the authority	1599
of the original election authorizing the tax at a rate in each	1600
year that the board of library trustees reasonably estimates	1601
will produce an amount equal to the note service charges on the	1602
notes for that year.	1603

(E) Notes issued under this section do not constitute a 1604 debt, or a pledge of the faith and credit, of the state, the 1605 public library, or any other political subdivision of the state, 1606 and the holders or owners of the notes have no right to have 1607 taxes levied by the general assembly or by the taxing authority 1608 of any political subdivision of the state, including the board 1609 of the public library, for the payment of note service charges. 1610 Notes are payable solely from the funds pledged for their 1611 payment as authorized by this section. All notes shall contain 1612 on their face a statement to the effect that the notes, as to 1613 note service charges, are not debts or obligations of the state 1614 and are not debts of any political subdivision of the state, but 1615 are payable solely from the funds pledged for their payment. The 1616 utilization and pledge of the library fund receipts and tax 1617 receipts and proceeds of notes, renewal anticipation notes, or 1618 refunding notes for the payment of note service charges is 1619 determined by the general assembly to create a special 1620 obligation which is not a bonded indebtedness subject to Section 1621 11 of Article XII, Ohio Constitution, or, alternatively, to 1622

satisfy any applicable requirement of that Section 11. 1623

(F) The notes shall bear such date or dates, shall be	1624
executed in the manner, and shall mature at such time or times,	1625
in the case of any anticipation notes not exceeding ten years	1626
from the date of issue of the original anticipation notes and in	1627
the case of any notes that are not anticipation notes or of any	1628
refunding notes, not exceeding twenty five forty years from the	1629
date of the original issue of notes, or other obligations for	1630
the purpose, all as the authorizing proceedings may provide. The	1631
notes shall bear interest at such rates, or at variable rate or	1632
rates changing from time to time, in accordance with provisions	1633
provided in the authorizing proceedings, be in such	1634
denominations and form, either coupon or registered, carry such	1635
registration privileges, be payable in such medium of payment	1636
and at such place or places, and be subject to such terms of	1637
redemption, as the board may authorize or provide. The notes may	1638
be sold at public or private sale, and at, or at not less than,	1639
the price or prices as the board determines. If any officer	1640
whose signature or a facsimile of whose signature appears on any	1641
notes or coupons ceases to be such officer before delivery of	1642
the notes or anticipation notes, the signature or facsimile	1643
shall nevertheless be sufficient for all purposes as if that	1644
officer had remained in office until delivery of the notes.	1645
Whether or not the notes are of such form and character as to be	1646
negotiable instruments under Title XIII of the Revised Code, the	1647
notes shall have all the qualities and incidents of negotiable	1648
instruments, subject only to any provisions for registration.	1649
Neither the members of the board nor any person executing the	1650
notes shall be liable personally on the notes or be subject to	1651
any personal liability or accountability by reason of their	1652
issuance.	1653

(G) Notwithstanding any other provision of this section,	1654
sections 9.98 to 9.983, 133.02, 133.70, and 5709.76, and	1655
division (A) of section 133.03 of the Revised Code apply to the	1656
notes. Notes issued under this section need not comply with any	1657
other law applicable to notes or bonds but the authorizing	1658
proceedings may provide that divisions (B) through (E) of	1659
section 133.25 of the Revised Code apply to the notes or	1660
anticipation notes.	1661

(H) Any authorizing proceedings may contain provisions, 1662 subject to any agreements with holders as may then exist, which 1663 shall be a part of the contract with the holders, as to the 1664 pledging of any or all of the board's anticipated library fund 1665 receipts and receipts from a tax levied under section 5705.23 of 1666 the Revised Code to secure the payment of the notes; the use and 1667 disposition of the library fund and tax receipts of the boards; 1668 the crediting of the proceeds of the sale of notes to and among 1669 the funds referred to or provided for in the authorizing 1670 proceedings; limitations on the purpose to which the proceeds of 1671 the notes may be applied and the pledging of portions of such 1672 proceeds to secure the payment of the notes or of anticipation 1673 notes; the agreement of the board to do all things necessary for 1674 the authorization, issuance, and sale of those notes anticipated 1675 in such amounts as may be necessary for the timely payment of 1676 note service charges on any anticipation notes; limitations on 1677 the issuance of additional notes; the terms upon which 1678 additional notes may be issued and secured; the refunding of 1679 refunded obligations; the procedure by which the terms of any 1680 contract with holders may be amended, and the manner in which 1681 any required consent to amend may be given; securing any notes 1682 by a trust agreement or other agreement which may provide for 1683 notes or refunding notes to be further secured by a mortgage on 1684

the property financed with the proceeds of the notes,	1685
anticipation notes, or refunded obligations refunded by	1686
refunding notes; and any other matters, of like or different	1687
character, that in any way affect the security or protection of	1688
the notes or anticipation notes.	1689
Sec. 4123.932. (A) As used in this section, "motor:	1690
(1) "Motor vehicle" has the same meaning as in section	1691
4501.01 of the Revised Code.	1692
(2) "Primarily liable" means more than fifty per cent	1693
liable for purposes of section 2315.33 of the Revised Code.	1694
(B) Any compensation and benefits related to a claim that	1695
is compensable under this chapter or Chapter 4121., 4127., or	1696
4131. of the Revised Code shall be charged to the surplus fund	1697
account created under division (B) of section 4123.34 of the	1698
Revised Code and not charged to an individual employer's	1699
experience if, upon the administrator's determination, all of	1700
the following apply to that claim:	1701
(1) The employer of the employee who is the subject of the	1702
claim pays premiums into the state insurance fund.	1703
(2) The claim is based on a motor vehicle accident	1704
involving a third party.	1705
(3) Either of the following circumstances apply to the	1706
claim:	1707
(a) The third party is issued a citation for violation of	1708
any law or ordinance regulating the operation of a motor vehicle	1709
arising from the accident on which the claim is based-	1710
(4) Either of the following circumstances apply to the	1711
claim:	1712

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(a) Any and the claim is covered by any form of insurance	1713
maintained by the third party covers the claim.	1714
(b) Uninsured or by uninsured or underinsured motorist	1715
coverage as described in section 3937.18 of the Revised Code,	1716
covers the claim.	1717
(b) The third party is primarily liable for the motor	1718
vehicle accident on which the claim is based and the claim is	1719
covered by any form of insurance maintained by the third party	1720
or by uninsured or underinsured motorist coverage as described	1721
in section 3937.18 of the Revised Code.	1722
(C) If an employer believes division (B) of this section	1723
applies to a claim about which an employee of the employer is	1724
the subject, the employer may file a request with the	1725
administrator for a determination by the administrator as to	1726
whether the claim is to be charged to the surplus fund account	1727
pursuant to this section.	1728
(D)(1) Within one hundred eighty days after the	1729
administrator receives a request made under division (C) of this	1730
section, the administrator shall determine whether the claim for	1731
which the request is made shall be charged to the surplus fund	1732
account pursuant to this section.	1733
(2) If the administrator fails to make a determination	1734
under division (D)(1) of this section within the time required,	1735
the administrator shall charge the claim for which the request	1736
was made to the surplus fund account pursuant to this section.	1737
(E) This section does not apply if the employer of the	1738
employee who is the subject of the claim is the state or a state	1739
institution of higher education, including its hospitals.	1740
Sec. 4503.066. (A)(1) To obtain a tax reduction under	1741

section 4503.065 of the Revised Code, the owner of the home 1742 shall file an application with the county auditor of the county 1743 in which the home is located. An application for reduction in 1744 taxes based upon a physical disability shall be accompanied by a 1745 certificate signed by a physician, and an application for 1746 reduction in taxes based upon a mental disability shall be 1747 accompanied by a certificate signed by a physician or 1748 psychologist licensed to practice in this state. The certificate 1749 shall attest to the fact that the applicant is permanently and 1750 totally disabled, shall be in a form that the department of 1751 taxation requires, and shall include the definition of totally 1752 and permanently disabled as set forth in section 4503.064 of the 1753 Revised Code. An application for reduction in taxes based upon a 1754 disability certified as permanent and total by a state or 1755 federal agency having the function of so classifying persons 1756 shall be accompanied by a certificate from that agency. An 1757 application by a disabled veteran for the reduction under 1758 division (B) of section 4503.065 of the Revised Code shall be 1759 accompanied by a letter or other written confirmation from the 1760 United States department of veterans affairs, or its predecessor 1761 or successor agency, showing that the veteran qualifies as a 1762 disabled veteran. 1763

(2) Each application shall constitute a continuing 1764 application for a reduction in taxes for each year in which the 1765 manufactured or mobile home is occupied by the applicant. 1766 Failure to receive a new application or notification under 1767 division (B) of this section after an application for reduction 1768 has been approved is prima-facie evidence that the original 1769 applicant is entitled to the reduction calculated on the basis 1770 of the information contained in the original application. The 1771 original application and any subsequent application shall be in 1772

the form of a signed statement and shall be filed on or before 1773 the thirty-first day of December of the year preceding the year 1774 for which the reduction is sought. The statement shall be on a 1775 form, devised and supplied by the tax commissioner, that shall 1776 require no more information than is necessary to establish the 1777 applicant's eligibility for the reduction in taxes and the 1778 amount of the reduction to which the applicant is entitled. The 1779 form shall contain a statement that signing such application 1780 constitutes a delegation of authority by the applicant to the 1781 tax commissioner or the county auditor, individually or in 1782 consultation with each other, to examine any tax or financial 1783 records that relate to the income of the applicant as stated on 1784 the application for the purpose of determining eligibility 1785 under, or possible violation of, division (C) or (D) of this 1786 section. The form also shall contain a statement that conviction 1787 of willfully falsifying information to obtain a reduction in 1788 taxes or failing to comply with division (B) of this section 1789 shall result in the revocation of the right to the reduction for 1790 a period of three years. 1791

approved after the taxes have been paid for the current year,

the amount of the reduction in taxes for the current year shall

be treated as an overpayment of taxes in the same manner as a

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late application under division (A) (3) of this section.

1796

(3) A late application for a reduction in taxes for the 1797 year preceding the year for which an original application is 1798 filed may be filed with an original application. If the auditor 1799 determines that the information contained in the late 1800 application is correct, the auditor shall determine both the 1801 amount of the reduction in taxes to which the applicant would 1802 have been entitled for the current tax year had the application 1803

been timely filed and approved in the preceding year, and the 1804 amount the taxes levied under section 4503.06 of the Revised 1805 Code for the current year would have been reduced as a result of 1806 the reduction. When an applicant is permanently and totally 1807 disabled on the first day of January of the year in which the 1808 applicant files a late application, the auditor, in making the 1809 determination of the amounts of the reduction in taxes under 1810 division (A)(3) of this section, is not required to determine 1811 that the applicant was permanently and totally disabled on the 1812 first day of January of the preceding year. 1813

The amount of the reduction in taxes pursuant to a late 1814 application shall be treated as an overpayment of taxes by the 1815 applicant. The auditor shall credit the amount of the 1816 overpayment against the amount of the taxes or penalties then 1817 due from the applicant, and, at the next succeeding settlement, 1818 the amount of the credit shall be deducted from the amount of 1819 any taxes or penalties distributable to the county or any taxing 1820 unit in the county that has received the benefit of the taxes or 1821 penalties previously overpaid, in proportion to the benefits 1822 previously received. If, after the credit has been made, there 1823 remains a balance of the overpayment, or if there are no taxes 1824 or penalties due from the applicant, the auditor shall refund 1825 that balance to the applicant by a warrant drawn on the county 1826 treasurer in favor of the applicant. The treasurer shall pay the 1827 warrant from the general fund of the county. If there is 1828 insufficient money in the general fund to make the payment, the 1829 treasurer shall pay the warrant out of any undivided 1830 manufactured or mobile home taxes subsequently received by the 1831 treasurer for distribution to the county or taxing district in 1832 the county that received the benefit of the overpaid taxes, in 1833 proportion to the benefits previously received, and the amount 1834

paid from the undivided funds shall be deducted from the money	1835
otherwise distributable to the county or taxing district in the	1836
county at the next or any succeeding distribution. At the next	1837
or any succeeding distribution after making the refund, the	1838
treasurer shall reimburse the general fund for any payment made	1839
from that fund by deducting the amount of that payment from the	1840
money distributable to the county or other taxing unit in the	1841
county that has received the benefit of the taxes, in proportion	1842
to the benefits previously received. The On the second Monday in	1843
September of each year, the county auditor shall certify the	1844
total amount of the reductions in taxes made in the current year	1845
under division (A)(3) of this section to the tax commissioner	1846
who shall treat that amount as a reduction in taxes for the	1847
current tax year and shall make reimbursement to the county of	1848
that amount in the manner prescribed in section 4503.068 of the	1849
Revised Code, from moneys appropriated for that purpose.	1850

(B) If in any year for which an application for reduction in taxes has been approved the owner no longer qualifies for the reduction, the owner shall notify the county auditor that the owner is not qualified for a reduction in taxes.

During February January of each year, the county auditor shall furnish each person whose application for reduction has been approved, by ordinary mail, a form on which to report any changes in total income, ownership, occupancy, disability, and other information earlier furnished the auditor relative to the application. The form shall be completed and returned to the auditor not later than the thirty-first day of December if the changes would affect the person's eligibility for the reduction.

