

COMPARISON DOCUMENT

(Including Both Language & Appropriation Changes)

House Bill 487
129th General Assembly

Mid-Biennium Review
(FY 2012-FY 2013)

As Introduced
As Passed by the House
As Passed by the Senate
As Enacted

Items vetoed by Governor Kasich are bracketed.

Legislative Service Commission

June 13, 2012

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Executive

As Passed by the House

As Passed by the Senate

As Enacted

ADJCD1 Land Conveyance – Certain Adjutant General Property in Marion and Preble Counties

Section: 753.10

(1) Authorizes the Governor to execute a deed in the name of the state conveying to a purchaser or purchasers, and the purchaser or purchaser's successors and assigns or heirs and assigns, all of the state's right, title, and interest in certain parcels of real estate associated with the Marion Armory property, the Eaton Armory property, and the Eaton MVSB property.

(1) No provision. Included in H.B. 512, As Introduced.

(1) No provision. Included in H.B. 512, As Introduced.

(1) No provision. Included in H.B. 512, As Introduced.

(2) Requires the purchaser of the real estate located at the Marion Armory to pay for and maintain all existing utility lines that traverse the property and service the Marion Engineer Depot.

(2) No provision. Included in H.B. 512, As Introduced.

(2) No provision. Included in H.B. 512, As Introduced.

(2) No provision. Included in H.B. 512, As Introduced.

(3) Requires a political subdivision that purchases and resells a parcel noted in provision (1) above within two years to pay to the state, for deposit into the state treasury to the credit of the existing Armory Improvements Fund (Fund 5340), an amount representing one-half of any net profit derived from the subsequent sale.

(3) No provision. Included in H.B. 512, As Introduced.

(3) No provision. Included in H.B. 512, As Introduced.

(3) No provision. Included in H.B. 512, As Introduced.

(4) Requires the Adjutant General's Department to appraise the parcels, or have them appraised by one or more disinterested persons for a fee to be determined by the Adjutant General.

(4) No provision. Included in H.B. 512, As Introduced.

(4) No provision. Included in H.B. 512, As Introduced.

(4) No provision. Included in H.B. 512, As Introduced.

(5) Specifies that the parcels are to be offered at the appraised value first to the municipal corporation or township in which the parcels are located, followed by the

(5) No provision. Included in H.B. 512, As Introduced.

(5) No provision. Included in H.B. 512, As Introduced.

(5) No provision. Included in H.B. 512, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
county in which they are located, and lastly, if not purchased by the county, sold at public auction to the highest bidder.			
(6) Requires the Adjutant General's Department to pay all advertising costs, appraisal fees, and other costs of the sale of the parcels.	(6) No provision. Included in H.B. 512, As Introduced.	(6) No provision. Included in H.B. 512, As Introduced.	(6) No provision. Included in H.B. 512, As Introduced.
(7) Specifies that the net proceeds of the sale of the parcels be deposited into the state treasury to the credit of the Armory Improvements Fund.	(7) No provision. Included in H.B. 512, As Introduced.	(7) No provision. Included in H.B. 512, As Introduced.	(7) No provision. Included in H.B. 512, As Introduced.
(8) Expires the Governor's authority to sell these parcels five years after the provision's effective date.	(8) No provision. Included in H.B. 512, As Introduced.	(8) No provision. Included in H.B. 512, As Introduced.	(8) No provision. Included in H.B. 512, As Introduced.
Fiscal effect: The sale of such real estate will generate a onetime revenue gain for the Armory Improvements Fund.			

ADJCD2 Land Conveyance – Certain Adjutant General Property to City of Defiance

Section: 753.20

(1) Authorizes the Governor to execute a deed in the name of the state conveying to the City of Defiance, and its successors and assigns, all of the state's right, title, and interest in certain real estate located in Defiance County.	(1) No provision. Included in H.B. 512, As Introduced.	(1) No provision. Included in H.B. 512, As Introduced.	(1) No provision. Included in H.B. 512, As Introduced.
(2) States that the consideration for conveyance of the real estate is \$90,000.	(2) No provision. Included in H.B. 512, As Introduced.	(2) No provision. Included in H.B. 512, As Introduced.	(2) No provision. Included in H.B. 512, As Introduced.
(3) Specifies that the real estate will be sold as an entire tract.	(3) No provision. Included in H.B. 512, As Introduced.	(3) No provision. Included in H.B. 512, As Introduced.	(3) No provision. Included in H.B. 512, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(4) Requires the City of Defiance to pay the costs of the conveyance, including recordation costs of the deed.	(4) No provision. Included in H.B. 512, As Introduced.	(4) No provision. Included in H.B. 512, As Introduced.	(4) No provision. Included in H.B. 512, As Introduced.
(5) Specifies that net proceeds of the sale be deposited in the state treasury to the credit of the existing Armory Improvements Fund (Fund 5340).	(5) No provision. Included in H.B. 512, As Introduced.	(5) No provision. Included in H.B. 512, As Introduced.	(5) No provision. Included in H.B. 512, As Introduced.
(6) Expires the Governor's authority to sell this parcel one year after the provision's effective date.	(6) No provision. Included in H.B. 512, As Introduced.	(6) No provision. Included in H.B. 512, As Introduced.	(6) No provision. Included in H.B. 512, As Introduced.
Fiscal effect: The sale of such real estate will generate a onetime revenue gain of \$90,000 for the Armory Improvements Fund.			

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DASCD11 Long-Term Lease-Purchase and Lease-Leaseback Agreements

R.C. 123.01

Modifies existing law governing lease-purchase agreements that the Department of Administrative Services (DAS) may enter into by: (1) expressly allowing DAS to make such agreements with any person or political subdivision of the state; (2) requiring that improvements under a lease-purchase agreement be for any public purpose or private use for the benefit of the state, instead of just any public purpose as required under existing law; and (3) eliminating the public bidding process requirements for leasing buildings, structures, and other improvements to state agencies.

No provision. Included in H.B. 513, As Introduced.

No provision. Included in H.B. 513, As Introduced.

No provision. Included in H.B. 513, As Introduced.

Establishes new law that grants DAS authority to enter into a lease-leaseback agreement under which the state leases real property to provide for the construction of buildings, structures, and other improvements for the use of the state under terms similar to those required for lease-purchase agreements.

No provision. Included in H.B. 513, As Introduced.

No provision. Included in H.B. 513, As Introduced.

No provision. Included in H.B. 513, As Introduced.

Requires any person or political subdivision entering into a lease-purchase or lease-leaseback agreement with DAS to provide plans for improvements that are satisfactory to DAS.

No provision. Included in H.B. 513, As Introduced.

No provision. Included in H.B. 513, As Introduced.

