General Revenue Fund

GRF 501-321 Institutional Operations

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$829,412,812	\$832,814,124	\$853,758,145	\$876,268,068	\$892,162,864	\$928,980,197
	0.4%	2.5%	2.6%	1.8%	4.1%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 117 of the 121st G.A., the main operating appropriations act

covering FYs 1996 and 1997)

Purpose: Funds disbursed from the line item are used exclusively for the operation of prisons,

specifically correctional institution costs (payroll, purchased services, maintenance, and equipment) directly associated with facility management, facility maintenance, support services, security, and unit management. A relatively small number of the Department's Central Office staff and related operating expenses have also been charged to the line item. Institutional operating costs associated with directly delivering mental health, medical, education, and recovery services programs that benefit inmates are not financed by this line item, but are covered by GRF funds appropriated for that specific programmatic purpose. This includes GRF line items

502-321, 505-321, 506-321, and 507-321.

GRF 501-403 Prisoner Compensation

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$8,455,052	\$8,599,255	\$8,599,255	\$8,599,255	\$8,599,255	\$8,599,255
	1.7%	0.0%	0.0%	0.0%	0.0%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 494 of the 109th G.A., effective July 12, 1972, which created two new departments – the Department of Rehabilitation and Correction and the Department of Mental Health and Mental Retardation – by dividing up duties previously assigned to the Department of Mental Hygiene and Correction; prior to that time, the line item was part of the Mental Hygiene and Correction budget)

Purpose: The line item provides funds to: (1) pay inmates for their work performed while

incarcerated, and (2) cover prisoner release payments, also known as "gate money." Inmates perform a variety of jobs and services within correctional institutions, such as food service, maintenance, and clerical work. Monthly inmate pay runs between \$16 to \$18. Inmates use this money to purchase various items, including snacks, soft drinks, over-the-counter medicines, cigarettes, and toiletries, from each correctional institution's commissary. These funds are actually transferred to, and disbursed

from, the Services and Agricultural Fund (Fund 148).

GRF 501-405 Halfway House

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$35,693,925	\$39,063,681	\$38,083,909	\$40,531,565	\$41,214,205	\$41,214,205
	9.4%	-2.5%	6.4%	1.7%	0.0%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 694 of the 114th G.A.; represents a continuation of former GRF

subsidy account 501-505, Halfway House)

Purpose: The line item funds contractual agreements with governmental and private,

nonprofit agencies for the delivery of community residential programs that provide supervision and treatment services to: (1) prison inmates released under transitional control, parole, post-release control, or mental health transition, and (2) offenders placed under community control with a residential sanction by a court of common pleas. In addition to securing offenders a place to stay, these funds purchase ancillary services, including, but not limited to, drug and alcohol abuse treatment, employment assistance, academic and vocational training programs, mental health treatment, and sex offender programming. Statutory authority for these agreements

resides in ORC 2967.14.

During FY 2007, the Department's Bureau of Community Sanctions used the line item's appropriations exclusively to contract for a total network of 1,711 halfway house beds statewide with various private, nonprofit agencies. This network of beds served approximately 7,500 offenders annually statewide.

GRF 501-406 Lease Rental Payments

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$131,568,393	\$139,758,583	\$119,406,396	\$119,084,937	\$107,607,100	\$109,224,900
·	6.2%	-14.6%	-0.3%	-9.6%	1.5%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Controlling Board on August 2, 1982)

Purpose: The line item funds debt service payments made to the Ohio Building Authority for

its obligations incurred as a result of issuing the bonds that cover the Department's capital appropriations. The line item's appropriation authority and actual spending levels are set and controlled by the Office of Budget and Management, and not by the Department. The moneys made available as a result of these bonds have financed the design, construction, renovation, and rehabilitation phases of various departmental capital projects, as well as the construction and renovation costs associated with community projects (community-based correctional facilities, jails,

and the like).