(C) No person shall knowingly make a false statement for 1863 the purpose of obtaining a reduction in taxes under section 1864

4503.065 of the Revised Code.	1865
(D) No person shall knowingly fail to notify the county	1866
auditor of any change required by division (B) of this section	1867
that has the effect of maintaining or securing a reduction in	1868
taxes under section 4503.065 of the Revised Code.	1869
(E) No person shall knowingly make a false statement or	1870
certification attesting to any person's physical or mental	1871
condition for purposes of qualifying such person for tax relief	1872
pursuant to sections 4503.064 to 4503.069 of the Revised Code.	1873
(F) Whoever violates division (C), (D), or (E) of this	1874
section is guilty of a misdemeanor of the fourth degree.	1875
Sec. 5709.57. (A) As used in this section, "qualifying	1876
athletic complex" means real property that is an athletic	1877
<pre>complex or upon which an athletic complex is situated, provided</pre>	1878
the complex is or was designated, on or after January 1, 2013,	1879
as a United States olympic or paralympic training site by the	1880
United States olympic committee. "Qualifying athletic complex"	1881
does not include any of the following real property if the real	1882
property does not appear on the tax year 2017 tax list:	1883
(1) A building or structure situated on land comprising	1884
the complex;	1885
(2) An improvement to a building or structure comprising	1886
<pre>the complex;</pre>	1887
(3) A fixture attached or affixed to the land or a	1888
building, structure, or improvement comprising the complex.	1889
(B) Within sixty days after the effective date of this	1890
section, a board of county commissioners shall enter into an	1891
agreement with the owner of a qualifying athletic complex if the	1892

owner agrees to do so. The agreement shall require the owner to	1893
make annual payments to one or more subdivisions levying	1894
property tax in the territory that includes the qualifying	1895
athletic complex in return for the board declaring the complex_	1896
to be a public purpose and shall authorize the exemption of up	1897
to one hundred per cent of the taxable value of that complex	1898
from property taxation. The payments to a subdivision shall be	1899
made in the amount or proportion, at the times, and in the	1900
manner specified in the agreement. The agreement may be for a	1901
specified number of years not to exceed seventeen. The board	1902
shall not enter into such an agreement unless the board obtains	1903
the consent of the city, local, or exempted village school	1904
district in whose territory the complex is located in accordance	1905
with division (C) of this section.	1906
The agreement shall prescribe the circumstances under	1907
which and the manner in which the agreement may be canceled for	1907
noncompliance with the agreement.	1909
noncompilance with the agreement.	1000
An agreement entered into under this section may specify	1910
whether and under what conditions the agreement may continue if	1911
title to any property exempted from taxation pursuant to that	1912
agreement is transferred.	1913
The agreement shall provide that any penalty, interest, or	1914
other charge imposed under the agreement be charged against the	1915
property exempted from taxation pursuant to that agreement.	1916
(C) For the purpose of obtaining the approval of a city,	1917
local, or exempted village school district under division (B) of	1918
this section, the board of county commissioners shall deliver to	1919
the board of education a copy of the proposed agreement not	1920
later than forty-five days before approving the agreement. The	1921
board of education, by resolution adopted by a majority of the	1922

board, shall approve or disapprove the agreement and certify a	1923
copy of the resolution to the board of county commissioners not	1924
later than fourteen days before the date stipulated by the board	1925
of county commissioners as the date upon which approval of the	1926
agreement is to be formally considered by the board of county	1927
commissioners. The board of education may include in the	1928
resolution conditions under which the board of education would	1929
approve the agreement. Subject to the limitation on the time to	1930
enter into such an agreement under division (B) of this section,	1931
the board of county commissioners may approve the agreement at	1932
any time after the board of education certifies its resolution	1933
approving the agreement to the board of county commissioners,	1934
or, if the board of education approves the agreement	1935
conditionally, at any time after the conditions are agreed to by	1936
the board of education and the board of county commissioners.	1937
(D) Payments described in division (B) of this section	1938
that are received by a subdivision shall be deposited in the	1939
subdivision's general fund and may be used by the subdivision	1940
for any lawful purpose.	1941
(E) If an agreement entered into under division (B) of	1942
this section is canceled for noncompliance with the agreement,	1943
the county auditor shall levy a charge on the property that had	1944
been subject to that agreement equal to the amount of delinquent	1945
and current real property taxes assessed against the property on	1946
the date the agreement was entered into. If any other penalty,	1947
interest, or charge becomes chargeable against the property	1948
pursuant to the agreement, the county auditor shall levy the	1949
amount of the penalty, interest, or charge against the property.	1950
The auditor shall enter any such penalty, interest, or	1951
charge as a separate item on the tax list for the current tax	1952

year to be collected by the county treasurer in the same manner	1953
and at the same time as real property taxes levied against the	1954
property for the current year are collected. The penalty,	1955
interest, or charge is a lien of the state upon the property as	1956
of the first day of the tax year in which the penalty, interest,	1957
or other charge is levied as provided in section 323.11 of the	1958
Revised Code.	1959
(F) An agreement entered into under this section may	1960
authorize an exemption described in division (B) of this section	1961
beginning for tax year 2010, except as otherwise provided in	1962
this division. An exemption application for any tax year for	1963
which the time period described in division (F) of section	1964
5715.27 of the Revised Code has expired before the date the	1965
agreement is entered into shall be filed with the tax	1966
commissioner on or before the ninetieth day after that date,	1967
notwithstanding that division. The commissioner shall remit	1968
unpaid tax, penalties, and interest for that property for a tax	1969
year for which the application is approved, notwithstanding	1970
section 5713.081 of the Revised Code, except that any taxes paid	1971
for any such tax year shall not be refunded and shall be	1972
regarded as a payment of taxes for the tax year and credited and	1973
distributed by the county treasurer as would other taxes paid	1974
for that tax year.	1975
Sec. 5717.04. This section does not apply to any decision	1976
and order of the board <u>of tax appeals</u> made pursuant to section	1977
5703.021 of the Revised Code. Any such decision and order shall	1978
be conclusive upon all parties and may not be appealed.	1979
The proceeding to obtain a reversal, vacation, or	1980
modification of a decision of the board of tax appeals	1981
determining appeals from final determinations by the tax_	1982

commissioner of any preliminary, amended, or final tax	1983
assessments, reassessments, valuations, determinations,	1984
findings, computations, or orders made by the commissioner, and	1985
final determinations of a local board of tax review created	1986
under section 718.11 of the Revised Code, shall be by appeal to	1987
the <u>supreme court or to the</u> court of appeals for the county in	1988
which the property taxed is situated or in which the taxpayer	1989
resides. If the taxpayer is a corporation, then the proceeding	1990
to obtain such reversal, vacation, or modification shall be by	1991
appeal to the supreme court or to the court of appeals for the	1992
county in which the property taxed is situated, or the county of	1993
residence of the agent for service of process, tax notices, or	1994
demands, or the county in which the corporation has its	1995
principal place of business. In all other instances, the	1996
proceeding to obtain such reversal, vacation, or modification	1997
shall be by appeal to the court of appeals for Franklin county.	1998
Appeals from decisions of the board upon all other appeals	1999
or applications filed with and determined by the board shall be	2000
by appeal to the court of appeals for the county in which the	2001
property taxed is situated or in which the taxpayer resides. If	2002
the taxpayer is a corporation, limited liability company,	2003
partnership, or other legal entity, then the proceeding to	2004
obtain such reversal, vacation, or modification shall be by	2005
appeal to the court of appeals for the county in which the	2006
property taxed is situated, or the county of residence of the	2007
agent for service of process, tax notices, or demands, or the	2008
county in which the corporation, limited liability company,	2009
partnership, or other legal entity has its principal place of	2010
business. In all other instances, the proceeding to obtain such	2011
reversal, vacation, or modification shall be by appeal to the	2012
court of appeals for Franklin county.	2013

Appeals from decisions of the board determining appeals	2014
from decisions of county boards of revision may be instituted by	2015
any of the persons who were parties to the appeal before the	2016
board of tax appeals, by the person in whose name the property	2017
involved in the appeal is listed or sought to be listed, if such	2018
person was not a party to the appeal before the board of tax	2019
appeals, or by the county auditor of the county in which the	2020
property involved in the appeal is located.	2021

Appeals from decisions of the board of tax appeals 2022 2023 determining appeals from final determinations by the tax commissioner of any preliminary, amended, or final tax 2024 assessments, reassessments, valuations, determinations, 2025 findings, computations, or orders made by the commissioner may 2026 be instituted by any of the persons who were parties to the 2027 appeal or application before the board, by the person in whose 2028 name the property is listed or sought to be listed, if the 2029 decision appealed from determines the valuation or liability of 2030 property for taxation and if any such person was not a party to 2031 the appeal or application before the board, by the taxpayer or 2032 any other person to whom the decision of the board appealed from 2033 2034 was by law required to be sent, by the director of budget and management if the revenue affected by the decision of the board 2035 appealed from would accrue primarily to the state treasury, by 2036 the county auditor of the county to the undivided general tax 2037 funds of which the revenues affected by the decision of the 2038 board appealed from would primarily accrue, or by the tax 2039 commissioner. 2040

Appeals from decisions of the board upon all other appeals 2041 or applications filed with and determined by the board may be 2042 instituted by any of the persons who were parties to such appeal 2043 or application before the board, by any persons to whom the 2044

decision of the board appealed from was by law required to be 2045 sent, or by any other person to whom the board sent the decision 2046 appealed from, as authorized by section 5717.03 of the Revised 2047 Code. 2048

Such appeals shall be taken within thirty days after the 2049 date of the entry of the decision of the board on the journal of 2050 its proceedings, as provided by such section, by the filing by 2051 appellant of a notice of appeal with the court of appeals to 2052 which the appeal is taken and the board. If the appeal is of a 2053 decision of the board on an action originally brought under 2054 section 5717.01 of the Revised Code, the appellant also shall 2055 submit, at the same time, a copy of the notice of appeal to the 2056 county board of revision and the county auditor. If a timely 2057 notice of appeal is filed by a party, any other party may file a 2058 notice of appeal within ten days of the date on which the first 2059 notice of appeal was filed or within the time otherwise 2060 prescribed in this section, whichever is later. A notice of 2061 appeal shall set forth the decision of the board appealed from 2062 and the errors therein complained of. Proof of the filing of 2063 such notice with the board of tax appeals shall be filed with 2064 2065 the court of appeals to which the appeal is being taken.

The court of appeals in which notice of appeal is first 2066 filed shall have exclusive jurisdiction of the appeal, unless-2067 jurisdiction over the appeal is transferred to the supreme court 2068 pursuant to this paragraph. Within thirty days after a notice of 2069 appeal is filed with the appropriate court of appeals, a party 2070 to the appeal may file a petition with the supreme court to 2071 transfer jurisdiction over the appeal to the supreme court. The 2072 supreme court may approve the petition and order that the appeal 2073 2074 be taken directly to the supreme court if the appeal involves a 2075 substantial constitutional question or a question of great

general or public interest. Appeals for which jurisdiction is	2076
transferred to the supreme court under this paragraph shall	2077
proceed as though the decision of the board of tax appeals had-	2078
been appealed directly to the supreme court. Appeals for which-	2079
jurisdiction is not transferred to the supreme court shall-	2080
proceed in the court of appeals.	2081

In all such appeals the commissioner or all persons to whom the decision of the board appealed from is required by such section to be sent, other than the appellant, shall be made appellees. Unless waived, notice of the appeal shall be served upon all appellees by certified mail. The prosecuting attorney shall represent the county auditor in any such appeal in which the auditor is a party. If the commissioner is not a party to the appeal or application before the board, the supreme court or court of appeals, as applicable, shall not dismiss an appeal of the board's decision because of the failure to make the commissioner an appellee or to serve the notice of appeal to the commissioner as otherwise required under this section.

The board, upon written demand filed by an appellant,

shall within thirty days after the filing of such demand file

with the applicable court to which the appeal is being taken a

certified transcript of the record of the proceedings of the

board pertaining to the decision complained of and the evidence

considered by the board in making such decision.

2094

If upon hearing and consideration of such record and 2100 evidence the applicable—court decides that the decision of the 2101 board appealed from is reasonable and lawful it shall affirm the 2102 same, but if the court decides that such decision of the board 2103 is unreasonable or unlawful, the court shall reverse and vacate 2104 the decision or modify it and enter final judgment in accordance 2105

with such modification.	2106
The clerk of the applicable—court shall certify the	2107
judgment of the court to the board, which shall certify such	2108
judgment to such public officials or take such other action in	2109
connection therewith as is required to give effect to the	2110
decision.	2111
Any party to the appeal shall have the right to appeal	2112
from the judgment of the court of appeals on questions of law,	2113
as in other cases.	2114
As used in this section, "taxpayer" includes any person	2115
required to return any property for taxation.	2116
Sec. 5747.24. This section is to be applied solely for the	2117
purposes of Chapters 5747. and 5748. of the Revised Code.	2118
(A) As used in this section:	2119
(1) An individual "has one contact period in this state"	2120
if the individual is away overnight from the individual's abode	2121
located outside this state and while away overnight from that	2122
abode spends at least some portion, however minimal, of each of	2123
two consecutive days in this state.	2124
(2) An individual is considered to be "away overnight from	2125
the individual's abode located outside this state" if the	2126
individual is away from the individual's abode located outside	2127
this state for a continuous period of time, however minimal,	2128
beginning at any time on one day and ending at any time on the	2129
next day.	2130
(B) (1) Except as provided in division (B) $\frac{(2)}{(4)}$ of this	2131
section, an individual who during a is presumed to be not	2132
domiciled in this state for the entirety of any taxable year for	2133

which the individual files a statement with the tax commissioner	2134
under division (B)(2) of this section and meets all of the	2135
<pre>following requirements:</pre>	2136
(a) The individual has no more than two hundred twelve	2137
contact periods in this state, which need not be consecutive,	2138
and who during the taxable year.	2139
(b) The individual, during the entire taxable year, has at	2140
least one abode outside this state, is presumed to be not-	2141
domiciled in this state during the taxable year if, on for which	2142
the individual did not claim a depreciation deduction under	2143
section 167 of the Internal Revenue Code on the individual's	2144
federal income tax return for the taxable year.	2145
(c) The individual did not hold a valid Ohio driver's	2146
license or identification card at any time during the taxable	2147
year. An individual shall not be deemed to have held a valid	2148
Ohio driver's license or identification card for the purposes of	2149
this division if, before the beginning of the taxable year, the	2150
individual surrendered the license or card to the bureau of	2151
motor vehicles or to the motor vehicle licensing authority of a	2152
jurisdiction outside this state. As used in division (B)(1)(c)	2153
of this section, "driver's license" and "identification card"	2154
have the same meanings as in section 4507.01 of the Revised	2155
Code.	2156
(d) The individual did not receive a reduction in real	2157
property taxes under section 323.152 of the Revised Code or a	2158
reduction in manufactured home taxes under section 4503.065 of	2159
the Revised Code, based on the individual's occupation of an	2160
abode in this state, for a property tax year the tax lien date	2161
of which is included in the taxable year.	2162