No provision. Included in H.B. 513, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: The provision allows for another method for acquiring and building or improving facilities for the use of the state.

DASCD18 Conveyance and Easement Authority

R.C. 123.01, 127.27

Alters existing authority to lease or grant easements or licenses for unproductive and unused lands or other property under the control of a state agency by removing the requirement for the conveyances to be executed for the state by both the Director of DAS and the Governor, and instead specifies that conveyances need only be executed by the Director of DAS or the Director's designee.

Expressly provides that the leases, easements, or licenses may be made to any person or entity.

Removes the existing provision applicable to federal agencies, political subdivisions, and taxing districts, allowing for the agency, political subdivision, or taxing district to have the exclusive use of property without the right of sublease or assignment.

Provides that the existing authority DAS has to exercise general custodial care of all real property of the state includes the sale and conveyance of real estate not needed by the state.

Requires the approval of the Controlling Board for all conveyances of land not needed by the state.

R.C. 123.01

Same as the Executive.

Same as the Executive.

Same as the Executive.

No provision.

No provision.

R.C. 123.01, 127.27

Same as the Executive, but specifies that only the Director of DAS, as opposed to the Director or the Director's designee, may execute conveyances.

Same as the Executive.

Same as the Executive.

No provision.

No provision.

R.C. 123.01, 127.27

Same as the Senate.

Same as the Executive.

Same as the Executive.

No provision.

No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DASCD19 **PARTIALLY VETOED Ohio Facilities Construction Commission**

R.C. 123.20, 123,201, 123.21, 3318.30; Renumbers existing sections and enacts new sections under Chapter 123.; Amends various other RC sections; Section 701.70.10

R.C. 123.20

R.C. 123.20, 123,201, 123.21, 3318.30; Renumbers existing sections and enacts new sections under Chapter 123.; Amends various other RC sections; Section 701.70.10

R.C. 123.20, 123,201, 123.21, 3318.30; Renumbers existing sections and enacts new sections under Chapter 123.; Amends various other RC sections; Section 701.70.10

Creates the Ohio Facilities Construction Commission to replace the Office of the State Architect and Engineer and the Office of Energy Services.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Provides authority for the consolidation of most of the state's building construction and energy operations management by combining the Office of the State Architect and Engineer and the Ohio School Facilities Commission, and possibly the Department of Natural Resources Engineering Division.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Maintains the Ohio School Facilities Commission as an independent agency within the Ohio Facilities Construction Commission.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Provides for the Ohio Facilities Construction Commission to assume the powers and obligations of, and to continue the operations and management of, the State Architect and Engineer's Office as provided in continuing law or in any agreements relating to capital expenditures for construction operations functions to which the State Architect and Engineer's Office is a party. Specifies that the changes do not affect or alter the existing powers of the

Same as the Executive.

Same as the Executive, but also [***VETOED: specifies that the changes do not affect or alter the existing powers of the Director of Public Safety or the Superintendent of the State Highway Patrol in regard to capital projects. ***]

Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Director of Transportation in regard to capital projects.			
Specifies that the Ohio Facilities Construction Commission must complete any activities related to operations functions that are not completed by the Office of the State Architect and Engineer on the date of transfer with the same effect as if completed by the Office of the State Architect and Engineer.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Specifies that all employees of the Office of the State Architect and Engineer are to be transferred to the Ohio Facilities Construction Commission as the Commission determines to be necessary.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Specifies that all employees of the School Facilities Commission remain in their current classification unless the Ohio Facilities Construction Commission determines otherwise.	Same as the Executive.	Same as the Executive.	Same as the Executive.
No provision.	No provision.	Exempts employees of the Ohio Facilities Construction Commission from organizing or collectively bargaining. Specifies that any collective bargaining agreement entered into prior to July 1, 2012 between the Office of Collective Bargaining and the exclusive representative for employees of the Commission shall continue to have effect.	Same as the Senate.
Specifies that judicial and administrative actions will proceed with the Ohio Facilities Construction Commission being substituted as a party for the Office of State Architect and Engineer.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Appropriates established encumbrances plus any additional amounts determined to be necessary for the Ohio Facilities	Same as the Executive.	Same as the Executive.	Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Construction Commission to perform the construction, energy, and capital funding operation functions of the Office of State Architect and Engineer. Creates the Ohio Facilities Construction Commission Fund to be used by the Commission to pay its operating expenses.</p>			
<p>Authorizes the Director of OBM to make all budget changes necessitated by this reorganization, including administrative organization, program transfers, the creation of new funds as well as the transfer and consolidation of state funds.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Requires the Ohio Facilities Construction Commission and the Department of Natural Resources to cooperate in a study to determine which operation functions, if any, of the DNR Division of Engineering should be integrated and consolidated into the Commission.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Allows the Ohio Facilities Construction Commission to enter into a lease-purchase agreement providing for the construction, renovation, or additional and eventual acquisition of a building of improvements to a building for any state agency.</p>	<p>No provision. Included in H.B. 513 (As Introduced), which grants such authority to the Office of the State Architect and Engineer.</p>	<p>No provision. Included in H.B. 513, which grants such authority to the Office of the State Architect and Engineer.</p>	<p>No provision. Included in H.B. 513, which grants such authority to the Office of the State Architect and Engineer.</p>
<p>Allows the Ohio Facilities Construction Commission to lease for a period not to exceed thirty years real estate owned by the state to any person or political subdivision provided that the lease requires the lessee under a lease-purchase agreement of lease-leaseback agreement to construct buildings, structures and other improvements for any public purpose or private use for the benefit of government.</p>	<p>No provision. Included in H.B. 513 (As Introduced), which grants such authority to the Office of the State Architect and Engineer.</p>	<p>No provision. Included in H.B. 513, which grants such authority to the Office of the State Architect and Engineer.</p>	<p>No provision. Included in H.B. 513, which grants such authority to the Office of the State Architect and Engineer.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Requires DAS to adopt rules to ensure that energy efficiency and conservation is considered in the purchase or products and equipment, except motor vehicles, by any state agency or institution.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Includes among DAS's statutory responsibilities a requirement that the agency require all state agencies commissions, boards, authorities, quasi-governmental entities, institutions, and state institutions of higher education to implement procedures to ensure that all passenger automobiles they acquire in each fiscal year, except those used in law enforcement or emergency rescue work, achieve a fleet average fuel economy of not less than the fleet average fuel economy for that fiscal year.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Requires the Ohio Facilities Construction Commission to adopt rules for conducting internal business pursuant to Section 111.15 of the revised code and to keep a journal of its proceedings.	Same as the Executive.	Same as the Executive but requires those rules to be adopted under Chapter 119. rather than section 111.15 of the Revised Code.	Same as the Senate.
[**VETOED: Allows the Ohio School Facilities Commission to adopt, amend, and rescind rules pertaining to the administration of the construction of school facilities of the state under Chapter 119. of the Revised Code.**]	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: In the short-run, there may be some one-time costs for the reorganization. In the long-run, there could be some administrative savings.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DASCD12 Alternative Sale and Leaseback Requirements

R.C. 123.51, 307.093

Authorizes the state and boards of county commissioners to enter into agreements for the sale and leaseback of state-owned buildings and county-owned buildings, respectively. Specifies that under such an agreement, the purchaser is obligated, immediately upon closing, to lease the building back to the state or county. Specifies, further, that the agreement obligate the lessor to make improvements to the building, including renovations, energy conservation measures, and other measures that are necessary to improve the functionality and reduce the operating costs of the building.