GRF 501-407 Community Nonresidential Programs

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$15,057,503	\$15,436,108	\$15,244,830	\$16,231,603	\$16,514,626	\$16,547,367
	2.5%	-1.2%	6.5%	1.7%	0.2%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 204 of the 113th G.A. as GRF subsidy account 501-506, Community-Based Corrections Program; Am. Sub. H.B. 291 of the 115th G.A. changed this line

item to a special purpose account)

Purpose: The line item, administered in accordance with ORC 5149.30 to 5149.36, is used to

provide a program of grants to eligible counties for the development,

implementation, and operation of community corrections programs aimed at felony offenders. Typically, this has meant providing grants to operate intensive supervision, electronic monitoring, day reporting, and other community sanctions programs for felony offenders who would otherwise be committed to the state prison system or local jails in the absence of such alternatives. Department expenditures for administration of this grant program are statutorily prohibited from exceeding

10% of the moneys appropriated for this purpose.

During FY 2007, the line item's appropriations were used by the Department's Bureau of Community Sanctions almost exclusively to provide state financial assistance in the form of grants to a total of 48 community sanctions/diversion programs, with the capacity to serve a total of around 9,700 felony offenders annually in 45 counties.

GRF 501-408 Community Misdemeanor Programs

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$7,783,560	\$8,194,289	\$8,163,754	\$9,168,914	\$9,313,076	\$9,313,076
	5.3%	-0.4%	12.3%	1.6%	0.0%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 117 of the 121st G.A., the main operating appropriations act

covering FYs 1996 and 1997)

Purpose: In anticipation of the enactment of the Ohio Criminal Sentencing Commission's

felony sentencing plan (Am. Sub. S.B. 2 of the 121st G.A.), which would move some offenders from the felony to the misdemeanor side of local criminal justice systems, Am. Sub. H.B. 117, the main operating appropriations act of the 121st G.A., created this line item. It is used to provide a program of subsidies for eligible municipal corporations, counties, and groups of counties for the development, implementation, and operation of community corrections programs that target misdemeanor offenders who would otherwise be confined in a local jail in the absence of such alternatives. This subsidy program is established and administered in accordance with ORC 5149.30 to 5149.36. Department expenditures for administration of this subsidy are statutorily prohibited from exceeding 10% of the

money appropriated for this purpose.

During FY 2007, the line item's appropriations were used by the Department's Bureau of Community Sanctions exclusively to provide state financial assistance in the form of grants to support a total of 111 community sanctions/diversion programs, with the capacity to serve a total of around 20,760 misdemeanant offenders annually in 80 counties.

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GRF 501-501 Community Residential Programs - CBCF

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$52,630,878	\$56,380,070	\$55,063,445	\$56,054,445	\$57,104,132	\$57,104,132
	7.1%	-2.3%	1.8%	1.9%	0.0%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 191 of the 112th G.A., the main operating appropriations act

covering FYs 1978 and 1979)

2301.56, 5120.111, and 5120.112.

Purpose: The line item's appropriations are used exclusively to subsidy funds for the

operation of community-based correctional facilities (CBCFs), which can be formed by counties or groups of counties with populations of 200,000 or more. These facilities exist for the diversion of nonviolent felony offenders from state prison and are operated by facility governing boards, which are advised by judicial advisory boards. The state provides 100% of the financing for the construction, renovation, maintenance, and operation of these residential facilities, each of which house up to 200 felony offenders and offer services such as education, job training, and substance abuse treatment as an alternative to incarceration in a state correctional institution. (Any amounts needed beyond a budget agreed to by the Department must be covered by other sources of funding secured by the local facility governing board.) The statutory authority driving this program is contained in ORC 2301.51 to

As of July 1, 2007 (the start of FY 2008), there were 18 operational CBCFs providing beds to 87 of 88 counties. The total number of available CBCF beds stood at 1,944, which permitted the diversion of approximately 5,400 felony offenders annually with an average length of stay of around four months.

Cuyahoga County is the lone county not currently being served by a CBCF, although a 200-bed facility for that location has been in the planning stage. The county has been scheduled to receive capital funding for construction. For several years, it has been unclear when that CBCF planned for Cuyahoga County would be constructed and operational due to ongoing problems locating a suitable site. Cuyahoga County officials have now selected two potential sites for this project, and are also in the process of creating the required facility governing and advisory boards. When the final decisions are made, this project will be ready to move forward. Getting this site online carries notable potential as felony commitments from Cuyahoga County alone typically make up around one-fifth, or 20%, of annual prison population intake.