(e) If the individual attended or was enrolled in a state	2163
institution of higher education, as defined in section 3345.011	2164
of the Revised Code, in this state at any time during the	2165
taxable year, the amount of tuition charged or incurred for such	2166
attendance or enrollment was not based on an abode being located	2167
in this state.	2168
(2) On or before the fifteenth day of the fourth tenth	2169
month following the close of the taxable year, the an individual	2170
files that meets the requirements prescribed by division (B)(1)	2171
of this section may file with the tax commissioner, on the form	2172
prescribed by the commissioner, a statement from the individual	2173
verifying that the individual was not domiciled in this state	2174
under this division during the taxable year meets such	2175
requirements. In the statement, the individual shall verify both	2176
of the following:	2177
	0170
(a) During the entire taxable year, the individual was not	2178
domiciled in this state;	2179
(b) During the entire taxable year, the individual had at-	2180
least one abode outside this state. The individual shall specify	2181
in the statement the location of each such abode outside this-	2182
state.	2183
The presumption that the individual was not domiciled in	2184
this state is irrebuttable unless the individual fails to timely	2185
file the statement as required or makes a false statement. If	2186
the individual fails to file the statement as required or makes	2187
a false statement, the individual is presumed under division (C)	2188
of this section to have been domiciled in this state the entire	2189
taxable year.	2190
	0101
In the case of an individual who dies before the statement	2191

would otherwise be due, the personal representative of the	2192
estate of the deceased individual may comply with this division	2193
by making to the best of the representative's knowledge and	2194
belief the statement under division (B)(1) of this section with	2195
respect to the deceased individual, and filing the statement	2196
with the commissioner within the later of the date the statement	2197
would otherwise be due or sixty days after the date of the	2198
individual's death.	2199
An individual or personal representative of an estate who	2200
knowingly makes a false statement under $\underline{\text{this}}$ division $\frac{\text{(B) (1) of}}{\text{(B) (B)}}$	2201
this section is guilty of perjury under section 2921.11 of the	2202
Revised Code.	2203
(2) (3) The presumption that the individual was not	2204
domiciled in this state is irrebuttable unless the statement	2205
filed under division (B)(2) of this section is false with	2206
respect to the requirements prescribed by division (B)(1) of	2207
this section. If the individual or personal representative of an	2208
estate fails to file such a statement or the statement is false,	2209
the individual is presumed under division (C) or (D) of this	2210
section to have been domiciled in this state the entire taxable	2211
year.	2212
(4) Division (B) of this section does not apply to an	2213
individual ct to this	2214
state <u>changes</u> during the taxable year. Such an individual is	2215
domiciled in this state for that portion of the taxable year	2216
before or after the change, as applicable.	2217
(C) An individual who during a taxable year has fewer than	2218
two hundred thirteen contact periods in this state, which need	2219
not be consecutive, who has an abode in this state at any time	2220
during that taxable year, and who is not irrebuttably presumed	2221

under division (B) of this section to be not domiciled in this 2222 2223 state with respect to that taxable year, is presumed to be domiciled in this state for the entire taxable year, except as 2224 provided in division (B) $\frac{(2)}{(4)}$ of this section. An individual 2225 can rebut this presumption for any portion of the taxable year 2226 only with a preponderance of the evidence to the contrary. An 2227 2228 individual who rebuts the presumption under this division for any portion of the taxable year is presumed to be domiciled in 2229 this state for the remainder of the taxable year for which the 2230 individual does not provide a preponderance of the evidence to 2231 2232 the contrary.

- (D) An individual who during a taxable year has at least 2233 two hundred thirteen contact periods in this state, which need 2234 not be consecutive, and who has an abode in this state at any 2235 time during that taxable year is presumed to be domiciled in 2236 2237 this state for the entire taxable year, except as provided in division (B) $\frac{(2)}{(2)}$ (4) of this section. An individual can rebut 2238 this presumption for any portion of the taxable year only with 2239 clear and convincing evidence to the contrary. An individual who 2240 rebuts the presumption under this division for any portion of 2241 the taxable year is presumed to be domiciled in this state for 2242 the remainder of the taxable year for which the individual does 2243 not provide clear and convincing evidence to the contrary. 2244
- 2245 (E) If the tax commissioner challenges the number of contact periods an individual claims to have in this state 2246 during a taxable year, the individual bears the burden of proof 2247 to verify such number, by a preponderance of the evidence. An 2248 individual challenged by the commissioner is presumed to have a 2249 contact period in this state for any period for which the 2250 2251 individual does not prove by a preponderance of the evidence that the individual had no such contact period. 2252

Sub. H. B. No. 292		Page 80
	As Passed by the Senate	_

S	Section 2	2. That existing section	ns	122.6510, 124.1	L34	•	2253
124.13	36, 124.1	52, 124.82, 124.87, 125	5.2	11, 126.231, 13	33.	06,	2254
323.31	323.31, 3317.021, 3375.404, 4123.932, 4503.066, 5717.04, and						
5747.2	24 of the	e Revised Code are herek	эу	repealed.			2256
Section 3. That Section 221.10 of Am. Sub. H.B. 49 of the							
132nd	General	Assembly be amended to	re	ad as follows:			2258
,	7 221	10 ACO ADDODNEY CENED	7. T				2259
	sec. ZZI	.10. AGO ATTORNEY GENERA	ΑЬ				2239
Genera	l Revenu	e Fund					2260
GRF	055321	Operating Expenses	\$	40,958,461	\$	40,958,461	2261
GRF	055405	Law-Related Education	\$	68,950	\$	68,950	2262
GRF	055406	BCIRS Lease Rental					2263
		Payments	\$	2,513,600	\$	2,512,900	2264
GRF	055411	County Sheriffs'					2265
		Pay Supplement	\$	889,455	\$	934,765	2266
				898,398			2267
GRF	055415	County Prosecutors'					2268
		Pay Supplement	\$	1,061,830	\$	1,115,020	2269
				1,149,517		<u>1,206,989</u>	2270
GRF	055431	Drug Abuse Response					2271
		Team Grants	\$	1,500,000	\$	1,500,000	2272
GRF	055501	Rape Crisis Centers	\$	1,550,000	\$	1,550,000	2273
TOTAL	GRF Gene	ral Revenue Fund	\$	48,542,296	\$	48,640,096	2274
				<u>48,638,926</u>		<u>48,732,065</u>	2275
Dedica	Dedicated Purpose Fund Group						2276

Sub. H. I	3. No. 292	As Passed by the Senate		Page	81
1060	055612	Attorney General			2277
		Operating	\$ 65,318,182	\$ 61,818,182	2278
4020	055616	Victims of Crime	\$ 20,624,291	\$ 20,624,291	2279
4170	055621	Domestic Violence			2280
		Shelter	\$ 25,000	\$ 25,000	2281
4180	055615	Charitable Foundations	\$ 8,286,000	\$ 8,286,000	2282
4190	055623	Claims Section	\$ 57,439,892	\$ 57,439,892	2283
4200	055603	Attorney General			2284
		Antitrust	\$ 2,432,925	\$ 2,432,925	2285
4210	055617	Police Officers'			2286
		Training Academy Fee	\$ 2,944,355	\$ 1,500,000	2287
4L60	055606	DARE Programs	\$ 3,814,289	\$ 3,814,289	2288
4Y70	055608	Title Defect Recision	\$ 613,751	\$ 613,751	2289
4Z20	055609	BCI Asset Forfeiture			2290
		and Cost Reimbursement	\$ 2,500,000	\$ 2,500,000	2291
5900	055633	Peace Officer Private			2292
		Security Training	\$ 95,325	\$ 95,325	2293
5A90	055618	Telemarketing Fraud			2294
		Enforcement	\$ 10,000	\$ 10,000	2295
5L50	055619	Law Enforcement			2296
		Assistance Program	\$ 9,377,803	\$ 0	2297
5LR0	055655	Peace Officer			2298

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		Training - Casino	\$ 4,629,409	\$ 4,629,409	2299
5MP0	055657	Peace Officer Training			2300
		Commission	\$ 325,000	\$ 325,000	2301
5TL0	055659	Organized Crime Law			2302
		Enforcement Trust	\$ 100,000	\$ 100,000	2303
6310	055637	Consumer Protection			2304
		Enforcement	\$ 9,276,000	\$ 9,276,000	2305
6590	055641	Solid and Hazardous			2306
		Waste Background			2307
		Investigations	\$ 328,728	\$ 328,728	2308
U087	055402	Tobacco Settlement			2309
		Oversight,			2310
		Administration, and			2311
		Enforcement	\$ 2,650,000	\$ 2,650,000	2312
TOTAL	DPF Dedi	cated Purpose			2313
Fund G	roup		\$ 190,790,950	\$ 176,468,792	2314
Intern	al Servi	ce Activity Fund Group			2315
1950	055660	Workers' Compensation			2316
		Section	\$ 8,778,072	\$ 8,778,072	2317
TOTAL	ISA Inte	rnal Service Activity			2318
Fund G	roup		\$ 8,778,072	\$ 8,778,072	2319
Holdin	g Accoun	t Fund Group			2320

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R004	055631	General Holding					2321	
		Account	\$	1,000,000	\$ 1,000,000		2322	
R005	055632	Antitrust Settlements	\$	1,000,000	\$ 1,000,000		2323	
R018	055630	Consumer Frauds	\$	1,000,000	\$ 1,000,000		2324	
R042	055601	Organized Crime					2325	
		Commission					2326	
		Distributions	\$	750,000	\$ 750,000		2327	
R054	055650	Collection Payment					2328	
		Redistribution	\$	4,500,000	\$ 4,500,000		2329	
TOTAL	HLD Hold	ing Account					2330	
Fund G	roup		\$	8,250,000	\$ 8,250,000		2331	
Federa	l Fund G	roup					2332	
3060	055620	Medicaid Fraud Control	\$	8,961,419	\$ 8,961,419		2333	
3830	055634	Crime Victims					2334	
		Assistance	\$	70,000,000	\$ 70,000,000		2335	
3E50	055638	Attorney General					2336	
		Pass-Through Funds	\$	2,320,999	\$ 2,320,999		2337	
3FV0	055656	Crime Victim					2338	
		Compensation	\$	3,155,000	\$ 3,155,000		2339	
3R60	055613	Attorney General					2340	
		Federal Funds	\$	2,799,999	\$ 2,799,999		2341	
TOTAL	FED Fede	ral Fund Group	\$	87,237,417	\$ 87,237,417		2342	

TOTAL ALL BUDG	GET FUND GROUPS	\$ 343,598,735	\$	329,374,377	2343
		<u>343,695,365</u>		329,466,346	2344
Section	4. That existing Section	221.10 of Am. S	ub.	н.в.	2345
49 of the 132	nd General Assembly is h	ereby repealed.			2346
Section	5. That Sections 203.10,	207.100, 207.15	0,		2347
207.170, 207.	240, 207.260, 207.280, 2	07.290, 207.340,	221	1.13,	2348
223.10, 223.1	5, 227.10, 237.10, 237.1	3, 253.100, 253.2	250,	and	2349
285.10 of H.B	. 529 of the 132nd Gener	al Assembly be ar	mend	ded to	2350
read as follo	ws:				2351
Sec. 203	.10. ADJ ADJUTANT GENERA	L			2352
Army National	Guard Service Contract I	Fund (Fund 3420)			2353
C74537	Renovation Projects - F	Federal Share	\$	10,330,366	2354
C74539	Renovations and Improve	ements - Federal	\$	10,725,000	2355
TOTAL Army Nat	cional Guard Service Cont	tract Fund	\$	21,055,366	2356
Armory Improve	ements Fund (Fund 5340)				2357
C74542	Renovations and Improve	ements	\$	1,000,000	2358
TOTAL Armory I	Improvements Fund		\$	1,000,000	2359
Administrative	e Building Fund (Fund 702	26)			2360
C74528	Camp Perry Improvements	5	\$	1,739,934	2361
C74535	Renovations and Improve	ements	\$	5,561,505	2362
C74541	Armory Technology Infra	astructure	\$	120,000	2363
C74543	Rickenbacker Air Cargo	Terminal 5 Ramp			2364
	Expansion		\$	2,000,000	2365
<u>C74544</u>	Western Reserve Port Au	uthority	\$	<u>250,000</u>	2366

Page 85 Sub. H. B. No. 292 As Passed by the Senate TOTAL Administrative Building Fund \$ 9,421,439 2367 9,671,439 2368 \$ 31,476,805 TOTAL ALL FUNDS 2369 31,726,805 2370 RENOVATIONS AND IMPROVEMENTS - FEDERAL 2371 The foregoing appropriation item C74539, Renovations and 2372 Improvements - Federal, shall be used to fund capital projects 2373 that are coded as receiving one hundred per cent federal support 2374 2375 pursuant to the agreement support code identified in the Facilities Inventory and Support Plan between the Office of the 2376 Adjutant General and the Army National Guard. Notwithstanding 2377 section 131.35 of the Revised Code, if after the effective date 2378 of this section, additional federal funds are made available to 2379 the Adjutant General to carry out the Facilities Inventory 2380 Support Plan, the Adjutant General may request that the Director 2381 of Budget and Management authorize expenditures in excess of the 2382 amounts appropriated to appropriation item C74539, Renovations 2383 and Improvements - Federal. Upon approval of the Director of 2384 Budget and Management, the additional amounts are hereby 2385 appropriated. Notwithstanding section 126.14 of the Revised 2386 Code, if the Adjutant General is approved by the federal 2387 government to complete additional, unanticipated one hundred per 2388 cent federally funded projects after July 1, 2018, and before 2389 October 1, 2019, the appropriations for these additional 2390 projects may be released upon written approval of the Director 2391 of Budget and Management. 2392 WESTERN RESERVE PORT AUTHORITY

WESTERN RESERVE PORT AUTHORITY The foregoing appropriation item C74544, Western Reserve 2394 Port Authority, shall be used by the Western Reserve Port 2395