Fiscal effect: Provides the state and counties with another way to finance the cost of public improvements, essentially in the form of a long-term lease.

No provision. Included in H.B. 513, As Introduced.

No provision. Included in H.B. 513, As Introduced.

No provision. Included in H.B. 513, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DASCD9 DAS Role in County Personnel Administration

R.C. 124.14, 124.04, 124.06, 124.11, 124.12

Modifies the authority of DAS with respect to certain provisions of civil service law, generally regarding the authority over the examination and classification of positions, to clarify that DAS's authority extends only to positions in the classified service of the state. (Under current law, DAS's authority extends to counties and general health districts.)

R.C. 124.14

Same as the Executive.

R.C. 124.14, 124.04, 124.06, 124.11, 124.12

Same as the Executive, but further clarifies that fall back rights for certain employees in the unclassified service of the state are applicable only to employees of the state and do not extend to employees of the cities, counties or other political subdivisions.

R.C. 124.14, 124.04, 124.06, 124.11, 124.12

Same as the Senate.

Modifies the authority for county agencies to contract with DAS for human resources services, including but not limited to establishment and modification of job classification plans, competitive testing services, and periodic audits and reviews, and other related functions.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Eliminates the authority of DAS to, by rule, require county personnel departments to adhere to merit system principles with regard to certain county agencies so that there is no loss of federal funding for the agencies. Requires, instead, that counties expressly adhere to such principles and be liable to the state for the loss of federal funding.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Specifies that any appointing authority rather than the Director of Administrative Services possesses the authority to make a determination that it is impracticable, for certain positions, to determine fitness by competitive examination.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Specifies that only classified employees in the service of the state have the right to request that the Director of Administrative Services perform a job audit to review the classification of the employee's position.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Specifies that the protocols allowing classified positions to be filled without competition applies only to classified positions in the civil service of the state instead of to classified positions in the civil service of the state, counties, cities, townships, city health districts, general health districts, and city school districts as under current law.</p>	<p>Same as the Executive.</p>	<p>Replaces the Executive provision with a provision that maintains current law for all entities except civil service townships.</p>	<p>Same as the Senate.</p>
<p>Fiscal effect: The provision could result in administrative savings for DAS.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

DASCD7 Application of Civil Service Act

R.C. 124.27, 124.231, 124.241, 124.25, 124.26, 124.30, 124.31

Clarifies that the following provisions of the Civil Service Act are applicable only with respect to positions in the state classified service: (1) Formal application requirements, (2) Preparation of eligible lists from the returns of civil service examinations, (3) Protocols for appointments from an eligible list, and original and promotional appointments, (4) Protocols for filling positions without competitive examination, (5) The requirement for special examinations to be administered to legally blind or legally deaf persons.

R.C. 124.27

Same as the Executive.

R.C. 124.27, 124.231, 124.241, 124.25, 124.26, 124.30, 124.31

Same as the Executive.

R.C. 124.27, 124.231, 124.241, 124.25, 124.26, 124.30, 124.31

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Authorizes an additional protocol for appointment from an eligible list that permits an appointing authority to select from a name in the top 10 of the eligible list when the top 25% of the eligible list contains 10 or fewer names. (Current law generally requires such a selection from a name that ranks in the top 25% of the eligible list or from any name on the list if the entire list is 10 or fewer.)</p>	<p>Same as the Executive.</p>	<p>No provision.</p>	<p>No provision.</p>

DASCD23 **VETOED Attorney General Certification for Certain State Construction Contracts**

<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 153.01 [***VETOED: Requires that any construction management contract with a construction manager at risk or any design-build contract with a design-build firm, and any accompanying bond, be submitted to the Attorney General for approval.***]</p>	<p>R.C. 153.01 Same as the Senate.</p>
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DASCD1 Cash Transfer From the Workforce Development Fund to the Human Resources Services Fund

<p>Section: 601.40 <i>Amends Section 207.10.80 of H.B. 153</i></p> <p>Requires the Director of OBM, upon the request of the Director of DAS, to transfer up to \$975,000 in cash in FY 2013 from the Workforce Development Fund (Fund 5D70) to the Human Resources Services Fund (Fund 1250) to support one-time human resources administration activities for state agencies.</p>	<p>Section: 601.40 Same as the Executive.</p>	<p>Section: 601.40 <i>Amends Section 207.10.80 of H.B. 153</i></p> <p>Same as the Executive.</p>	<p>Section: 601.40 <i>Amends Section 207.10.80 of H.B. 153</i></p> <p>Same as the Executive.</p>
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

DASCD2 Leveraged Enterprise Purchases

Section: 601.40
Amends Section 207.20.30 of H.B. 153

Specifies that GSF Fund 2290 appropriation item 100640, Leveraged Enterprises Purchases, is to be used by DAS to make information technology purchases for the benefit of government agencies. Requires the Director of DAS to seek approval from the Director of OBM if additional appropriations are needed to make timely purchases, and upon approval of the Director of OBM, appropriates the additional amounts requested.

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 207.20.30 of H.B. 153

Same as the Executive, but requires the Director of DAS to seek approval from the Controlling Board rather than from the Director of OBM to increase appropriations in GSF Fund 2290 appropriation item 100640, Leveraged Enterprises Purchases.

Section: 601.40
Amends Section 207.20.30 of H.B. 153

Same as the Senate.

DASCD3 Cash Transfers to the Major IT Purchases Fund

Section: 601.40
Amends Section 207.20.90 of H.B. 153

Authorizes the Director of OBM, upon request of the Director of DAS, to transfer up to \$4,000,000 in cash from the OAKS Support Organization Fund (5EB0) to the Major IT Purchases Fund (4N60). States that this amount represents the cash transferred from Fund 4N60 to Fund 5EB0 in FY 2010 under Section 207.30.80 of H.B.1, the FY 2010-FY2011 biennial main operating budget.