GRF 502-321 Mental Health Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$60,744,992	\$63,950,084	\$68,468,763	\$69,656,928	\$70,112,063	\$73,405,363
	5.3%	7.1%	1.7%	0.7%	4.7%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 117 of the 121st G.A., the main operating appropriations act

covering FYs 1996 and 1997)

Purpose: Funds disbursed from the line item are used exclusively for the provision of mental

health services to offenders housed in the state's prison system. Some staff in the Department's Central Office whose principal function is oversight of institutional mental health services, and their related operating expenses, are also charged to the

line item.

GRF 503-321 Parole and Community Operations

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$74,745,181	\$74,576,039	\$77,922,059	\$78,680,471	\$79,296,672	\$82,739,767
	-0.2%	4.5%	1.0%	0.8%	4.3%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 117 of the 121st G.A., the main operating appropriations act

covering FYs 1996 and 1997)

Purpose: Funds disbursed from the line item are used exclusively for financing activities of

the Division of Parole and Community Services (DPCS), whose duties cover the release of offenders from state prison and their supervision in the community (including operations of the Parole Board), the provision of community control supervision services to counties, the preparation of offender pre-sentence and background investigations, the inspection and provision of technical assistance to local jails, and the administration of the Department's community corrections

programs.

GRF 504-321 Administrative Operations

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$25,901,342	\$25,708,422	\$27,336,072	\$27,521,964	\$27,554,198	\$28,658,273
	-0.7%	6.3%	0.7%	0.1%	4.0%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 117 of the 121st G.A., the main operating appropriations act

covering FYs 1996 and 1997)

Purpose: Funds disbursed from the line item are used exclusively to cover the operating

expenses of the Department of Rehabilitation and Correction's administrative component, specifically Central Office, which oversees institutional, parole, and

community service operations, and the Corrections Training Academy.

Some Central Office staff associated with an activity that has a specific GRF programmatic operating expenses account (321), and their related operating costs, are paid from that line item rather than GRF line item 504-321, Administrative Operations. For example, payroll and related expenses of Central Office staff who exclusively oversee institutional mental health services are paid from GRF line item 502-321, Mental Health Services.

GRF 505-321 Institution Medical Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$125,904,178	\$142,230,076	\$167,127,241	\$183,414,026	\$199,073,620	\$198,337,805
	13.0%	17.5%	9.7%	8.5%	-0.4%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B.119 of the 127th G.A. (originally established by

Am. Sub. H.B. 215 of the 122nd G.A., the main operating appropriations act

covering FYs 1998 and 1999)

Purpose: Funds disbursed from the line item are used exclusively for the provision of medical

services to offenders housed in the state's prison system. Some staff in the Department's Central Office whose principal function is oversight of institutional medical services, and their related operating expenses, are also charged to the line

item.

GRF 506-321 Institution Education Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$19,925,036	\$22,562,495	\$23,638,009	\$23,008,499	\$23,784,868	\$24,847,502
	13.2%	4.8%	-2.7%	3.4%	4.5%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 215 of the 122nd G.A., the main operating appropriations act

covering FYs 1998 and 1999)

Purpose: Funds disbursed from the line item are used exclusively for the provision of basic,

vocational, and post-secondary education services to offenders housed in the state's prison system. Some staff in the Department's Central Office whose principal function is oversight of institutional education services, and their related operating

expenses, are also charged to the line item.

GRF 507-321 Institution Recovery Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$5,836,466	\$6,643,138	\$6,971,800	\$7,150,832	\$7,319,028	\$7,664,520
	13.8%	4.9%	2.6%	2.4%	4.7%

Source: General Revenue Fund

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 215 of the 122nd G.A., the main operating appropriations act

covering FYs 1998 and 1999)

Purpose: Funds disbursed from the line item are used exclusively for the provision of alcohol

and substance abuse treatment services to offenders housed in the state's prison system. Some staff in the Department's Central Office whose principal function is oversight of institutional recovery services, and their related operating expenses, are

also charged to this line item.

General Services Fund Group

148 501-602 Services and Agricultural

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$89,166,338	\$91,249,705	\$99,182,882	\$101,416,359	\$104,485,807	\$108,290,058
	2.3%	8.7%	2.3%	3.0%	3.6%

Source: General Services Fund Group: (1) Moneys transferred from GRF line items 501-

321, Institutional Operations, and 501-403, Prisoner Compensation, and (2)

proceeds from the sale of excess crops and older animals

Legal Basis: ORC 5120.29(A); Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A.