	As I asses by the senate				
Authority for land or buildings for the Youngstown Air Reserve					
Station.			2397		
Sec. 20	7.100. CCC CUYAHOGA COMMUNITY COLLEGE		2398		
Higher Educat	tion Improvement Fund (Fund 7034)		2399		
C37838	Structural Concrete Repairs	\$ 13,500,000	2400		
C37844	Rock and Roll Hall of Fame Museum 2.0	\$ 400,000	2401		
C37852	East Campus Exterior Plaza	\$ 1,918,405	2402		
C37853	CWRU Dental Clinic Relocation	\$ 200,000	2403		
C37854	Cleveland Sight Center Health Record		2404		
	System Modernization	\$ 150,000	2405		
C37855	Harvard Community Services Center		2406		
	Improvements	\$ 75,000	2407		
C37856	MetroHealth West 25th Street Corridor		2408		
	Revitalization	\$ 750,000	2409		
C37857	Playhouse Square Theater Improvements	\$-850,000	2410		
<u>C37858</u>	North Olmsted Fiber Ring	<u>\$ 200,000</u>	2411		
TOTAL Higher	Education Improvement Fund	\$ 17,843,405	2412		
		17,193,405	2413		
TOTAL ALL FUN	DS	\$ 17,843,405	2414		
		17,193,405	2415		
Sec. 20	7.150. KSU KENT STATE UNIVERSITY		2416		
Higher Educat	tion Improvement Fund (Fund 7034)		2417		
<u>C27079</u>	Blossom Music Center	<u>\$</u> 1,300,000	2418		

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C270F3	Severance Hall Improvements	\$ 1,250,000	2419
C270G3	Campus Fire Alarm System Replacements	\$ 800,000	2420
С270Н2	Founders Hall HVAC Upgrades - Tuscarawas	\$ 500,000	2421
C270I1	Design Innovation Center	\$ 15,000,000	2422
C270I2	Rockwell Hall Roof Replacement	\$ 1,500,000	2423
C270I3	Research Laboratory Build-outs	\$ 1,000,000	2424
C270I4	Henderson Hall HVAC and ADA Improvements	\$ 1,000,000	2425
C270I5	White Hall Rehabilitation	\$ 1,000,000	2426
C270I6	Main Hall Elevator Replacement - Stark	\$ 800,000	2427
C270I7	Library Asbestos Abatement and Restroom		2428
	Installation - Ashtabula	\$ 800,000	2429
C270I8	Purinton Hall Roof Replacement - East		2430
	Liverpool	\$ 650,000	2431
C270I9	Main Classroom Building Partial Roof		2432
	Replacement - Salem	\$ 400,000	2433
C270J1	Main Classroom Building Window		2434
	Replacement - Geauga	\$ 350,000	2435
C270J2	Link Building Windows and Tech Building		2436
	Partial Roof - Trumbull	\$ 500,000	2437
С270Ј3	Elevator Modernization	\$ 1,095,612	2438
С270Ј4	Notre Dame College Performing Arts		2439
	Center Renovations	\$ 200,000	2440

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C270J5	Hiram College Learning and Technology				2441
	Collaborative		\$	250,000	2442
С270Ј6	Buckeye Career Center Energy Operations				2443
	Classroom Facility Renovation		\$	350,000	2444
<u>C270J9</u>	Kent Stage Theater Restoration Project		<u>\$</u>	<u>450,000</u>	2445
TOTAL Higher E	ducation Improvement Fund		\$	27,445,612	2446
				29,195,612	2447
TOTAL ALL FUND	S		\$	27,445,612	2448
				29,195,612	2449
Sec. 207	.170. LOR LORAIN COMMUNITY COLLEGE				2450
Higher Educat:	ion Improvement Fund (Fund 7034)				2451
C38318	IT Upgrades	\$	6,00	9,260	2452
C38319	North Olmsted Fiber Ring	\$ -	- 200,	000	2453
C38320	South Lorain Boys and Girls Club				2454
	Education and Wellness Center	\$	75 , 0	00	2455
C38321	Mercy Regional Behavioral Health				2456
	Access Center	\$	325,	000	2457
TOTAL Higher E	ducation Improvement Fund	\$	6,60	9,260	2458
			6,40	9,260	2459
TOTAL ALL FUND	S	\$	6,60	9,260	2460
			<u>6,40</u>	9,260	2461
Sec. 207	.240. OHU OHIO UNIVERSITY				2462

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Higher Educati	on Improvement Fund (Fund 7034)			2463
C30075	Infrastructure Improvements	\$	1,535,139	2464
C30136	Building Envelope Restorations	\$	1,376,098	2465
C30157	Building and Safety System Improvements	\$	5,300,000	2466
C30158	Academic Space Improvements	\$	14,000,000	2467
C30164	Building Exterior Improvements -			2468
	Regional Campuses	\$	1,016,685	2469
C30170	Building Interior Improvements -			2470
	Regional Campuses	\$	1,045,543	2471
C30171	Campus Infrastructure Improvements -			2472
	Regional Campuses	\$	2,390,685	2473
C30172	James E. Carnes Convention Center	\$	200,000	2474
<u>C30173</u>	Lawrence EMS Services and Senior	\$	1,000,000	2475
	Center - Southern			2476
TOTAL Higher E	ducation Improvement Fund	\$	26,864,150	2477
			27,864,150	2478
TOTAL ALL FUND	S	\$	26,864,150	2479
			27,864,150	2480
Sec. 207	.260. RGC RIO GRANDE COMMUNITY COLLEGE			2481
Higher Educati	on Improvement Fund (Fund 7034)			2482
C35600	Basic Renovations	\$	1,303,085	2483
C35614	-Lawrence EMS Services and Senior Center	- \$-	- 1,000,000 -	2484

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C35615	Vinton County Rio Grande Branch Campus	\$	200,000	2485
TOTAL Higher E	ducation Improvement Fund	\$	2,503,085	2486
			<u>1,503,085</u>	2487
TOTAL ALL FUND	S	\$	2,503,085	2488
			1,503,085	2489
Sec. 207	.280. SCC SINCLAIR COMMUNITY COLLEGE			2490
Higher Educati	on Improvement Fund (Fund 7034)			2491
C37729	Electrical Grid Replacement	\$	3,500,000	2492
C37730	Air Handler and Temperature Control			2493
	Device Replacements	\$	2,300,000	2494
C37731	Generator Replacements	\$	1,200,000	2495
C37732	Biology Laboratory Renovations	\$	1,000,000	2496
C37733	Security Infrastructure Upgrades	\$	800,000	2497
C37734	Elevator Refurbishments and Window			2498
	Replacements	\$	1,529,218	2499
C37735	-Clinton County Airport Equipment			2500
	-and Facilities Complex	-\$ -	-1 ,000,000	2501
C37736	Gem City Market	\$	200,000	2502
C37737	Southern Miami Valley Shared			2503
	Community Fiber Network Project	\$	125,000	2504
C37738	Dayton Hope Center for Families	\$	725,000	2505
TOTAL Higher E	ducation Improvement Fund	\$	12,379,218	2506

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TOTAL ALL FUNDS ### 12,379,218 250 ### TOTAL ALL FUNDS ### 12,379,218 250 ### Sec. 207.290. SOC SOUTHERN STATE COMMUNITY COLLEGE 251 #### Higher Education Improvement Fund (Fund 7034)
Sec. 207.290. SOC SOUTHERN STATE COMMUNITY COLLEGE 251 Higher Education Improvement Fund (Fund 7034) 251
Sec. 207.290. SOC SOUTHERN STATE COMMUNITY COLLEGE 251 Higher Education Improvement Fund (Fund 7034) 251
Higher Education Improvement Fund (Fund 7034) 251
C32200 Basic Renovations \$ 282,802 251
C32218 Health Science Center Renovation \$ 1,500,000 251
C32219 Clinton-Warren Joint Fire District 251
Building \$ 200,000 251
C32220 Highland County Community Action 251
Agency Renovations \$ 135,000 251
C32221 Laurel Oaks Career Campus \$ 1,500,000 251
C32222 OCU Business Innovation Center 251
Regional IT Training Lab \$ 150,000 252
C32223 Clinton County Airport Equipment and \$ 1,000,000 252
<u>Facilities Complex</u> 252
TOTAL Higher Education Improvement Fund \$ 3,767,802 252
<u>4,767,802</u> 252
TOTAL ALL FUNDS \$ 3,767,802 252
<u>4,767,802</u> 252
Sec. 207.340. UTO UNIVERSITY OF TOLEDO 252
Higher Education Improvement Fund (Fund 7034) 252

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C34072	Building Automation System Upgrades	\$ 2,000,000		2529
C34073	Mechanical System Improvements	\$ 2,000,000		2530
C34080	Building Envelope/Weatherproofing	\$ 2,000,000		2531
C34089	Research Laboratory Renovations	\$ 1,500,000		2532
C34094	Electrical System Enhancements	\$ 2,000,000		2533
C34095	Underground Steam/Condensate			2534
	Infrastructure Improvements	\$ 2,000,000		2535
C34096	Savage Arena Pedestrian Bridge			2536
	Replacement	\$ 1,000,000		2537
C34097	North Engineering Lab/Classroom			2538
	Renovations	\$ 3,000,000		2539
C34098	Classroom Renovations	\$ 1,500,000		2540
C34099	University of Toledo/Ohio State			2541
	Highway Patrol Public Safety Facility	\$ 1,200,000		2542
C340A1	Network Access Control and Micro			2543
	Segmentation	\$ 2,000,000		2544
C340A2	Virtual Laboratory Expansion	\$ 700,000		2545
C340A3	Application Security	\$ 123,073		2546
<u>C340A5</u>	ProMedica Transformative Low Income	\$ 250 , 000		2547
	Medical Senior Housing			2548
TOTAL Higher E	ducation Improvement Fund	\$ 21,023,073		2549
		21,273,073		2550

TOTAL ALL FUNDS	\$	21,023,073	2551
		<u>21,273,073</u>	2552
Sec. 221.13. COMMUNITY ASSISTANCE PROJECTS			2553
Capital appropriations or reappropriations in the	is	act	2554
made from appropriation item C58001, Community Assista	anc	е	2555
Projects, may be used for facilities constructed or to	o b	е	2556
constructed pursuant to Chapter 340., 5119., 5123., or	r 5	126. of	2557
the Revised Code or the authority granted by section 1	154	.20 and	2558
other applicable sections of the Revised Code and the	ru	les	2559
issued pursuant to those chapters and that section and	d s	hall be	2560
distributed by the Department of Mental Health and Add	dic	tion	2561
Services subject to Controlling Board approval.			
Of the foregoing appropriation item C58001, Commu	uni	ty	2563
Assistance Projects, \$9,520,000 shall be used to suppo	ort	the	2564
projects listed in this section.			2565
Project Description	Ar	nount	2566
Bellefaire JCB Expansion	\$	1,000,000	2567
Dayton Regional Crisis Stabilization Unit and			2568
Detox Center	\$	800,000	2569
Stella Maris Expansion			2570
	\$	750,000	2070
Cuyahoga County Mental Health Jail Diversion Facility			2571
Cuyahoga County Mental Health Jail Diversion Facility Cornerstone of Hope - Cuyahoga County	\$		
	\$	700,000	2571
Cornerstone of Hope - Cuyahoga County	\$	700,000	2571 2572

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Tri-County One Wellness Place Troy Facility	\$ 450,000		2576
Portage County Detoxification and Residential			2577
Treatment Center	\$ 400,000		2578
The Cocoon Center for Victims of Domestic and			2579
Sexual Violence	\$ 375 , 000		2580
Applewood Jones Home Renovation	\$ 350,000		2581
Hamilton County First Step Home Improvements	\$ 350,000		2582
Sidney STAR Transitional Treatment House	\$ 325,000		2583
Opiate Treatment Center at Western Reserve Area			2584
on Aging	\$ 300,000		2585
Alvis House Opiate Addiction Treatment Center	\$ 300,000		2586
Adams County Wilson Children's Home	\$ 250,000		2587
Concord Counseling Services Facility and Operations			2588
Expansion at Westerville	\$ 250,000		2589
Field of Hope Prevention Center Renovations at			2590
Gallipolis	\$ 250,000		2591
Cornerstone of Hope - Allen County	\$ 200,000		2592
Lake County Extended Housing Wellness Center			2593
Renovation	\$ 200,000		2594
Lake County Painesville Addiction Recovery Center	\$ 160,000		2595
Building Franklin's Hope Project	\$ 150,000		2596
Maryhaven's Addiction Stabilization Center	\$ 125,000		2597

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Henry County Opiate Interoperable Communications		2598
Project	\$ 110,000	2599
Massillon Recovery Campus Renovations	\$ 100,000	2600
Talbert House Glenway Outpatient Treatment Center		2601
Renovations	\$ 75 , 000	2602
Child Focus Opiate Addiction Supervised Visitation		2603
Facility at Batavia	\$ 50,000	2604
Coshocton County First Step Family Violence		2605
Intervention Services Building	\$ 50,000	2606
Sec. 223.10. DNR DEPARTMENT OF NATURAL RESOURCES		2607
Oil and Gas Well Fund (Fund 5180)		2608
C725U6 Oil and Gas Facilities	\$ 1,150,000	2609
TOTAL Oil and Gas Well Fund	\$ 1,150,000	2610
Wildlife Fund (Fund 7015)		2611
C725B0 Access Development	\$ 15,000,000	2612
C725B6 Upgrade Underground Fuel Tanks	\$ 460,000	2613
C725K9 Wildlife Area Building		2614
Development/Renovation	\$ 9,950,000	2615
C725L9 Dam Rehabilitation	\$ 6,200,000	2616
TOTAL Wildlife Fund	\$ 31,610,000	2617
Administrative Building Fund (Fund 7026)		2618
C725D5 Fountain Square Building and Telephone		2619