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 207.20.90 of H.B. 153

Same as the Executive.

Section: 601.40
Amends Section 207.20.90 of H.B. 153

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Reappropriates the unencumbered and unexpended portion of GSF Fund 4N60 appropriation item 100617, Major IT Purchases, at the end of FY 2012 to the same appropriation item in FY 2013.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Eliminates the two cash transfers to Fund 4N60 that were authorized under Section 207.20.90 of H.B. 153: (1) \$2.8 million in each fiscal year of the FY 2012-FY 2013 biennium from the State Architect's Fund (Fund 1310), and (2) \$310,276 in FY 2012 and \$305,921 in FY 2013 from the Director's Office Fund (Fund 1120).</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
DASCD4 DAS - Building Operating Payments			
<p>Section: 601.40 Amends Section 207.10.80 of H.B. 153</p>	<p>Section: 601.40</p>	<p>Section: 601.40 Amends Section 207.10.80 of H.B. 153</p>	<p>Section: 601.40 Amends Section 207.10.80 of H.B. 153</p>
<p>Allows GRF appropriation item 100449, DAS-Building Operating Payments, in addition to existing purposes, to be used to pay other costs associated with the Voinovich Center in Youngstown, Ohio</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DASCD5 State IT Services, Equal Opportunity, and Construction Management Services Funding

Section: 601.40
Amends Section 207.10.80 of H.B. 153

Section: 601.40

Section: 601.40
Amends Section 207.10.80 of H.B. 153

Section: 601.40
Amends Section 207.10.80 of H.B. 153

(1) Specifies that GRF appropriation item 100456, State IT Services, be used to pay certain costs formerly paid from GRF appropriation items 100418, Web Sites and Business Gateway, and 100419, IT Security Infrastructure. Requires the Director of Budget and Management to cancel existing encumbrances against the latter three items and reestablish them against item 100456. Appropriates those reestablished encumbrances.

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Specifies that GRF appropriation item 100457, Equal Opportunity Services, be used to pay certain costs formerly paid from GRF appropriation items 100439, Equal Opportunity Certification Programs, 100451, Minority Affairs, and 102321, Construction Compliance. Requires the Director of Budget and Management to cancel existing encumbrances against the latter three items and reestablish them against item 100457. Appropriates those reestablished encumbrances.

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Specifies that GRF appropriation item 100458, State Construction Management Services, be used to pay costs of statewide shared construction-related services and capital improvement project management services provided through the state's enterprise resource planning system.

(3) Same as the Executive.

(3) Same as the Executive.

(3) Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DASCD21 Compressed Natural Gas Study

Sections: 701.80

Section: 701.141

No provision.

Creates the seven-member Compressed Natural Gas Study Committee, consisting of the following: Two members of the Senate; two members of the House of Representatives; one person appointed by the Governor who is an Ohio resident and has knowledge of or experience in the use of alternative motor vehicle fuels; and the Directors of the Department of Administrative Services and the Department of Transportation or their designees.

No provision.

No provision.

No provision.

Requires the Committee to examine the use of compressed natural gas in the motor vehicle fleets of the state and political subdivisions, and authorizes the committee to hire consultants or experts to assist in its duties.

No provision.

Replaces the House provision with a provision that requires DAS alone to conduct a study of the use of compressed natural gas in the state and political subdivision motor vehicle fleets.

No provision.

Requires the Committee to issue a report on its findings, including any recommendation for funding the conversion of fleets to compressed natural gas not later than six months after the last initial appointment is made to the Committee. Requires that copies of the report be delivered to the Governor, the Ohio Senate, and the Ohio House of Representatives. Specifies that the Committee ceases to exist upon issuing its report.

No provision.

Replaces the House provision with a provision that requires DAS to issue the report and deliver it to the Governor, the Ohio Senate, and the House of Representatives not later than six months after the effective date of the provision.

No provision.

Requires that up to \$250,000 from SSR Fund 1220 appropriation item 100637, Fleet Management, in FY 2013 be used by the Compressed Natural Gas Study Committee

No provision.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	to conduct its study. Fiscal effect: Earmarks up to \$250,000 to cover the cost of the study and to issue the report.		Fiscal effect: DAS will incur some new cost to conduct the study and issue the report.

DASCD14 Online Clearinghouse to Identify Available Joint Purchasing Opportunities

Section: 701.30

Requires DAS, by itself or by contract with another entity, to establish, operate, and maintain a state web site to serve as an online clearinghouse of information about existing joint purchasing programs between or among political subdivisions.

Requires DAS to: (1) use a domain name that will be easily recognized, remembered, and understood by users, (2) maintain the web site so it is fully accessible to and searchable by members of the public, (3) not charge a fee to a person who uses the web site, (4) compile information provided by political subdivisions on the web site about joint purchasing arrangements they are involved in that DAS verifies, through statewide associations and others, have resulted in verifiable cost savings, (5) enable political subdivisions to register and request inclusion of their submitted information, (6) enable information to be accessed by key word, by program name, by county, by type of product or service, and by other useful identifiers, (7) maintain adequate systemic security and back-up features, and develop and maintain a contingency plan for coping with and recovering from unforeseen

No provision. Included in the web site the bill requires the Auditor of State to develop and maintain (see AUDCD2).

No provision.

Section: 701.33

Same as the Executive.

Same as the Executive.

Section: 701.33

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>disruptions in service, and (8) maintain the web site in such a manner that it will not infringe legally protected interests, so that vulnerability of the web site to interruption because of litigation or the threat of litigation is reduced.</p> <p>Requires DAS to bear the expense of establishing, operating, and maintaining the online clearinghouse web site.</p> <p>Fiscal effect: DAS will incur new costs for developing and maintaining this web site.</p>	<p>No provision.</p>	<p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

DASCD13 Enterprise Services Improvements and Efficiencies

Section: 701.40

<p>Provides authority for the directors of Budget and Management and Administrative Services to determine ways to improve efficiencies of "enterprise services," including the areas of procurement, human resources, and information technology.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>
<p>Allows the consolidation and transfer of services and to make budget and program changes as necessary to implement enterprise improvements and efficiencies.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>
<p>Allows the Director of Budget and Management, upon agreement with the Director of Administrative Services, to establish any new funds, appropriations, full or partial encumbrances, and consolidate funds and transfer cash, employees, assets and liabilities, including, but not limited to, records and contracts and agreements, to facilitate the improvements authorized by</p>	<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DASCD6 State Fire Marshal Added to the Multi-Agency Radio Communications System Steering Committee

Section: 701.50

Adds the State Fire Marshal, or the State Fire Marshal's designee, to the Multi-Agency Radio Communications System Steering Committee.

Fiscal effect: None.

Section: 701.50

Same as the Executive.