(originally established by Am. Sub. H.B. 171 of the 117th G.A., which split the former line item 501-602, Ohio Penal Industries, into line items 501-602, Services

and Agricultural, and 501-607, Ohio Penal Industries)

Purpose: Moneys deposited to the credit of the fund are statutorily restricted to be used for

the: (1) purchase of material, supplies, and equipment and the erection and extension of buildings used in service industries and agriculture, (2) purchase of lands and buildings necessary to carry on or extend the service industries and agriculture, upon the approval of the governor, (3) payment of compensation to employees necessary to carry on the service industries and agriculture, and (4) payment of prisoners confined in state correctional institutions a portion of their earnings in accordance with rules adopted pursuant to ORC 5145.03. In addition, receipts credited to the fund, as well as those credited to Fund 200, may be pledged to the payment of bond service charges on obligations issued by the Ohio Building Authority pursuant to ORC Chapter 152. to construct, reconstruct, or otherwise

improve capital facilities useful to the Department.

200 501-607 Ohio Penal Industries

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$29,477,916	\$26,840,763	\$33,499,259	\$32,358,555	\$39,395,391	\$40,845,414
	-8.9%	24.8%	-3.4%	21.7%	3.7%

Source:

General Services Fund Group: Manufacture and sale of various goods and services to the state and its political subdivisions; for example, the Ohio Penal Industries (OPI) manufactures license plates and validation stickers for the Bureau of Motor Vehicles, as well as institutional products (beds, mattresses, shoes, clothing, and so forth), which it sells to each of the Department's institutions; additionally, OPI offers a wide variety of office furniture products, janitorial/cleaning products, vehicle maintenance services, refurbishing services, business products (boxes), and printing services

Legal Basis:

ORC 5120.29(B); Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by Am. Sub. H.B. 171 of the 117th G.A., which split the former line item 501-602, Ohio Penal Industries, into line items 501-602, Services and Agricultural, and 501-607, Ohio Penal Industries)

Purpose:

Moneys deposited to the credit of the fund support activities of the OPI, which operates factories and shops in the state's prisons. These moneys are statutorily restricted to be used for the: (1) purchase of material, supplies, and equipment and the erection and extension of buildings used in manufacturing industries, (2) purchase of lands and buildings necessary to carry on or extend the manufacturing industries upon the approval of the governor, (3) payment of compensation to employees necessary to carry on the manufacturing industries, and (4) payment of prisoners confined in state correctional institutions a portion of their earnings in accordance with rules adopted pursuant to ORC 5145.03. In addition, receipts credited to the fund, as well as those credited to Fund 148, may be pledged to the payment of bond service charges on obligations issued by the Ohio Building Authority pursuant to ORC Chapter 152. to construct, reconstruct, or otherwise improve capital facilities useful to the Department.

483 501-605 Property Receipts

	2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
	\$306,304	\$225,544	\$229,936	\$285,905	\$393,491	\$393,491
,		-26.4%	1.9%	24.3%	37.6%	0.0%

Source: General Services Fund Group: Rent and utility charges collected from departmental

personnel who live in housing under the Department's control

Legal Basis: ORC 5120.22; Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally

established by Controlling Board on February 20, 1973; codified by Am. Sub. H.B.

152, the main operating appropriations act of the 120th G.A.)

Purpose: Moneys deposited to the credit of the fund are statutorily authorized to be used for

any expenses necessary to provide housing of Department employees, including, but not limited to, expenses for the acquisition, construction, operation, maintenance, repair, reconstruction, or demolition of land and buildings. Previous to a change in permanent law contained in Am. Sub. H.B. 117 of the 121st G.A., these moneys could only be used to pay for the "maintenance" of various types of state-owned

housing under the Department's control.