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Improvement	\$ 2,000,000	2620
C725N7 District Office Renovations	\$ 2,455,343	2621
TOTAL Administrative Building Fund	\$ 4,455,343	2622
Ohio Parks and Natural Resources Fund (Fund 7031)		2623
C72549 Facilities Development	\$ 1,500,000	2624
C725E1 Local Parks Projects Statewide	\$ 6,668,925	2625
C725E5 Project Planning	\$ 1,147,700	2626
C725K0 State Park Renovations/Upgrading	\$ 1,100,000	2627
C725M0 Dam Rehabilitation	\$ 11,928,000	2628
C725N8 Operations Facilities Development	\$ 1,000,000	2629
C725T3 Healthy Lake Erie Initiative	\$ 10,000,000	2630
TOTAL Ohio Parks and Natural Resources Fund	\$ 33,344,625	2631
Parks and Recreation Improvement Fund (Fund 7035)		2632
C725A0 State Parks, Campgrounds, Lodges,		2633
Cabins	\$ 57,554,343	2634
C725C4 Muskingum River Lock and Dam	\$ 6,800,000	2635
C725E2 Local Parks, Recreation, and		2636
Conservation Projects	\$ 30,901,000	2637
	31,101,000	2638
C725E6 Project Planning	\$ 4,082,793	2639
C725N6 Wastewater/Water Systems Upgrades	\$ 8,955,000	2640
C725R3 State Parks Renovations/Upgrades	\$ 8,140,000	2641

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C725R4 Dam Rehabilitation - Parks	\$ 33,125,000	2642
C725U5 The Banks	\$ 2,000,000	2643
TOTAL Parks and Recreation Improvement Fund	\$ 151,558,136	2644
	<u>151,758,136</u>	2645
Clean Ohio Trail Fund (Fund 7061)		2646
C72514 Clean Ohio Trail Fund	\$ 12,500,000	2647
TOTAL Clean Ohio Trail Fund	\$ 12,500,000	2648
TOTAL ALL FUNDS	\$ 234,618,104	2649
	234,818,104	2650
FEDERAL REIMBURSEMENT		2651
All reimbursements received from the federa	l government	2652
for any expenditures made pursuant to this secti	on shall be	2653
deposited in the state treasury to the credit of	the fund from	2654
which the expenditure originated.		2655
Sec. 223.15. LOCAL PARKS, RECREATION, AND C	ONSERVATION	2656
PROJECTS		2657
Of the foregoing appropriation item C725E2,	Local Parks,	2658
Recreation, and Conservation Projects, an amount	equal to two	2659
per cent of the projects listed may be used by t	he Department of	2660
Natural Resources for the administration of loca	l projects.	2661
Project Description	Amount	2662
Cuyahoga Franklin Hill Stabilization	\$ 2,500,000	2663
Quarry Trails Project	\$ 1,250,000	2664
Bridge Park Center	\$ 1,000,000	2665

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Canal Fulton Community Park	\$ 750,000	2666
North Canton Parks Upgrades	\$ 750,000	2667
The Wilds - Visitors Center, Overlook Facilities &		2668
Cheetah Facility Expansion	\$ 700,000	2669
John F. Wolfe Palm House Renovation and Improvements	\$ 600,000	2670
The REC at Crawford Commons Facility	\$ 500,000	2671
Prairie Township Artificial Turf Soccer Fields	\$ 500,000	2672
Jackson Township North Park Activity Complex	\$ 500,000	2673
Westward Ho National Monument	\$ 500,000	2674
<u>City of Sheffield Lake Regional Watershed Initiative</u>	\$ 450,000	2675
Buckeye Lake Feeder Channel Restoration	\$ 400,000	2676
Chagrin Riverbank Stabilization	\$ 400,000	2677
Buckeye Lake Public Pier	\$ 400,000	2678
Mill Creek Conservation and Flood Control Area in		2679
North Ridgeville	\$ 400,000	2680
Danny Thomas Park Renovation	\$ 400,000	2681
Lincoln Park Stadium and Field Restoration	\$ 400,000	2682
New Philadelphia South Side Community Park	\$ 400,000	2683
Mason Common Ground Park	\$ 400,000	2684
Grand River Conservation Campus	\$ 385,000	2685
Stanbery Park Pavilion	\$ 360,000	2686
Miami Canal Trail Extension at Gilmore MetroPark	\$ 350,000	2687

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Voice of America Park Turf Fields	\$ 350,000		2688
Dover Riverfront Trailhead Connector	\$ 350,000		2689
Montpelier Rails to Trails	\$ 325,000		2690
Ashland Brookside Tennis Courts	\$ 300,000		2691
Solon-Chagrin Falls Multi-purpose Trail	\$ 300,000		2692
Ohio to Erie Trail Land Acquisition	\$ 300,000		2693
Grove City Gantz Park Improvements	\$ 300,000		2694
Symmes Township Home of the Brave Phase 2	\$ 300,000		2695
Wadsworth City Park	\$ 300,000		2696
Piqua Great Miami River Trail Bridge Replacement			2697
Project	\$ 300,000		2698
Chudzinski Johannsen Conservancy Park Improvements	\$ 300,000		2699
Tiffin Recreation, Arts and Learning Park	\$ 300,000		2700
Wooster Venture Boulevard Park Project	\$ 300,000		2701
Pierce Park Learning and History Trail Improvements	\$ 275,000		2702
Versailles Poultry Days Amphitheater	\$ 275,000		2703
Adams County Splash Pad	\$ 250,000		2704
New Bremen Bike Path	\$ 250,000		2705
Grand Lake Shoreline Water Quality Improvements	\$ 250,000		2706
Clinton County to Little Miami Scenic Trail Connector	\$ 250,000		2707
Jeffrey Mansion Expansion Project	\$ 250,000		2708
Chardon Mel Harder Park Improvements	\$ 250,000		2709

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Montgomery Gateway Keystone Park	\$ 250,000	2710
Hocking Hills-Valley Scenic Trail	\$ 250,000	2711
Sheffield <u>Village</u> Walking Trails	\$ 250,000	2712
Sandy Valley Park Trails	\$ 250,000	2713
Wilmington Parks	\$ 250,000	2714
Eastlake Field and Press Box	\$ 225,000	2715
Cleveland Zoological Society	\$ 200,000	2716
Powhatan Point Marina Improvement Project	\$ 200,000	2717
Chagrin Falls Chagrin River Retaining Walls	\$ 200,000	2718
Avon Veterans Memorial and Ice Rink	\$ 200,000	2719
London Access Cowling Playground	\$ 200,000	2720
Plum Creek Recreation, Conservation, and Flood		2721
Control Project	\$ 200,000	2722
Dayton Webster Station Landing	\$ 200,000	2723
Village of New Paris Community Park Splash Pad		2724
Development	\$ 200,000	2725
Waynesburg Park	\$ 200,000	2726
Little Miami State Park / Little Miami Trail	\$ 200,000	2727
Sharonville Sharon Woods Park Improvements	\$ 175,000	2728
Monroe Crossings Park	\$ 165,000	2729
Ottawa Corridor Improvements	\$ 150,000	2730
Harrisburg Baseball Complex	\$ 150,000	2731

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Hilliard Miracle Field	\$ 150,000	2732
Mill Creek Valley Conservancy District Corridor		2733
Revitalization	\$ 150,000	2734
Moberly Branch Connector Trail-Pedestrian Bridge	\$ 150,000	2735
Willard Reservoir Recreation and Safety Upgrades	\$ 150,000	2736
Merrick Hutchinson Memorial Park	\$ 150,000	2737
Montville Township Park Improvements	\$ 150,000	2738
Medina County Rocky River Trail West Branch	\$ 150,000	2739
Middle Point Ballpark Improvements	\$ 150,000	2740
Redskin Memorial Park Playground	\$ 145,000	2741
Cahoon Memorial Park Improvements	\$ 130,000	2742
Valley View Outdoor Classroom	\$ 125,000	2743
Schines Park Stage	\$ 125,000	2744
McIntyre Park Bike Path	\$ 125,000	2745
Fairlawn Gully Water Quality Basins	\$ 125,000	2746
Fremont Upland Reservoir Trail	\$ 123,000	2747
St. Mary's Splash Pad	\$ 100,000	2748
Fairview Park Indoor Pool and Aquatics Center	\$ 100,000	2749
Maple Heights Recreation Improvements	\$ 100,000	2750
Greenville Parks Projects	\$ 100,000	2751

Concord Township History and Community Trail \$ 100,000

Upper Arlington Multi-modal Transportation Project \$ 100,000

2752

2753

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Blue Ash Summit Park Nature Playscape	\$ 100,000	2754
Deer Park Community Center Renovation & Trailhead	\$ 100,000	2755
Fairfax Ziegler Park Improvements	\$ 100,000	2756
Green Township Great Miami Watershed Improvements	\$ 100,000	2757
Findlay Miracle Field Upgrades	\$ 100,000	2758
Sally Buffalo Park Playground Improvement	\$ 100,000	2759
Norwalk Park & Rec Ernsthausen Pickleball Court	\$ 100,000	2760
Alex Waite Trail Project		2761
Steubenville Ohio River Marina Improvement Project	\$ 100,000	2762
City of Sylvania SOMO Project	\$ 100,000	2763
Brunswick Hills Township Park	\$ 100,000	2764
Westfield Center Village Park Improvements	\$ 100,000	2765
Racine Star Mill Park Splash Pad	\$ 100,000	2766
Meadowbrook and Clayton Community Center Renovations	\$ 100,000	2767
Earl Thomas Conley Splash Pad	\$ 100,000	2768
Akron Finish Line Park	\$ 100,000	2769
Richwood Beach and Shelter House	\$ 100,000	2770
Lebanon Countryside YMCA Trail Realignment	\$ 100,000	2771
Muskingum Township River Road Streambank		2772
Stabilization	\$ 100,000	2773
Rails to Trails of Wayne County	\$ 100,000	2774
Sandusky River Sand Dock	\$ 78,000	2775

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2019 Loudonville Swimming Pool Improvements Project	\$ 75,000	2776
Jackson Street Pier and Shoreline Drive		2777
Revitalization Project	\$ 75,000	2778
Holmes County Rails to Trails Maintenance Building	\$ 75,000	2779
Jackson Manpower Park Improvements	\$ 75,000	2780
Leipsic Parks Tennis Courts and Boat Dock	\$ 75,000	2781
Western Reserve Greenway Bike Trail	\$ 75,000	2782
Smiley Park Ball Field Updates	\$ 75,000	2783
Miracle League of Northwest Ohio Restroom &		2784
Concession Building	\$ 75,000	2785
Delhi Township Bicentennial Pavilion	\$ 62,000	2786
Indian Mound Park & Cultural Education Project	\$ 60,000	2787
Plymouth Game Room and Spray Park	\$ 60,000	2788
James Day Park Splash Pad	\$ 50,000	2789
Jefferson Park Recreation Upgrades	\$ 50,000	2790
Fairborn Fairfield Park Enhancements	\$ 50,000	2791
Napoleon Buckeye Trail Connections	\$ 50,000	2792
Rocky Fork State Park Water and Electrical Upgrade	\$ 50,000	2793
Manry Park Exercise Trail Improvements	\$ 50,000	2794
Avon <u>Lake</u> Veterans Park Gazebo	\$ 50,000	2795
Camp Sherman Park	\$ 50,000	2796
Roger Young & Biggs Kettner Parks Tennis Courts	\$ 50,000	2797

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Hinton/Humiston Fitness Park	\$ 50,000	2798
Van Wert Jubilee Park Improvements	\$ 50,000	2799
Van Wert Rotary Athletic Complex Improvements	\$ 50,000	2800
Little Hocking Riverfront Park Enhancements	\$ 50,000	2801
Upper Sandusky Bicentennial Park	\$ 50,000	2802
Swanton Village Memorial Park Pavilion Improvements	\$ 45,000	2803
Carroll Community Park	\$ 40,000	2804
Michael A. Reis Park Playground	\$ 35,000	2805
Monroeville Clark Park - North Coast Inland Trail		2806
Connection	\$ 33,000	2807
Sam Kerr Campground Expansion	\$ 25,000	2808
Crestline Park Lighting	\$ 25,000	2809
Sandusky County North Inland Trail Hub	\$ 25,000	2810
Miami Erie Canal Towpath Trail	\$ 25,000	2811
Delphos Swimming Pool Renovations	\$ 25,000	2812
Orr Pool Bathhouse Renovations	\$ 25,000	2813
Ohio City Warrior Trail Extension Phase 2	\$ 22,000	2814
Epworth Park Walking Trail Project	\$ 20,000	2815
Clifton to Yellow Springs Bike Trail	\$ 20,000	2816
Village of Roseville Park Improvements	\$ 20,000	2817
Waverly Canal Park	\$ 20,000	2818
Seville Memorial Park Public Restroom Facilities	\$ 15,000	2819

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Hinkley Township Park		\$	13,000	2820	
Van Wert Count	y Park District Trail Improvements	\$	13,000	2821	
Shiloh Firestone Park Restoration		\$	12,000	2822	
Sec. 227.10. DPS DEPARTMENT OF PUBLIC SAFETY				2823	
Public Safety - Highway Purposes Fund (Fund 5TM0)				2824	
C76000	Platform Scales Improvements	\$	350,000	2825	
C76035	Alum Creek Facility Renovations			2826	
	and Upgrades	\$	1,500,000	2827	
C76036	Shipley Building Renovations and			2828	
	Improvements	\$	1,500,000	2829	
C76043	Minor Capital Projects	\$	2,500,000	2830	
C76044	OSHP Headquarters/Post Renovations			2831	
	and Improvements	\$	2,000,000	2832	
C76045	OSHP Academy Renovations and			2833	
	Improvements	\$	1,250,000	2834	
C76050	OSHP Dispatch Center Renovations			2835	
	and Improvements	\$	1,500,000	2836	
<u>C76064</u>	Clermont County Sheriff's Safety and	\$	500,000	2837	
	<u>Training Center</u>			2838	
TOTAL Public Safety - Highway Purposes Fund		\$	10,600,000	2839	
			11,100,000	2840	
Administrative Building Fund (Fund 7026)			2841		

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C76049	EMA Building Renovations and			2842
	Improvements	\$	250,000	2843
C76059	Medina County Driving Skills Pad	\$	250,000	2844
C76060	Medina County Safety Services Complex	\$	400,000	2845
C76061	Warren County Drug Taskforce			2846
	Headquarters	\$	500,000	2847
C76063	Williams County MARCS Tower	\$	400,000	2848
TOTAL Administrative Building Fund		\$	1,800,000	2849
TOTAL ALL FUNDS		\$	12,400,000	2850
			12,900,000	2851
Sec. 237.10. FCC FACILITIES CONSTRUCTION COMMISSION			1	2852
Lottery Profits Education Fund (Fund 7017)				2853
C23014	Classroom Facilities Assistance			2854
	Program - Lottery Profits	\$	50,000,000	2855
TOTAL Lottery	Profits Education Fund	\$	50,000,000	2856
Public School Building Fund (Fund 7021)			2857	
C23001	Public School Buildings	\$	75,000,000	2858
TOTAL Public S	School Building Fund	\$	75,000,000	2859
Administrative Building Fund (Fund 7026)			2860	
C23016	Energy Conservation Projects	\$	2,000,000	2861
C230E5	State Agency Planning/Assessment	\$	1,500,000	2862
TOTAL Administrative Building Fund		\$	3,500,000	2863