Fiscal effect: Same as the Executive.

Section: 701.50

Same as the Executive.

Fiscal effect: Same as the Executive.

Section: 701.50

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AGECD3 Legal Representation for State and Regional Long-Term Care Ombudsperson Programs

R.C. 173.23

Requires the Attorney General to provide legal counsel to the Office of the State Long-Term Care Ombudsperson Program and to represent any representative of the Office against whom any legal action is brought in connection with the representative's duties, in place of ODA's existing duty to ensure that legal counsel is available and legal representation is provided for these purposes.

Requires the Attorney General to provide legal counsel to the regional long-term care ombudsperson programs and to represent any representative of a regional program against whom any action is brought in connection with the representative's official duties.

Fiscal effect: The Attorney General is already providing some legal representation to the Office of the State Long-Term Care Ombudsperson Program. If additional representation was provided, then costs could increase to the Attorney General, but would decrease for ODA or the regional programs.

R.C. 173.23

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 173.23

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 173.23

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AGECD4 Department of Aging-Related Criminal Records Checks

R.C. 173.27, 109.57, 109.572, 173.391, 173.394, Sections 610.10, 610.11, 751.20

R.C. 173.27

R.C. 173.27, 109.57, 109.572, 173.391, 173.394, Sections 610.10, 610.11, 751.20

R.C. 173.27, 109.57, 109.572, 173.391, 173.394, Sections 610.10, 610.11, 751.20, and 751.31

Revises the law governing criminal records checks for employment positions with the Office of the State Long-Term Care Ombudsperson Program and with community-based long-term care agencies as follows:

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Establishes a database review system to precede a criminal records check;

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Permits the ODA Director to adopt rules requiring employees to undergo database reviews and criminal records checks as a condition of continuing employment;

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Provides that a criminal records check is not required when an applicant cannot be employed or employee cannot continue employment due to the results of a database review;

(3) Same as the Executive.

(3) Same as the Executive.

(3) Same as the Executive.

(4) Revises the list of disqualifying offenses for which a criminal records check is to search;

(4) Same as the Executive.

(4) Same as the Executive.

(4) Same as the Executive, but (a) adds the offenses of trafficking in persons, unlawful conduct with respect to documents, tampering with evidence, and obstructing justice to the list of disqualifying offenses and (b) makes the list of disqualifying offenses identical to the list of disqualifying offenses applicable under the bill's provisions regarding criminal records checks for the Departments of Developmental Disabilities, Health, and Job and Family

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(5) No provision;	(5) No provision.	(5) No provision.	Services. (5) Provides that an individual who is subject to a database review or criminal records check regarding an employment position with a home health agency is not also subject to the database review and criminal records check requirements otherwise applicable to employment positions with community-based long-term care agencies.
(7) Permits the results of a criminal records check to be made available to a court, hearing officer, or other necessary individual involved in a case dealing with a civil or criminal action regarding the Medicaid program or a program ODA administers;	(7) Same as the Executive.	(7) Same as the Executive.	(7) Same as the Executive, but also permits the report of a criminal records check to be made available to the Director of Job and Family Services and Department of Job and Family Services staff involved in the administration of Medicaid if the community-based long-term care agency also is a waiver agency.
(6) No provision;	(6) No provision.	(6) No provision.	(6) Provides that a community-based long-term care agency that also is a waiver agency providing home and community-based services under a Department of Job and Family Services-administered Medicaid waiver program may choose whether to have job applicants and employees undergo database reviews and criminal records checks in accordance with the law applicable to employment positions with community-based long-term care agencies or the law applicable to employment positions with waiver agencies.
(8) No provision;	(8) No provision.	(8) No provision.	(8) Increases to 60 (from 30) the number of days that the Superintendent of the Bureau of Criminal Identification and Investigation must send the results of such criminal records checks.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(9) No provision;	(9) No provision.	(9) No provision.	(9) Requires the ODA Directors and the Directors of Developmental Disabilities, Health, and Job and Family Services to collaborate with each other when adopting the initial rules regarding such database reviews and criminal records checks and to strive to (1) balance the risk mitigation that the database reviews and criminal records checks are expected to realize with the costs of conducting the database reviews and criminal records checks and (2) make the policies established by the rules as similar as possible among their departments.
(10) No provision.	(10) No provision.	(10) No provision.	(10) Delays the effective date of the provisions regarding such database reviews and criminal records checks until January 1, 2013.
Fiscal effect: Minimal increase in administrative costs.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

AGECD2 State-Funded Component of the PASSPORT and Assisted Living Programs

R.C. 173.40	R.C. 173.40	R.C. 173.40, 5111.89	R.C. 173.40, 5111.89
Limits to 90 days, rather than three months, the amount of time that an individual may participate in the state-funded component of the PASSPORT Program on the basis that the individual's application for the Medicaid-funded component of PASSPORT is pending while a determination is being made of whether the individual meets the financial eligibility requirements.	Same as the Executive.	Same as the Executive.	Same as the Executive.
No provision.	No provision.	Limits to 90 days, rather than three months, the time an individual may participate in the state-funded component of the Assisted	Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Living Program. Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

AGECD1 Assisted Living Program's Home First Component

R.C. 5111.894	R.C. 5111.894	R.C. 5111.894	R.C. 5111.894
Provides that an individual no longer may potentially qualify for the Assisted Living Program's Home First component on the basis that the individual resided in a residential care facility for at least six months immediately before applying for the Assisted Living Program and is at risk of imminent admission to a nursing facility because the costs of residing in the residential care facility have depleted the individual's resources such that the individual is unable to continue to afford the cost of residing in a residential care facility.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

AGECD5 ~~VETOED~~ Aging in Place Pilot Program

	Sections: 751.15	Sections: 751.15, 601.40 <i>Amends Section 209.30 of H.B. 153</i>	Sections: 751.15, 601.40 <i>Amends Section 209.30 of H.B. 153</i>
No provision.	[VETOED : Requires ODA to establish the Aging in Place pilot program in Butler, Clermont, Hamilton, and Warren counties. Provides for the pilot program to be operated for two years.	Same as the House.	Same as the House.
No provision.	Provides for up to 180 eligible individuals to enroll in the pilot program to receive home repairs and modifications.	Same as the House.	Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	Requires ODA to contract with a nonprofit organization that provides professional and critical home repair and modification services and meets other requirements to administer the pilot program.	Same as the House.	Same as the House.
No provision.	Requires the pilot program administrator to seek nongovernmental funds to help pay the costs of the pilot program.	Same as the House.	Same as the House.
No provision.	Requires ODJFS to seek a federal Medicaid waiver to make the pilot program part of the Medicaid program, but requires ODA to establish it as a non-Medicaid program if the federal waiver is denied.	Same as the House.	Same as the House.
No provision.	Earmarks \$1.5 million in line item 490609, Regional Long-Term Care Ombudsman Program, in FY 2013 for costs associated with the Aging in Place Pilot Program.***]	Same as the House.	Same as the House.
	Fiscal effect: The bill appropriates and earmarks \$1.5 million for the pilot program.	Fiscal effect: Same as the House.	Fiscal effect: Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AGRCD1 Elimination of Dormant Funds

**R.C. 901.54, Section 601.40
Amends Section 211.10 of H.B.
153**

Eliminates the statutory creation of the Pilot Farmland Preservation Fund (Fund 5GS0), which consists of money received by the Office of Farmland Preservation in the Department of Agriculture and is to be used to leverage or match other farmland preservation funds provided from federal, local, or private sources.