4B0 501-601 Sewer Treatment Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$1,395,817	\$1,805,459	\$1,549,476	\$1,553,479	\$2,331,003	\$2,407,018
	29.3%	-14.2%	0.3%	50.1%	3.3%

Source:

General Services Fund Group: (1) Revenue from contracts with political subdivisions under which the latter are permitted to tap into a correctional facility's sewage treatment facility; currently, three correctional facilities have such contracts to provide sewage treatment services: the Pickaway Correctional Institution, the Ross Correctional Institution, and the Southern Ohio Correctional Facility in Lucasville, and (2) starting with FY 1998, a second and much larger stream of revenue was created through an accounting change under which GRF funds are transferred quarterly from each of these three correctional institutions' maintenance budgets and deposited into Fund 4B0; these transferred amounts reflect the additional dollars needed to cover each sewage treatment facility's projected payroll and maintenance costs, as the revenue generated from the few contractual arrangements that are in place do not cover a facility's annual operating costs

Legal Basis: ORC 5120.52; Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally

established by Sub. S.B. 330 of the 118th G.A.)

Purpose: Moneys deposited to the credit of the fund are statutorily restricted to pay costs

associated with operating and maintaining each of the departmental sewage

treatment facilities that generate the fund's revenue.

4D4 501-603 Prisoner Programs

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$16,504,230	\$14,553,031	\$15,689,669	\$14,312,853	\$20,967,703	\$20,967,703
	-11.8%	7.8%	-8.8%	46.5%	0.0%

Source:

General Services Fund Group: All moneys received by the Department from commissions on telephone systems established for the use of prisoners; previously, money was distributed to the Department's different correctional institutions, each of which in turn deposited their portion of the revenue into a local bank account to be used for the entertainment and welfare of the inmates of the institution

Legal Basis:

ORC 5120.132(A); Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by Am. Sub. S.B. 351 of the 119th G.A.)

Purpose:

Moneys deposited to the credit of the fund are statutorily restricted to be used for the: (1) purchase of material, supplies, and equipment used in any library program, educational program, religious program, recreational program, or pre-release program operated by the Department for the benefit of prisoners, (2) construction, alteration, repair, or reconstruction of buildings and structures owned by the Department for use in any library program, educational program, religious program, recreational program, or pre-release program operated by the Department for the benefit of prisoners, (3) payment of salary, wages, and other compensation to employees of the Department who are employed in any library program, educational program, religious program, recreational program, or pre-release program operated by the Department for the benefit of prisoners, (4) compensation to vendors that contract with the Department for the provision of services for the benefit of prisoners in any library program, educational program, religious program, recreational program, or pre-release program operated by the Department, (5) payment of prisoner release payments in an appropriate amount as determined pursuant to rule, and (6) purchase of other goods and the payment of other services that are determined, in the discretion of the Director, to be goods and services that may provide additional benefit to prisoners.

Although telephone commission contracts and this use of revenues has been in existence for a number of years, it was only with the passage of Am. Sub. S.B. 351 of the 119th G.A., effective July 1, 1992, that this revenue and its intended uses were codified.

4L4 501-604 Transitional Control

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$1,033,168	\$1,516,782	\$1,717,194	\$1,682,760	\$2,051,451	\$2,051,451
	46.8%	13.2%	-2.0%	21.9%	0.0%

Source:

General Services Fund Group: Moneys collected from prisoners who are transferred to transitional control that may be required to pay "reasonable expenses" incurred by the Department in the supervision and confinement of those prisoners while under transitional control; prior to March 17, 1998, moneys the Department was allowed to collect from furloughed inmates who were gainfully employed was the sole source of the fund's revenue

Legal Basis:

ORC 2967.26(E); Section 377.10 of Am. Sub. H.B.119 of the 127th G.A. (originally established by Am. Sub. H.B. 152 of the 120th G.A.)

Purpose:

Moneys deposited to the credit of the fund are statutorily restricted to pay costs related to operation of the Department's Transitional Control Program. Prior to the enactment of Am. Sub. S.B. 111 of the 122nd G.A., effective March 17, 1998, this fund was known as the Furlough Services Fund and served as the depository for any moneys that the Department was permitted to collect from furloughed inmates who were gainfully employed, with the intent that such moneys be used only for operational costs of what was then known as the Furlough Education and Work Release Program. That act repealed existing furlough, conditional release to a halfway house, and electronic monitoring early release provisions and replaced them with authorization for the Department to establish a transitional control program for the purpose of closely monitoring a prisoner's adjustment to community supervision during the final 180 days of the prisoner's confinement. All moneys that remained in the Furlough Services Fund were transferred to the Transitional Control Fund.