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Cultural and S	ports Facilities Building Fund (Fund 7030	0)		2864
C23023	OHS - Ohio History Center Exhibit			2865
	Replacement	\$	500,000	2866
C23024	OHS - Statewide Site Exhibit Renovation	\$	650,000	2867
C23025	OHS - Statewide Site Repairs	\$	1,615,000	2868
C23028	OHS - Basic Renovations and Emergency			2869
	Repairs	\$	1,000,000	2870
C23031	OHS - Harding Home State Memorial	\$	1,565,000	2871
			1,500,000	2872
C23032	OHS - Ohio Historical Center			2873
	Rehabilitation	\$	1,000,000	2874
C23057	OHS - Online Portal to Ohio's Heritage	\$	750,000	2875
C230C8	Serpent Mound	\$	50,000	2876
C230E6	OHS - Exhibits Native American Sites	\$	100,000	2877
C230ED	OHS - Historical Center/Ohio Village			2878
	Buildings	\$	390,000	2879
C230EN	OHS - Collections Storage Facilities			2880
	Expansion	\$	15,000,000	2881
C230EO	Poindexter Village Museum	\$	247,000	2882
C230FM	Cultural and Sports Facilities Projects	\$	54,328,500	2883
			54,908,500	2884
C230FN	John and Annie Glenn Museum			2885

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	Improvements	\$	25,000	2886
<u>C230FO</u>	OHS - Marion Cemetery	\$	65,000	2887
	Association/Harding Receiving Vault			2888
	Project			2889
C230X1	OHS - Site Energy Conservation	\$	305,000	2890
C230Y8	Armstrong Air and Space Museum and			2891
	STEM Education Center	\$	500,000	2892
TOTAL Cultural	and Sports Facilities Building Fund	\$	78,025,500	2893
			<u>78,605,500</u>	2894
School Buildin	g Program Assistance Fund (Fund 7032)			2895
C23002	School Building Program Assistance	\$	475,000,000	2896
TOTAL	School Building Program Assistance Fund	\$	475,000,000	2897
TOTAL ALL FUND	TOTAL ALL FUNDS \$ 681,525,500			2898
			682,105,500	2899
STATE AGENCY PLANNING/ASSESSMENT				2900
Capital appropriations or reappropriations in this act			2901	
made from appropriation item C230E5, State Agency			2902	
Planning/Assessment, shall be used by the Facilities				2903

Sec. 237.13. CULTURAL AND SPORTS FACILITIES PROJECTS

The foregoing appropriation item C230FM, Cultural and

2908

Sports Facilities Projects, shall be used to support the

2909

2904

29052906

Construction Commission to provide assistance to any state

agency for assessment, capital planning, and maintenance

management.

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projects listed in this section. If the Cincinnati MLS franchise is not awarded by December 31, 2018, funds for the FC Cincinnati Stadium shall not be released for this purpose.			2910 2911 2912
Project Description	A	mount	2913
COSI Redevelopment	\$	5,000,000	2914
FC Cincinnati Stadium	\$	4,000,000	2915
Cleveland Museum of Natural History Phase II	\$	2,500,000	2916
Cincinnati Museum Center STEM and Space Galleries	\$	2,000,000	2917
Blossom Music Center Improvements	<u>\$</u>	-1 ,300,000 -	2918
Cleveland Museum of Art Holden Terrace	\$	1,250,000	2919
Cincinnati Playhouse in the Park Theater Project	\$	1,200,000	2920
Playhouse Square Parking District Improvement	<u>\$</u>	1,000,000	2921
BalletMet Renovation and Building Connector	\$	1,000,000	2922
North Market Grand Atrium	\$	1,000,000	2923
Cincinnati Art Museum Building Envelope Improvements	\$	1,000,000	2924
Imagination Station Theater Experience	\$	1,000,000	2925
Toledo Museum of Art	\$	1,000,000	2926
Dayton Arcade Innovation Hub	\$	1,000,000	2927
Playhouse Square Theater Improvements	\$	850 , 000	2928
Murphy Theatre Improvements	\$	750,000	2929
Gordon Square Arts District Theatre Renovations	\$	750,000	2930
Renovations of the Palace Theater	\$	750,000	2931
Dayton Art Institute Historic Stair and Hillside			2932

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Preservation	\$ 750,000	2933
Mansfield Art Center Art Rising	\$ 750,000	2934
Renaissance of Duncan Plaza	\$ 750,000	2935
Karamu House	\$ 700,000	2936
Akron Civic Theater Restoration and Expansion	\$ 675,000	2937
Holmes County Center for the Arts Facility	\$ 600,000	2938
The Music Settlement	\$ 550,000	2939
Ohio Aviation Hall of Fame	\$ 550,000	2940
Stan Hywet Hall & Gardens Campus Improvement Plan	\$ 550,000	2941
Schine's Theater	\$ 500,000	2942
Flats East Bank Performance Stage	\$ 500,000	2943
Columbus Zoo - Elephant Habitat Enhancements	\$ 500,000	2944
Columbus Zoo - Orangutan Habitat and Indoor Facility	\$ 500,000	2945
King Arts Complex Renovations	\$ 500,000	2946
Westerville Police Memorial	\$ 500,000	2947
Center for Holocaust & Humanity Center Expansion &		2948
Relocation	\$ 500,000	2949
Riverbend Music Center Capital Improvements	\$ 500,000	2950
Cincinnati Contemporary Arts Center Learning		2951
Center Renovation	\$ 500,000	2952
SeaGate Convention Centre Renovation	\$ 500,000	2953
Majestic Theater	\$ 500,000	2954

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Canton Cultural Center for the Arts	\$ 500,000	2955
Canton Market Square Enhancement	\$ 500,000	2956
Akron Zoological Park Pride of Africa and Wild Asia	\$ 500,000	2957
Kettering Rosewood Arts Center Renovation	\$ 450,000	2958
Valentine Theatre Symphonic Acoustical Enhancement	\$ 400,000	2959
Restoration of John Brown House	\$ 400,000	2960
Champaign Aviation Museum Work & Education Space	\$ 350,000	2961
Lake View Cemetery Garfield Memorial Preservation	\$ 350,000	2962
Mazza Museum S.T.E.(A.)M. Exhibit Gallery	\$ 350,000	2963
Lynchburg Covered Bridge	\$ 350,000	2964
Victoria Theater Arts Annex	\$ 350,000	2965
Kister Water Mill and Education Center Improvements	\$ 350,000	2966
The Historic Mary Modroo Family Farm	\$ 325,000	2967
Glenville Arts Campus	\$ 300,000	2968
LaSalle Arts & Media Center Redevelopment	\$ 300,000	2969
National Museum of the Great Lakes Expansion	\$ 300,000	2970
Ashtabula Lighthouse Restoration & Preservation	\$ 280,000	2971
Gaslight District Renovation Project	\$ 250,000	2972
Historic Sorg Opera House Renovation	\$ 250,000	2973
Springfield Museum of Art Improvements	\$ 250,000	2974
Clinton County Police and Fire Memorial	\$ 250,000	2975
Historical Stratford Barn Restoration	\$ 250,000	2976

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Cincinnati Shakespeare Company Facility Renovation	\$ 250,000	2977
Louis Sullivan Building of Newark Restoration and		2978
Adaptive Reuse	\$ 250,000	2979
Medina Town Square Improvements	\$ 250,000	2980
Dayton Society of Natural History Boonshoft		2981
Exhibit Space	\$ 250,000	2982
Zanesville Performing Arts Theater Preservation	\$ 250,000	2983
Preble County Art Association Historic Renovation	\$ 250,000	2984
Yoctangee Park Historic Armory	\$ 250,000	2985
McKinley Presidential Library and Museum Enhancements	\$ 250,000	2986
Massillon Museum Improvements	\$ 250,000	2987
Hale Farm & Village Capital Improvement Project	\$ 250,000	2988
Delaware Arts Castle Improvements	\$ 225,000	2989
Wellston Pride Park Depot	\$ 225,000	2990
Lilly Weston House Improvements	\$ 200,000	2991
Upper Arlington Veterans Memorial	\$ 200,000	2992
Sauder Village Walk Through Time	\$ 200,000	2993
Wolcott House Heritage Center	\$ 200,000	2994
Great Lakes Museum of Natural History	\$ 200,000	2995
Medina County and Brunswick Historical Societies		2996
Project	\$ 200,000	2997
Ohio State Reformatory Fire Suppression and		2998

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ADA Upgrades	\$ 200,000	2999
Peninsula Grand Army of the Republic Hall		3000
Improvements	\$ 200,000	3001
Van Wert County Niswonger Performing Arts Center	\$ 200,000	3002
Unionville Tavern Restoration Structural		3003
Rehabilitation	\$ 185,000	3004
Beach Park Railway Museum Improvements	\$ 175,000	3005
Wright Factory Unit - Dayton	\$ 175,000	3006
Freer Children's County Home	\$ 170,000	3007
Cozad-Bates House Interpretive Center and Cultural		3008
Park Renovations	\$ 150,000	3009
	180,000	3010
Grand Theater Restoration Project	\$ 150,000	3011
Village of Genoa Civic Theater Renovations	\$ 150,000	3012
Glamorgan Castle Improvements	\$ 150,000	3013
Sandusky State Theater Improvements	\$ 125,000	3014
Gallipolis Railroad Freight Station Museum Restoration	\$ 125,000	3015
Evendale Cultural Arts Center ADA Compliance	\$ 125,000	3016
Lorain Carnegie Center Exhibits	\$ 125,000	3017
Lorain County Historical Society	\$ 112,000	3018
Southeast Ohio History Center Renovation Project	\$ 100,000	3019
Great Stone Viaduct Park	\$ 100,000	3020

BAYarts Huntington Playhouse Improvements	\$ 100,000	3021
Cleveland Museum of Contemporary Art	\$ 100,000	3022
Levi Scofield Mansion Transformation	\$ 100,000	3023
El Mercado at La Villa Hispana Cultural Revitalization	\$ 100,000	3024
Mayfield Civic Center Theater Renovation	\$ 100,000	3025
2018 North Royalton Cemetery Improvements	\$ 100,000	3026
Leesburg Historic B & O Rail Depot	\$ 100,000	3027
Lorain County Law Enforcement and Firefighters		3028
Memorial	\$ 100,000	3029
The Funk Music Hall of Fame & Exhibition Center	\$ 100,000	3030
Shawnee Development/Tecumseh Theater Restoration	\$ 100,000	3031
Jacob Miller's Tavern Renovation	\$ 100,000	3032
The Arthur-Lugibihl Community Center Restoration	\$ 100,000	3033
Marietta Armory Revitalization	\$ 100,000	3034
Stuart's Opera House Renovation	\$ 75,000	3035
AuGlaize Village Mansfield Museum	\$ 75,000	3036
Morris-Sharp Estate Restoration Project	\$ 75,000	3037
Willoughby Fine Arts Association	\$ 75,000	3038
Mantua Township Historic Building Upgrades	\$ 75,000	3039
Sugarloaf Mountain Amphitheatre Improvements	\$ 70,000	3040
LaGrange Township Fire Station Restoration	\$ 65,000	3041
Medina Historical Society - John Smart Museum	\$ 65,000	3042

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Downtown Ottawa's "Paul's Lot"	\$ 65,000	3043
Rose Hill Museum Repairs	\$ 62,000	3044
Milford Leming House Improvements	\$ 60,000	3045
Weathervane Playhouse Improvements	\$ 60,000	3046
Medina Vietnam Veterans Memorial	\$ 60,000	3047
Frostville Museum Schoolhouse	\$ 50,000	3048
Pepper Pike Community Theater	\$ 50,000	3049
AHA! Children's Museum STEM/Nature Play Area	\$ 50,000	3050
Motts Military Museum - New 9/11 Building	\$ 50,000	3051
<u>Improvements</u>		3052
Silverton Park Art District Improvement Project	\$ 50,000	3053
Clark Gable Elevator Installation Project	\$ 50,000	3054
Tiffin History Museum Improvements	\$ 50,000	3055
Case-Barlow Farm Restoration	\$ 50,000	3056
Cuyahoga Valley Scenic Railroad Parking Lot	\$ 50,000	3057
Avalon Uptown Theatre Restoration	\$ 50,000	3058
Holmes County Historical Society Museum Upgrades	\$ 30,000	3059
Platt R. Spencer House Preservation	\$ 25,000	3060
Bucyrus Bicentennial Arch Project	\$ 25,000	3061
Fairborn Military Veterans Memorial	\$ 25,000	3062
Salt Lick Village Restoration	\$ 25,000	3063
Medina Twin Tower Memorial	\$ 25,000	3064

Bradford Rail	Museum Tower Exhibits	\$	25,000	3065
Lewisburg Bice	ntennial Museum	\$	25,000	3066
Cortland Veter	ans Memorial Project	\$	25,000	3067
Historic 19th	Century Jefferson Depot Village	\$	22,500	3068
Lake Erie Natu	re and Science Center Improvements	\$	15,000	3069
French Art Col	ony Renovations	\$	15,000	3070
1893 Genoa Sch	oolhouse Renovation	\$	12,000	3071
Seville Vietna	m War Memorial	\$	5,000	3072
Sec. 253	.100. CCC CUYAHOGA COMMUNITY COLLEGE			3073
Higher Educati	on Improvement Fund (Fund 7034)			3074
C37800	Basic Renovations	\$	731,743	3075
C37805	Workforce Based Training and Equipment	\$	150,000	3076
C37838	Structural Concrete Repairs	\$	239,900	3077
C37839	Roof Repair and Replacements	\$	187,234	3078
C37840	Workforce Economic Development			3079
	Renovations	\$	65,788	3080
C37842	- Playhouse Square Parking District			3081
	Improvement	\$-	-1,000,000	3082
C37851	Cleveland Sight Center	\$	100,000	3083
TOTAL Higher E	ducation Improvement Fund	\$	2,474,665	3084
			1,474,665	3085
TOTAL ALL FUND	S	\$	2 , 474 , 665	3086