Abolishes the twelve dormant funds listed below and transfers the cash balances and encumbrances against the funds to the Indirect Cost Fund (Fund 5GH0):
 (1) the Federal Grants Fund (Fund 3X60)
 (2) the Specialty Crops Support Fund (Fund 3X70)
 (3) the Fruits and Vegetables Fund (Fund 4930)
 (4) the Dairy Fund (Fund 4V00)
 (5) the Animal Industry Fund (Fund 4VS0)
 (6) the Scale Certification Fund (Fund 5790)
 (7) the Weights and Measures Permits Fund (Fund 58F0)
 (8) the Food Policy Council Fund (Fund 5FD0)
 (9) the Sustainable Agriculture Fund (Fund 5FE0)
 (10) the Pilot Farmland Preservation Fund (Fund 5GS0)
 (11) the Farm Service Electronic Filing Fund (Fund SY70)

R.C. 901.54

Same as the Executive.

Same as the Executive.

**R.C. 901.54, Sections 601.40
Amends Section 211.10 of H.B.
153**

Same as the Executive.

Same as the Executive.

**R.C. 901.54, Sections 601.40
Amends Section 211.10 of H.B.
153**

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
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(12) the Seed Fund (Fund SZ40)

AGRCD4 Ohio Grape Industries Committee

No provision.

No provision.

R.C. 924.51, Section 709.11

Makes the following changes with respect to the composition of the nine-member Ohio Grape Industries Committee, in particular the five members appointed by the Director of Agriculture: (1) Requires that the members be Ohio residents; (2) Eliminates the requirement that one member be a person the major portion of whose income is from the production of grape products other than wine, such as juice, jams, or jellies; (3) Revises in part the qualifications of the members who must receive income from the production of grapes or wine, and allows the Director partial discretion in determining how many of the appointed members must receive income from either grapes or wine; and (4) Provides for the transition of members on the Committee to conform with the amendment's requirements.

R.C. 924.51, Section 709.11

Same as the Senate.

AGRCD6 Clean Ohio Agricultural Easement Fund

No provision.

No provision.

Sections: 301.12, 301.13, 301.15

Appropriates \$6,000,000 for FY 2013 and FY 2014 in Clean Ohio Agricultural Easement Fund (Fund 7057) appropriation item C70009, Clean Ohio Agricultural Easements.

Sections: 301.12, 301.13, 301.15

Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	Authorizes the Public Facilities Commission to issue and sell up to \$6,000,000 in obligations to pay for the purposes of the Clean Ohio Agricultural Easement Fund.	Same as the Senate.
No provision.	No provision.	Specifies that the Clean Ohio Agricultural Easement Fund is deemed to be funding capital facilities using the proceeds of obligations issued under Chapter 151. of the Revised Code.	Same as the Senate, but specifies that the funds are for Clean Ohio conservation purposes rather than natural resources and local subdivision capital projects, and specifies that the release of funds is subject to Section 509.90 of Sub. H.B. 482 of the 129th General Assembly.
No provision.	No provision.	Specifies that the appropriations to the Clean Ohio Agricultural Easement Fund are effective from July 1, 2012 through June 30, 2014.	Same as the Senate.

AGRCD5 Eradication of Asian Longhorned Beetle

No provision.	No provision.	<p>Section: 601.40 Amends Section 211.10 of H.B. 153</p>	<p>Section: 601.40 Amends Section 211.10 of H.B. 153</p>
No provision.	No provision.	Requires the Director of Budget and Management to transfer up to \$2 million in cash from the GRF to the Plant Pest Fund (Fund 5FC0) in FY 2012. Appropriates the amount transferred under Fund 5FC0 appropriation item 700648, Plant Pest Program, for reforestation and the eradication of the Asian Longhorned Beetle. Reappropriates any unexpended, unencumbered portion of the amount transferred for the same purpose in FY 2013.	Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AGRCD7 Dangerous and Restricted Wild Animals

No provision.

No provision.

No provision.

Section: 601.40
Amends Section 211.10 of H.B. 153

Requires that GRF appropriation item 700426, Dangerous and Restricted Animals, be used to administer the Dangerous and Restricted Wild Animal Permitting Program under the Department of Agriculture.

AGRCD2 Exemption of Micro Markets from Licensure under Retail Food Establishments and Food Service Operations Law

No provision.

Section: 737.40
 Exempts micro markets from the licensure requirements under the Retail Food Establishments and Food Service Operations Law until the Director of Agriculture adopts rules for licensing them under the law.

Section: 737.40
 Same as the House.

Section: 737.40
 Same as the House.

No provision.

Requires the operator of a micro market, not later than 60 days following the adoption of rules, to apply for a license in accordance with the rules.

Same as the House.

Same as the House.

Fiscal effect: Gain in license revenue deposited into the Food Safety Fund (Fund 4P70) upon the establishment of rules pertaining to micro markets.

Fiscal effect: Same as the House.

Fiscal effect: Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

ADACD1 Gambling Addiction Services Planning

R.C. 3793.041, 3793.04, 3793.09

Requires ODADAS to develop, administer, and revise as necessary a comprehensive statewide gambling addiction services plan.

Renames the Council on Alcohol and Drug Addiction Services the Council on Alcohol, Drug, and Gambling Addiction Services and adds the following as members: (1) an individual who has received or is receiving gambling addiction services, and (2) the executive directors of the Casino Control Commission, the Lottery Commission, and the State Racing Commission.

Includes veterans among the other examples of underserved groups to be addressed when ODADAS fulfills its existing duty to develop a comprehensive statewide alcohol and drug addiction service program.

Fiscal effect: Increase in administrative costs related to the services plan. Potential negligible increase in costs if the additional member on the council is reimbursed for necessary expenses.