4S5 501-608 Education Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$2,275,176	\$3,444,255	\$2,935,030	\$2,437,130	\$4,564,072	\$4,564,072
	51.4%	-14.8%	-17.0%	87.3%	0.0%

Source:

General Services Fund Group: All state, i.e., nonfederal, money received from the Ohio Department of Education

Legal Basis:

ORC 5120.091; Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by Sub. H.B. 715 of the 120th G.A.)

Purpose:

Moneys deposited to the credit of the fund are statutorily restricted to pay educational expenses incurred by the Department. Prior to the creation of this fund, such revenue in the form of GRF moneys transferred from the Ohio Department of Education to support special education, adult high school, vocational education, and GED testing was deposited into the Department's main federal account: line item 501-619, Federal Grants. The purpose of creating the Education Services Fund was to segregate state from federal education money, which was in keeping with a 1992 deficiency finding by the Auditor of State that the Department was inappropriately co-mingling state and federal education moneys in a single account.

571 501-606 Training Academy Receipts

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$30,350	\$37,227	\$41,906	\$79,003	\$75,190	\$75,190
	22.7%	12.6%	88.5%	-4.8%	0.0%

Source: General Services Fund Group: Charges to individuals from outside the Department

for training received at the Corrections Training Academy (located on the grounds

of the Orient Correctional Complex in Pickaway County)

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Controlling Board on October 9, 1984)

Purpose: Moneys deposited to the credit of the fund are used solely to support the Corrections

Training Academy's operating expenses.

593 501-618 Laboratory Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$4,583,809	\$4,443,115	\$5,305,860	\$5,783,764	\$5,799,999	\$5,799,999
	-3.1%	19.4%	9.0%	0.3%	0.0%

Source: General Services Fund Group: Payments collected from entities that receive

laboratory services

Legal Basis: ORC 5120.135(C); Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A.

(originally established by Controlling Board on October 19, 1998; codified by Am.

Sub. H.B. 850, the capital appropriations act of the 122nd G.A.)

Purpose: Moneys deposited to the credit of the fund are statutorily restricted to pay costs of

operating the Department's centralized laboratory, which is required to provide services to the departments of Rehabilitation and Correction, Mental Health, Mental Retardation and Developmental Disabilities, and Youth Services, and may also provide to other state, county, local, and private persons that request laboratory services. The creation of this fund reflects the decision by the departments of Rehabilitation and Correction and Mental Health to merge their separate laboratory

operations into one unified laboratory under control of the Department of

Rehabilitation and Correction.

5AF 501-609 State and Non-Federal Awards

2004	2005	2006	2007	2008	2009
Actual	Actual	Actual	Actual	Appropriation	Appropriation
\$0	\$60,482	\$120,057	\$60,618	\$262,718	\$262,718
	N/A	98.5%	-49.5%	333.4%	0.0%

Source: General Services Fund Group: Grants and other moneys awarded to the Department

from state agencies, private foundations, and any source other than federal funds or

state education funds

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Controlling Board on March 8, 2004)

Purpose: The fund serves as a depository for certain grants and awards and any moneys

deposited to the credit of the fund are used in a manner consistent with the purpose

of the grant or award.

5H8 501-617 Offender Financial Responsibility

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$769,865	\$1,211,195	\$1,434,561	\$1,324,608	\$2,500,000	\$2,500,000
	57.3%	18.4%	-7.7%	88.7%	0.0%

Source:

General Services Fund Group: All "cost debts" collected by or on behalf of the Department and all moneys currently in the Department's custody that are applied to satisfy an allowable cost debt; cost debt is a cost of incarceration or supervision that may be assessed against and collected from an offender as a debt to the state, including, but not limited to, any user fee or co-payment for services, assessments for damage or destruction to institutional property, restitution to another offender or staff member, cost of housing and feeding, cost of supervision, and cost of any ancillary services; Currently, the only cost debt being collected is a \$3 co-payment for voluntary sick calls

Legal Basis: ORC 5120.56(I); Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally

established by Am. Sub. S.B. 111 of the 122nd G.A.)