	<u>1,474,665</u>	3087
STRUCTURAL CONCRETE REPAIRS		3088
The amount reappropriated for the forego	ing appropriation	3089
item C37838, Structural Concrete Repairs, is	the unencumbered	3090
and unallotted balance as of June 30, 2018, i	n appropriation	3091
item C37838, Structural Concrete Repairs, plu	s \$23,335. Prior to	3092
the expenditure of this appropriation, Cuyaho	ga Community	3093
College shall certify to the Director of Budg	et and Management	3094
canceled encumbrances in the amount of at lea	st \$23,335.	3095
Sec. 253.250. OTC OWENS COMMUNITY COLLEG	E	3096
	Reappropriations	3097
Higher Education Improvement Fund (Fund 7034)		3098
C38826 College Hall Renovation	\$ 22,857	3099
C38828 ProMedica Transformative Low		3100
		3101
Housing	\$-250 , 000	3102
C38829 Administration Hall Water		3103
Infiltration	\$ 100,000	3104
TOTAL Higher Education Improvement Fund	\$ 372,857	3105
	<u>122,857</u>	3106
TOTAL ALL FUNDS	\$ 372,857	3107
	<u>122,857</u>	3108
Sec. 285.10. FCC FACILITIES CONSTRUCTION	COMMISSION	3109
	Reappropriations	3110

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Capital Donati	ons Fund (Fund 5A10)			3111
C230E2	Capital Donations	\$	1,826,810	3112
TOTAL Capital	Donations Fund	\$	1,826,810	3113
Public School	Building Fund (Fund 7021)			3114
C23001	Public School Buildings	\$	25,000,000	3115
C230W4	Community School Classroom Facilities			3116
	Assistance	\$	7,989,174	3117
C230X9	Lead Plumbing Fixture Replacement	\$	2,000,000	3118
TOTAL Public S	chool Building Fund	\$	34,989,174	3119
Administrative	Building Fund (Fund 7026)			3120
C23016	Energy Conservation Project	\$	1,860,678	3121
C230E3	Hazardous Substance Abatement	\$	432,652	3122
C230E5	State Agency Planning/Assessment	\$	450,000	3123
TOTAL Administ	rative Building Fund	\$	2,743,330	3124
Cultural and S	ports Facilities Building Fund (Fund 703	0)		3125
C23028	OHS - Basic Renovations and Emergency			3126
	Repairs	\$	250,000	3127
C23036	The Anchorage	\$	50,000	3128
C23039	Malinta Historical Society Caboose			3129
	Exhibit	\$	6,000	3130
C23050	The Octagon House	\$	100,000	3131
C23052	Little Brown Jug Facility Improvements	\$	50,000	3132

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C23054	Bucyrus Historic Depot Renovations	\$	30,000	3133
C23055	Portland Civil War Museum and			3134
	Historical Displays	\$	25,000	3135
C23060	Hallsville Historical Society	\$	100,000	3136
C23062	Village of Edinburg Veterans Memorial	\$	35,000	3137
C23065	Rickenbacker Boyhood Home	\$	139,000	3138
C23068	Huntington Playhouse	\$	40,000	3139
C23098	Twin City Opera House	\$	500,000	3140
C230AA	Cleveland Grays Armory Museum	\$	350,000	3141
C230AB	Cleveland Music Hall	\$	400,000	3142
C230AC -	Cleveland Zoological Society	- \$-	-200,000	3143
C230AE	Variety Theatre	\$	250,000	3144
C230AG	Darke County Historical Society Garst			3145
	Museum Parking Lot	\$	150,000	3146
C230AH	Longtown Clemens Farmstead Museum	\$	90,000	3147
C230AL	Fairfield Decorative Arts Center	\$	60,000	3148
C230AN	Millersport Corridor Improvement	\$	125,000	3149
C230AQ	OHS - Aminah Robinson Cultural Arts and			3150
	Community Center	\$	150,000	3151
C230AS	Renovations of the Lincoln Theatre	\$	300,000	3152
C230AU	Charleen and Charles Hinson			3153
	Amphitheater	\$	1,000,000	3154

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C230AV	Veterans Memorial for Senecaville	\$ 15,000	3155
C230AZ	Madcap Productions - New Madcap Puppet		3156
	Theater	\$ 200,000	3157
C230BB	Golf Manor Volunteer Park Outdoor		3158
	Amphitheater	\$ 45,000	3159
C230BE	Four Corners Heritage Center Historic		3160
	Structure	\$ 100,000	3161
C230BF	Malinta Ohio Historical Site		3162
	Rehabilitation	\$ 19,000	3163
C230BL	Fairport Harbor Lighthouse Project	\$ 200,000	3164
C230BM	Lake County History Center Rehab		3165
	Project	\$ 250,000	3166
C230BQ	Logan County Veterans Memorial Hall		3167
	Restoration	\$ 300,000	3168
C230BR	Amherst Historical Water Tower Project	\$ 40,000	3169
C230BU	Lorain Palace Theatre and Civic Center		3170
	Rehabilitation	\$ 150,000	3171
C230BV	Downtown Toledo Music Hall	\$ 400,000	3172
C230CC	Dayton History Heritage Center of		3173
	Regional Leadership	\$ 1,500,000	3174
C230CD	Dayton Project M & M	\$ 550,000	3175
С230СН	Mt. Perry Scenic Railroad Structure		3176

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	Renovations	\$ 125,000	3177
C230CK	Circleville Memorial Hall	\$ 150,000	3178
C230CL	Everts Community & Arts Center	\$ 200,000	3179
C230CM	Waverly Old Children's Home Renovation	\$ 20,000	3180
C230CN	Garrettsville Buckeye Block Community		3181
	Theatre	\$ 700,000	3182
C230CR	-Kent Stage Theater Restoration Project	\$ -4 50,000	3183
C230CS	Mantua Township Historic Bell Tower	\$ 57,000	3184
C230CY	City of Canton Central Plaza Memorial		3185
	Statues	\$ 100,000	3186
C230DB	Five Oaks Historic Home	\$ 350,000	3187
C230DL	Marysville Avalon Theatre Renovations	\$ 300,000	3188
C230DU	Kister Water Mill and Education Center	\$ 200,000	3189
C230DV	Wayne Center for the Arts	\$ 150,000	3190
C230DW	West Liberty Town Hall Opera House	\$ 150,000	3191
C230DZ	Columbus Zoo - Japanese Macaque Exhibit	\$ 250,000	3192
	<u>Asia Quest</u>		3193
C230EC	Triumph of Flight	\$ 250,000	3194
C230EF	Dayton Aviation Park	\$ 1,000,000	3195
C230EJ	James A. Garfield Monument Maintenance	\$ 500,000	3196
C230EK	Ohio Soldiers and Sailors Orphans		3197
	Home/Ohio Veterans Children's Home		3198

	Chapel Restoration	\$ 150,000	3199
C230F4	The Gordon, Hauss, Folk Company Mill	\$ 250,000	3200
C230F5	Thatcher Temple Art Building	\$ 37,500	3201
С230Н2	Cozad Bates House	\$ 435,131	3202
C230J5	Phillis Wheatley - Hunter's Cove House	\$ 350,000	3203
С230Ј6	West Side Market Renovation	\$ 500,000	3204
С230J7	Cardinal Center	\$ 75,000	3205
C230K3	African-American Legacy Project	\$ 75,000	3206
C230K9	Washington Court House Auditorium	\$ 100,000	3207
C230L3	Harmony Project	\$ 300,000	3208
C230L9	Ariel Theatre	\$ 200,000	3209
C230M3	Geauga Lyric Theater Guild	\$ 200,000	3210
C230M6	Cincinnati Art Museum	\$ 750,000	3211
C230N5	Logan Theater	\$ 25,000	3212
C230N6	Willard Train Viewing Platform	\$ 50,000	3213
C230N8	Steubenville Grand Theatre Restoration		3214
	Project	\$ 75,000	3215
C230P3	Sterling Theater Revitalization Project	\$ 72,000	3216
C230Q3	Columbus Zoo and Aquarium	\$ 500,000	3217
C230Q4	Toledo Repertoire Theatre	\$ 150,000	3218
C230Q8	Stambaugh Auditorium	\$ 1,000,000	3219
C230R5	Wright Company Factory Project	\$ 250,000	3220

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C230R8	National Ceramic Museum and Heritage		3221
	Center Renovation	\$ 100,000	3222
C230S6	Pumphouse Center for the Arts	\$ 130,000	3223
С230Т3	Hale Farm and Village Capital		3224
	Improvement Project	\$ 100,000	3225
C230X8	Riverside Veterans Memorial	\$ 15,000	3226
C230Y6	Ashtabula Maritime and Surface		3227
	Transportation Museum	\$ 100,000	3228
C230Y7	Ashtabula Covered Bridge Festival		3229
	Entertainment Pavilion	\$ 100,000	3230
C230Z2	City of Trenton Amphitheatre Cover	\$ 50,000	3231
C230Z6	Bedford Historical Society	\$ 100,000	3232
C230Z7	Historical Society of Broadview Heights	\$ 150,000	3233
C230Z8	Brooklyn John Frey Park	\$ 90,000	3234
TOTAL Cultural	and Sports Facilities Building Fund	\$ 19,600,631	3235
		18,950,631	3236
School Buildin	g Program Assistance Fund (Fund 7032)		3237
C23002	School Building Program Assistance	\$ 122,000,000	3238
C23005	Exceptional Needs	\$ 2,855,612	3239
C23010	Vocation Facilities Assistance Program	\$ 737,819	3240
C23011	Corrective Action Program Grants	\$ 2,341,432	3241
TOTAL School B	uilding Program Assistance Fund	\$ 127,934,863	3242

TOTAL ALL FUNDS	\$ 187,094,808	3243
	186,444,808	3244
PUBLIC SCHOOL BUILDINGS		3245
The Director of Budget and Management, in consu	ıltation	3246
with the Executive Director of the Facilities Constr	uction	3247
Commission, shall determine the reappropriation amou	nt for the	3248
foregoing appropriation item C23001, Public School B	uildings,	3249
based on the cash balance available in the fund to s	upport this	3250
purpose. The amount reappropriated shall not exceed	the	3251
unencumbered balance as of June 30, 2018, in appropr	iation item	3252
C23001, Public School Buildings.		3253
LEAD PLUMBING FIXTURE REPLACEMENT		3254
The Director of Budget and Management, in consu	ıltation	3255
with the Executive Director of the Facilities Constr	uction	3256
Commission, shall determine the reappropriation amou	nt for the	3257
foregoing appropriation item C230X9, Lead Plumbing F	ixture	3258
Replacement, based on the cash balance available in	the fund to	3259
support this purpose. The amount reappropriated shal	1 not exceed	3260
the unencumbered balance as of June 30, 2018, in app	ropriation	3261
item C230X9, Lead Plumbing Fixture Replacement.		3262
SCHOOL BUILDING PROGRAM ASSISTANCE		3263
The amount reappropriated for the foregoing app	ropriation	3264
item C23002, School Building Program Assistance, is	the	3265
unencumbered balance as of June 30, 2018, in appropr	iation item	3266
C23002, School Building Program Assistance, plus \$16	,000,000.	3267
CORRECTIVE ACTION PROGRAM GRANTS		3268
The amount reappropriated for the foregoing app	propriation	3269
item C23011, Corrective Action Program Grants, is th	е	3270

unencumbered balance as of June 30, 2018, in appropriation item	3271
C23011, Corrective Action Program Grants, minus \$16,000,000.	3272
The foregoing appropriation item C23011, Corrective Action	3273
Program Grants, may be used to provide funding to bring	3274
facilities up to Ohio School Design Manual standards for a	3275
project funded pursuant to sections 3318.01 to 3318.20 or	3276
3318.40 to 3318.45 of the Revised Code for the correction of	3277
work that is found after occupancy of the facility to be	3278
defective, or to have been omitted. Funding shall only be	3279
provided for work if the impacted school district notifies the	3280
Executive Director of the Ohio Facilities Construction	3281
Commission within five years after occupancy of the facility for	3282
which the district seeks the funding. The Commission may provide	3283
funding assistance necessary to take corrective measures after	3284
evaluating defective or omitted work. If the work to be	3285
corrected or remediated is part of a project not yet completed,	3286
the Commission may amend the project agreement to increase the	3287
project budget and use corrective action funding to provide the	3288
state portion of the amendment. If the work to be corrected or	3289
remediated was part of a completed project and funds were	3290
retained or transferred pursuant to division (C) of section	3291
3318.12 of the Revised Code, the Commission may enter into a new	3292
agreement to address the necessary corrective action. The	3293
Commission shall assess responsibility for the defective or	3294
omitted work and seek cost recovery from responsible parties, if	3295
applicable. Any funds recovered shall be applied first to the	3296
district portion of the cost of the corrective action. Any	3297
remaining funds shall be applied to the state portion and	3298
deposited into the School Building Program Assistance Fund (Fund	3299

7032).