R.C. 3793.041

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3793.041, 3793.04, 3793.09

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3793.041, 3793.04, 3793.09

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

ADACD7 **VETOED Biometric Enrollment and Verification System Pilot Project**

**Sections: 729.20, 601.40
Amends Section 215.20 of H.B. 153**

No provision.

No provision.

No provision.

[**VETOED: Establishes the Biometric Enrollment and Verification System Pilot Project for the purpose of reducing drug diversion and doctor shopping in one or more of seven specified Southeast Ohio counties.

No provision.

No provision.

No provision.

Requires ODADAS to enter into a contract with a hospital located in Gallia County to administer the pilot project no later than June 1, 2012.

No provision.

No provision.

No provision.

Requires the hospital administering the pilot project to enter into a contract with a vendor no later than June 27, 2012, and requires the vendor to select the participating counties and implement the project no later than July 1, 2012.

No provision.

No provision.

No provision.

Requires the vendor to develop a system that enables a prescriber of dangerous drugs to use biometric authentication to compare health records from multiple sources and to confirm a patient's eligibility to receive a prescription for a dangerous drug.

No provision.

No provision.

No provision.

Requires the OBM Director, at the request of the ODADAS Director, to transfer \$500,000 cash from the General Reimbursement Fund (Fund 1060), used by the Office of the Attorney General, to the Statewide Treatment and Prevention Fund

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	No provision.	(Fund 4750), used by ODADAS. Earmarks \$500,000 in FY 2013 from line item 038621, Statewide Treatment and Prevention, to be used to fund the Biometric Enrollment and Verification System Pilot Project.***]

ADACD3 **VETOED Pilot Program for Opioid and Alcohol Dependent Offenders**

	Sections: 737.70	Sections: 737.70, 601.40 Amends Section 215.20 of H.B. 153	Sections: 737.70, 601.40 Amends Section 215.20 of H.B. 153
No provision.	[***VETOED: Requires ODADAS to conduct a pilot program to provide to certain opioid-, alcohol-, or opioid- and alcohol- dependent offenders within the criminal justice system treatment that includes nonabusable and nondependency forming medication to prevent relapse.	Same as the House.	Same as the House.
No provision.	Requires ODADAS to conduct the pilot program in Franklin and Scioto counties and permits ODADAS to conduct the pilot program in additional counties it selects.	Same as the House.	Same as the House.
No provision.	Requires that the pilot program serve not more than 150 opioid-, alcohol-, or opioid- and alcohol-dependent offenders who (1) are either being released from community-based correctional facilities or being diverted from prosecution by a county drug court or municipal court, (2) are transitioning to community-based programs as prescribed by the court, (3) were dependent at the time of committing the offense for which they were most recently sentenced, and (4) are residing in Ohio and in their own court-	Same as the House.	Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	<p>approved residences or court-approved transitional housing.</p> <p>Requires the pilot program participants to commit to participate for 12 months.</p>	Same as the House.	Same as the House.
No provision.	<p>Requires a certified alcohol and drug addiction program to provide treatment under the pilot program based on an integrated service model and specifies the services that must be provided.</p>	Same as the House.	Same as the House.
No provision.	<p>Earmarks \$1.0 million in FY 2013 from line item 038621, Statewide Treatment and Prevention, to be used to fund a pilot program to provide treatment, including nonaddictive medication to prevent relapse to opioid or alcohol addiction, to certain offenders within the criminal justice system.</p>	Same as the House.	Same as the House.
No provision.	<p>Requires Kent State University to prepare a report of the findings from the pilot program not later than three months after the program has ended.**]</p>	Same as the House.	Same as the House.
<p>Fiscal effect: The bill provides \$1.0 million in appropriations to line item 038621, Statewide Treatment and Prevention, to fund the pilot program.</p>		<p>Fiscal effect: Same as the House.</p>	<p>Fiscal effect: Same as the House.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AGOCD5 Authority in Regulating Charitable Trusts

No provision.	No provision.	<p>R.C. 109.33</p> <p>Permits the Attorney General to contract with experts for assistance in regulating charitable trusts as an alternative to employing experts for assistance.</p> <p>Fiscal effect: The Attorney General may experience greater efficiencies and potential cost savings by allowing certain experts to be retained via contract rather than employed (presumably with benefits) at a higher cost.</p>	No provision.
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AGOCD3 Continuing Professional Training for Peace Officers and Troopers

<p>R.C. 109.802, 109.803</p> <p>(1) Changes the required number of hours of continuing professional training for peace officers and troopers each calendar year from "up to twenty-four hours" to "four hours," and eliminates the restriction that the training can only be required if there is state funding available for reimbursement of training costs.</p> <p>(2) Eliminates the Law Enforcement Assistance Fund (Fund 5L50), which is used by the Attorney General to provide state reimbursement to appointing authorities for such training.</p> <p>(3) Eliminates requirements that the Attorney General adopt rules regarding the</p>	(1) No provision.	(1) No provision.	(1) No provision.
	(2) No provision.	(2) No provision.	(2) No provision.
	(3) No provision.	(3) No provision.	(3) No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

reimbursement of public appointing authorities for the cost of continuing professional training programs.

(4) Eliminates requirements that the Ohio Peace Officer Training Commission administer a program for reimbursement of these costs and eliminates the ability of an appointing agency to apply for reimbursement.

(4) No provision.

(4) No provision.

(4) No provision.

Fiscal effect: State and local law enforcement agencies may experience an increase in costs associated with continuing professional training, as these changes (1) mandate 4 hours of continuing professional training per year (instead of requiring up to 24 hours when state reimbursement is available as under current law) and (2) eliminate the Law Enforcement Assistance Fund, which funds the current state reimbursement program. However, according to the Attorney General, the Ohio Peace Officer Training Academy (OPOTA) will continue to extend free regional training opportunities which were significantly expanded in FY 2011. OPOTA, via the Police Officers' Training Academy Fee Fund (Fund 4210), will also continue to develop and post new eOPOTA courses on the Ohio Law Enforcement Gateway (OHLEG).

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AGOCD1 Consumer Sales Practices Act Annual Report Date Change

R.C. 1345.05

Changes the date by which the Attorney General is required to report to the Governor and the General Assembly on its operations regarding the Consumer Sales Practices Act from January 1st to January 31st of each year.

Fiscal effect: None.

R.C. 1345.05

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 1345.05

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 1345.05

Same as the Executive.

Fiscal effect: Same as the Executive.

AGOCD6 State Liens in Foreclosure Cases

(1) No provision.

(1) No provision.

R.C. 2329.192

(1) Requires, generally, that a party seeking a judicial sale of real estate include a state lienholder as a party defendant unless no state lien has been recorded against the owner of the real estate for which the judicial sale is sought.

(1) No provision.

(2) No provision.

(2) No provision.