Purpose: The Department is statutorily permitted ("may") expend moneys deposited to the

credit of the fund for goods and services of the same type as those for which

offenders were assessed costs.

5L6 501-611 Information Technology Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$0	\$0	\$212,551	\$78,256	\$3,741,980	\$3,741,980
	N/A	N/A	-63.2%	4681.7%	0.0%

Source: General Services Fund Group: Pro-rated charges assessed each of the Department's

institutions and its Division of Parole and Community Services that reflect the relative benefit each receives from information technology upgrades and

enhancements

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Controlling Board on April 10, 2000)

Purpose: Moneys deposited to the credit of the fund are intended to be a financing mechanism

that allows the Department to pay the multi-year costs associated with information

technology (IT) system upgrades and enhancements.

Federal Special Revenue Fund Group

323 501-619 Federal Grants

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$7,034,174	\$9,102,318	\$9,358,588	\$8,960,054	\$12,198,353	\$12,198,353
	29.4%	2.8%	-4.3%	36.1%	0.0%

Source:

Federal Special Revenue Fund Group: Mix of federal grants with varying durations and award amounts, the bulk of which come from federal departments of Agriculture (CFDA 10.553, School Breakfast Program, and CFDA 10.555, National School Lunch Program), Justice (CFDA 16.202, Prisoner Reentry Initiative Demonstration (Offender Reentry), CFDA 16.606, State Criminal Alien Assistance Program, CFDA 16.579, Edward Byrne Memorial Formula Grant Program, and CFDA 16.593, Residential Substance Abuse Treatment for State Prisoners), and Education (CFDA 84.002, Adult Education State Grant Program, CFDA 84.013, Title I Program for Neglected and Delinquent Children, CFDA 84.027, Special Education Grants to States, CFDA 84.048, Vocational Education Basic Grants to States, and CFDA 84.331, Grants to States for Incarcerated Youth Offenders)

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Controlling Board in 1970)

Purpose: The fund serves as the depository for a whole host of federal grants serving various

purposes, mostly in the areas of education, criminal justice, and food and nutrition

assistance.

3CJ 501-621 Medicaid Inpatient Services

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$0	\$0	\$0	\$0	\$11,600,000	\$15,500,000
	N/A	N/A	N/A	N/A	33.6%

Source: Federal Special Revenue Fund Group: Federal Medicaid reimbursement

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A.

Purpose: The fund will serve as the depository for federal reimbursement payments received

for medical inpatient costs incurred by Medicaid eligible inmates and the moneys so deposited will be used to pay the state match for inmates that receive inpatient

hospitalization services that are Medicaid eligible.

3S1 501-615 Truth-In-Sentencing Grants

2004 Actual	2005 Actual	2006 Actual	2007 Actual	2008 Appropriation	2009 Appropriation
\$5,854,169	\$4,264,508	\$2,066,224	\$706,692	\$8,709,142	\$8,709,142
	-27.2%	-51.5%	-65.8%	1132.4%	0.0%

Source: Federal Special Revenue Fund Group: CFDA 16.586, Violent Offender

Incarceration and Truth-In-Sentencing (VOI/TIS) Incentive Grants

Legal Basis: Section 377.10 of Am. Sub. H.B. 119 of the 127th G.A. (originally established by

Am. Sub. H.B. 215 of the 122nd G.A., the main operating appropriations act

covering FYs 1998 and 1999)

Purpose: The federal funds made available to states under this grant program are to build or

expand permanent or temporary correctional facilities to increase bed space for the confinement of adult and juvenile violent offenders. Although there is some flexibility with this federal money, it is basically for "bricks-and-mortar" projects,

which means new construction or renovation projects.

From FYs 1996 through 2001, the last fiscal year for which VOI/TIS funding was available, the Department was awarded a total of \$82.2 million, of which \$55.3 million has been disbursed to date. All VOI/TIS projects must be completed by September 2009.

These funds cover 90% of a given project's allowable costs, with the recipient required to provide a 10% cash match. The Department is permitted to take up to 3% of this federal award off the top for administrative costs.

The state cannot simply collect and bank its annual VOI/TIS grant award, and then spend those funds as-needed; the state can only draw on an awarded amount as it incurs costs. Thus, this federal revenue stream works more like a reimbursement program.