3300

The foregoing appropriation item C230E3, Hazardous	3302
Substance Abatement, shall be used to fund the removal of	3303
asbestos, PCB, radon gas, and other contamination hazards from	3304
state facilities.	3305
Prior to the release of funds for asbestos abatement, the	3306
Ohio Facilities Construction Commission shall review proposals	3307
from state agencies to use these funds for asbestos abatement	3308
projects based on criteria developed by the Ohio Facilities	3309
Construction Commission. Upon a determination by the Ohio	3310
Facilities Construction Commission that the requesting agency	3311
cannot fund the asbestos abatement project or other toxic	3312
materials removal through existing capital and operating	3313
appropriations, the Commission may request the release of funds	3314
for such projects by the Controlling Board. State agencies	3315
intending to fund asbestos abatement or other toxic materials	3316
removal through existing capital and operating appropriations	3317
shall notify the Executive Director of the Ohio Facilities	3318
Construction Commission of the nature and scope prior to	3319
commencing the project.	3320
Only agencies that have received appropriations for	3321
capital projects from the Administrative Building Fund (Fund	3322
7026) are eligible to receive funding from this item. Public	3323
school districts are not eligible.	3324
ENERGY CONSERVATION PROJECT	3325
The amount reappropriated for the foregoing appropriation	3326
item C23016, Energy Conservation Project, is the unencumbered	3327
balance as of June 30, 2018, in appropriation item C23016,	3328
Energy Conservation Project, plus the unencumbered balance as of	3329
June 30, 2018, in appropriation item C230E4, Americans with	3330
Disabilities Act.	3331

The foregoing appropriation item C23016, Energy	3332
Conservation Project, shall be used to perform energy	3333
conservation renovations, including the United States	3334
Environmental Protection Agency's Energy Star Program, in state-	3335
owned facilities. Prior to the release of funds for renovation,	3336
state agencies shall have performed a comprehensive energy audit	3337
for each project. The Ohio Facilities Construction Commission	3338
shall review and approve proposals from state agencies to use	3339
these funds for energy conservation. Public school districts and	3340
state-supported and state-assisted institutions of higher	3341
education are not eligible for funding from this item.	3342
Section 6. That existing Sections 203.10, 207.100,	3343
207.150, 207.170, 207.240, 207.260, 207.280, 207.290, 207.340,	3344
221.13, 223.10, 223.15, 227.10, 237.10, 237.13, 253.100,	3345
253.250, and 285.10 of H.B. 529 of the 132nd General Assembly	3346
are hereby repealed.	3347
Section 7. Money distributed to the City of Niles from the	3348
Parks and Recreation Improvement Fund (Fund 7035) for the	3349
Waddell Park Public Swimming Pool Renovation under S.B. 310 of	3350
the 131st General Assembly may alternatively be used by the City	3351
of Niles for general improvements at Waddell Park, including	3352
installation, maintenance, or improvements to a splash pad.	3353
Section 8. CASH TRANSFER TO THE RECYCLING AND LITTER	3354
PREVENTION FUND FROM THE SCRAP TIRE MANAGEMENT FUND	3355
On July 1, 2018, or as soon as possible thereafter, the	3356
Director of Budget and Management, in consultation with the	3357
Director of Environmental Protection, may transfer up to	3358
\$3,250,000 cash from the Scrap Tire Management Fund (Fund 4R50)	3359
to the Recycling and Litter Prevention Fund (Fund 5320), to	3360
1 1 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
reimburse the amounts paid from Fund 5320 for the remediation of	3361

tł	ne ARCO	construction	and	demolition	debris	site	in	Cleveland,	3362
Oł	nio.								3363

Section 9. As soon as possible after the effective date of 3364 this section, the Director of Development Services shall certify 3365 to the Director of Budget and Management the amount of cash in 3366 the Federal Special Revenue Fund (Fund 3080) representing 3367 program income as defined in 40 C.F.R. 31.25. The Director of 3368 Budget and Management may transfer up to the certified amount in 3369 cash to the Brownfields Revolving Loan Fund (Fund 5ULO). The 3370 3371 Director of Budget and Management shall cancel any existing encumbrances against appropriation item 195671, Brownfield 3372 Redevelopment, and re-establish them against appropriation item 3373 195627, Brownfields Revolving Loan. The re-established amounts 3374 are hereby appropriated. 3375

Section 10. Notwithstanding any provision of law to the 3376 contrary, beginning with the pay period that includes July 1, 3377 2018, each state appointing authority is authorized to make 3378 expenditures from current state operating appropriations 3379 necessary to provide for the changes to compensation provisions 3380 pursuant to approved collective bargaining agreements between 3381 employee organizations and State of Ohio public employers and 3382 pursuant to provisions of law, as amended by this act, for 3383 employees exempt from collective bargaining. Notwithstanding any 3384 provision of law to the contrary, on or after July 1, 2018, the 3385 Director of Budget and Management may authorize increased 3386 expenditures from General Revenue Fund and non-General Revenue 3387 Fund appropriation items to the extent the Director determines 3388 necessary to effectuate changes to compensation provisions 3389 pursuant to approved collective bargaining agreements between 3390 employee organizations and State of Ohio public employers and 3391 pursuant to provisions of law, as amended by this act, for 3392

employees exempt from collective bargaining. Any increases in	3393
expenditures authorized pursuant to this section are hereby	3394
appropriated.	3395

Section 11. Notwithstanding any provision of law to the 3396 contrary, during fiscal year 2019, upon the request of the 3397 Director of Administrative Services, the Director of Budget and 3398 Management may transfer cash from the Accrued Leave Liability 3399 Fund (Fund 8060) to the State Employee Health Benefit Fund (Fund 3400 8080) in an amount sufficient to support necessary expenditures 3401 3402 to pay for voluntary health plans offered by the Director of Administrative Services to state employees who elect to enroll 3403 in a qualifying high deductible health care plan. If the 3404 Director of Budget and Management transfers cash to the State 3405 Employee Health Benefit Fund (Fund 8080) under this section, 3406 when the cash balance of the fund is sufficient to support the 3407 necessary expenditures for voluntary health plans to state 3408 employees, the Director of Administrative Services shall request 3409 that the Director of Budget and Management transfer cash from 3410 the State Employee Health Benefit Fund (Fund 8080) to the 3411 Accrued Leave Liability Fund (Fund 8060) in an amount equal to 3412 the transfer authorized by this section. 3413

Section 12. Notwithstanding any contrary provision of the 3414 Revised Code, all of the following shall apply concerning a 3415 village whose legislative authority, during the period beginning 3416 on May 15, 2018, and ending on September 1, 2018, considers an 3417 ordinance that would make zoning or other changes to accommodate 3418 a new use of real property located in the village that the 3419 legislative authority determines is likely to bring at least 3420 five hundred new jobs and at least fifty million dollars in 3421 investment to the village: 3422

(A) If a member of the legislative authority is present	3423
but abstains from voting on the ordinance, the member's seat on	3424
the legislative authority shall not be counted for the purpose	3425
of determining the required number of votes for the legislative	3426
authority to pass the ordinance or to pass the ordinance as an	3427
emergency measure.	3428
(B) If the legislative authority passes the ordinance and	3429
the ordinance is subject to the referendum, the legislative	3430
authority immediately shall transmit a certified copy of the	3431
text of the ordinance to the board of elections. The board	3432
immediately shall schedule a special election for the purpose of	3433
a referendum vote on the ordinance on the first Tuesday	3434
occurring at least sixty days after the day on which the	3435
ordinance is passed and shall make all preparations for the	3436
holding of the special election in accordance with the Revised	3437
Code.	3438
(C) If the ordinance is subject to the referendum and a	3439
referendum petition concerning the ordinance is filed with the	3440
village clerk not later than the thirtieth day after the	3441
ordinance is passed, the following procedure shall apply:	3442
(1) The clerk immediately shall transmit the petition and	3443
a certified copy of the text of the ordinance to the board of	3444
elections.	3445
(2) As soon as possible and not later than five days after	3446
the petition is filed with the clerk, the board of elections	3447
shall examine all signatures on the petition, determine the	3448
number of electors who signed the petition, and return the	3449
petition to the clerk together with a statement attesting to the	3450
number of electors who signed the petition.	3451

(3) The cierk immediately shall determine whether the	3432
petition is sufficient and valid and certify that determination	3453
to the board of elections.	3454
(4) If the petition is sufficient and valid, the board	3455
shall submit the ordinance to the electors of the village for	3456
their approval or rejection at the special election scheduled	3457
under division (B) of this section. If every such petition filed	3458
is insufficient or invalid, the clerk shall proceed under	3459
division (D) of this section.	3460
(5) Not later than the fifth day after the day of the	3461
election, the board of elections shall do all of the following:	3462
(a) Complete a preliminary canvass of the election returns	3463
that includes only the regular ballots cast in person on the day	3464
of the election and the absent voter's ballots received by the	3465
board not later than the close of the polls on the day of the	3466
election.	3467
(b) Determine the total number of outstanding ballots by	3468
adding the number of provisional ballots cast at the election	3469
and the number of absent voter's ballots that were delivered to	3470
electors but not received by the board not later than the close	3471
of the polls on the day of the election.	3472
(c) Determine the automatic recount margin by adding the	3473
total number of ballots included in the preliminary canvass and	3474
the total number of outstanding ballots and multiplying the	3475
resulting number by one-half of one per cent.	3476
(6) If the preliminary canvass indicates that the electors	3477
approved the ordinance by a margin larger than the total number	3478
of outstanding ballots plus the automatic recount margin and no	3479
valid application for a recount or petition to contest the	3480

election is filed in accordance with Chapter 3515. of the 3481 Revised Code not later than the sixth day after the day of the 3482 election, the board immediately shall certify those facts to the 3483 legislative authority and the ordinance shall take effect on the 3484 seventh day after the day of the election. The board shall count 3485 the outstanding ballots and complete the official canvass of the 3486 election returns in accordance with Title XXXV of the Revised 3487 Code. 3488

- (7) If the preliminary canvass indicates that the electors 3489 3490 approved the ordinance but the margin of approval is not larger than the total number of outstanding ballots plus the automatic 3491 recount margin, if a valid application for a recount or petition 3492 to contest the election is filed in accordance with Chapter 3493 3515. of the Revised Code not later than the sixth day after the 3494 day of the election, or if the preliminary canvass indicates 3495 that the electors did not approve the ordinance, the board shall 3496 certify that fact to the legislative authority and shall count 3497 the outstanding ballots and complete the official canvass of the 3498 election returns and any required recount in accordance with 3499 Title XXXV of the Revised Code as quickly as is practicable and, 3500 if applicable, the court with which the petition is filed shall 3501 complete the trial of the contest and pronounce its judgment as 3502 quickly as is practicable. If the final results of the election 3503 indicate that a majority of the electors voting on the ordinance 3504 approved it, the ordinance shall take effect immediately. If the 3505 official results of the election indicate that a majority of the 3506 electors voting on the ordinance did not approve it, the 3507 ordinance shall not take effect. 3508
- (D) If the ordinance is subject to the referendum and no 3509 referendum petition concerning the ordinance is filed with the 3510 village clerk not later than the thirtieth day after the 3511

ordinance is passed, or every such petition filed is	3512
insufficient or invalid, all of the following shall apply:	3513
(1) The ordinance shall take effect immediately.	3514
(2) The clerk immediately shall notify the legislative	3515
authority of that fact.	3516
(3) If applicable, the clerk immediately shall notify the	3517
board of elections that no referendum petition was filed.	3518
(4) The board immediately shall cancel the special	3519
election scheduled under division (B) of this section and	3520
promptly shall notify every elector who requested an absent	3521
voter's ballot for the election that the election is canceled.	3522
Section 13. Section 4123.932 of the Revised Code, as	3523
amended by this act, applies to a claim under Chapter 4121.,	3524
	0-0-
4123., 4127., or 4131. of the Revised Code arising on or after	3525
4123., 4127., or 4131. of the Revised Code arising on or after July 1, 2017.	3525
July 1, 2017.	3526
July 1, 2017. Section 14. (A) The amendment by this act of section	3526 3527
July 1, 2017. Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and	3526 3527 3528
July 1, 2017. Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and forms due to the county auditor in tax year 2018 and thereafter.	3526 3527 3528 3529
July 1, 2017. Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and forms due to the county auditor in tax year 2018 and thereafter. (B) The amendment by this act of section 5747.24 of the	3526 3527 3528 3529 3530
July 1, 2017. Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and forms due to the county auditor in tax year 2018 and thereafter. (B) The amendment by this act of section 5747.24 of the Revised Code applies to taxable years beginning on or after	3526 3527 3528 3529 3530 3531
July 1, 2017. Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and forms due to the county auditor in tax year 2018 and thereafter. (B) The amendment by this act of section 5747.24 of the Revised Code applies to taxable years beginning on or after January 1, 2018.	3526 3527 3528 3529 3530 3531 3532
July 1, 2017. Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and forms due to the county auditor in tax year 2018 and thereafter. (B) The amendment by this act of section 5747.24 of the Revised Code applies to taxable years beginning on or after January 1, 2018. Section 15. The amendment by this act of division (B) of	3526 3527 3528 3529 3530 3531 3532
July 1, 2017. Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and forms due to the county auditor in tax year 2018 and thereafter. (B) The amendment by this act of section 5747.24 of the Revised Code applies to taxable years beginning on or after January 1, 2018. Section 15. The amendment by this act of division (B) of section 5747.24 of the Revised Code is intended to abrogate the	3526 3527 3528 3529 3530 3531 3532 3533 3534
Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and forms due to the county auditor in tax year 2018 and thereafter. (B) The amendment by this act of section 5747.24 of the Revised Code applies to taxable years beginning on or after January 1, 2018. Section 15. The amendment by this act of division (B) of section 5747.24 of the Revised Code is intended to abrogate the common law of domicile as applied to that division.	3526 3527 3528 3529 3530 3531 3532 3533 3534 3535
Section 14. (A) The amendment by this act of section 4503.066 of the Revised Code shall apply to applications and forms due to the county auditor in tax year 2018 and thereafter. (B) The amendment by this act of section 5747.24 of the Revised Code applies to taxable years beginning on or after January 1, 2018. Section 15. The amendment by this act of division (B) of section 5747.24 of the Revised Code is intended to abrogate the common law of domicile as applied to that division. Section 16. Section 12 of this act is declared to be an	3526 3527 3528 3529 3530 3531 3532 3533 3534 3535

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while promoting timely economic development through investment	3540
and creation of employment opportunities is vital to the welfare	3541
of the people of this state. Therefore, Section 12 of this act	3542
shall go into immediate effect.	3543
Section 17. Section 133.06 of the Revised Code is	3544
presented in this act as a composite of the section as amended	3545
by both Sub. H.B. 340 of the 131st General Assembly and Am. Sub.	3546
H.B. 49 of the 132nd General Assembly. The General Assembly,	3547
applying the principle stated in division (B) of section 1.52 of	3548
the Revised Code that amendments are to be harmonized if	3549
reasonably capable of simultaneous operation, finds that the	3550
composite is the resulting version of the section in effect	3551
prior to the effective date of the section as presented in this	3552
act.	3553