(2) Presumes the appearance of the state lienholder for jurisdictional purposes and requires the court to take judicial notice that the state has a lien against the real estate subject to a judicial sale.

(2) No provision.

(3) No provision.

(3) No provision.

(3) Allows the state lienholder to file an answer to the complaint or any other pleading if the amount, validity, or priority of the state lien is not identified as disputed and requires the state lienholder to file the answer if certain items are disputed.

(3) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(4) No provision.	(4) No provision.	(4) Requires that, as part of any order confirming the sale of the lands and tenements that is subject to any undisputed state lien or distributing the proceeds of any judicial sale of real estate, the undisputed state lien is protected as if the state had appeared in the action and filed an answer asserting the state lien.	(4) No provision.
(5) No provision.	(5) No provision.	(5) Requires that notice be given to the state lienholder and the Attorney General if any party asserts a dispute as to the amount, validity, or priority of the state lien or of any lien or other interest that has priority over the state lien.	(5) No provision.
(6) No provision.	(6) No provision.	<p>(6) Requires that the interest of any undisputed state lien transfer to the proceeds of the sale of the real estate.</p> <p>Fiscal effect: There may be some savings in terms of reducing the time and effort that state agencies, including the Attorney General, might otherwise have expended on protecting state liens in actions for judicial sale of real estate.</p>	(6) No provision.

AGOCD2 Law Enforcement Agency Reports – Seized or Forfeited Property

R.C. 2981.11	R.C. 2981.11	R.C. 2981.11	R.C. 2981.11
(1) Eliminates the requirement that a law enforcement agency that has any seized or forfeited property during any calendar year prepare and send to the Attorney General an annual report with respect to the agency's acquisition and disposition of that property.	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(2) Eliminates the requirement that the Attorney General send a notice to the President of the Senate and Speaker of the House of Representatives of the receipt of the reports described above.</p> <p>Fiscal effect: State and local law enforcement agencies may experience a minimal annual decrease in administrative costs as a result of no longer being required to produce and send an annual report detailing any seized or forfeited property to the Attorney General. Additionally, the Attorney General may experience a negligible decrease in administrative costs associated with collecting these reports and sending notices to the President of the Senate and Speaker of the House of Representatives.</p>	<p>(2) Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>(2) Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>(2) Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AGOCD7 Cash Transfer from GRF to the General Reimbursement Fund

No provision.

No provision.

No provision.

Section: 601.40
Amends Sections 223.10 and
323.10 of H.B. 153

Requires the Director of Budget and Management, on July 1, 2012, or as soon as possible thereafter, to transfer \$350,000 cash from the GRF to the General Reimbursement Fund (Fund 1060), used by the Office of the Attorney General, and appropriates that amount from Fund 1060 for FY 2013. (Reduces by the same amount the FY 2013 appropriation for GRF appropriation item 035407, Legislative Taskforce on Redistricting, used by the Legislative Service Commission.)

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AUDCD1 Councils of Government Notifications

R.C. 167.04, Section 701.60

Requires the officers of regional councils of government to inform the Auditor of State of their existence within 30 days of the effective date of this act, or within 10 days of formation if the Council is formed after the effective date of this act, on forms prescribed by the Auditor of State.

Requires the Auditor of State, within one year of the effective date of this act, to review and report to the Governor and General Assembly how many such Councils are operating, and whether regional councils continue to meet the objectives for which they were first authorized, and whether they are an efficient and effective way for local governments to share services or participate in cooperative arrangements.

Fiscal effect: Regional councils and the Auditor of State could incur some additional administrative burden for complying with these requirements.

R.C. 167.04

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 167.04, Section 701.60

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 167.04, Section 701.60

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

AUDCD2 Streamlining Government Clearinghouse Web Site

Section: 701.20

Requires the Auditor of State to establish, operate, and maintain one or more web sites to serve as an online clearinghouse for political subdivisions about streamlining government operations, collaboration, and shared services to reduce the cost of government in the state. Allows other existing web sites to be used to fulfill these requirements as long as they meet the eight criteria listed below.

Requires the Auditor of State, in implementing the web site, to do the following: (1) use a domain name that will be easily recognized, remembered, and understood by users; (2) maintain the web site so it is fully accessible to and searchable by members of the public at all times; (3) not charge a fee to a person who accesses, searches, or otherwise uses the web site; (4) enable information to be accessed by key word or other useful identifiers; (5) compile information provided by political subdivisions that includes savings recommendations from performance audits, examples of shared services among communities, shared services agreements to use as templates, and other tools; (6) enable political subdivisions to register and request inclusion of their submitted information on the web site, as well as to report state and

Section: 701.20

Same as the Executive, but adds that the Auditor must also compile information provided by political subdivisions about joint purchasing arrangements they are involved in that the Auditor of State verifies, through meetings with various statewide associations and others, to have resulted in verifiable cost savings. (DAS was required to develop and maintain a joint purchasing opportunity web site under the Executive proposal, see DASCD14.)

Same as the Executive, but alters (4) to specify that the information must be accessible by key word, by program name, by county, by type of product or service, as well as by key word or other useful identifiers.

Section: 701.23

Same as the Executive.

Same as the Executive.

Section: 701.23

Same as the Executive.

Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

local barriers to collaboration; (7) maintain adequate systemic security and back-up features, and develop and maintain a contingency plan for coping with and recovering from power outages, systemic failures, and other unforeseeable difficulties; and (8) maintain the web site in such a manner that it will not infringe upon legally protected interests.

Permits the Auditor of State to develop the web site internally or use vendors to design and implement the web site.

Same as the Executive, but also requires the Auditor of State to bear the expense of establishing, operating, and maintaining the online clearinghouse web site.

Same as the Executive.

Same as the Executive.

Fiscal effect: The Auditor of State may incur new costs for developing and operating the web site clearinghouse, whether the task is accomplished internally or by an IT vendor.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

OBMCD5 SellOhio Global Initiative Fund

	R.C. 122.862		R.C. 122.862
No provision.	Establishes in the state treasury the SellOhio Global Initiative Fund.	No provision.	Same as the House.

OBMCD3 **VETOED Fiscal Year 2012 GRF Ending Blance**

	Section: 503.10	Section: 503.10	Section: 503.10
No provision.	<p>[***VETOED: Requires the Director of OBM to make the following cash transfers from FY 2012 surplus GRF revenues: (a) \$1.0 million to the Statewide Treatment and Prevention Fund (Fund 4750), which is used by ODADAS, and (b) \$1.5 million to the Long-Term Care Ombudsman Program Fund (Fund 4C40), which is used by the Department of Aging.***]</p>	Same as the House.	Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

OBMCD2 Pre-Securitization Tobacco Payments**Section: 512.20**

(1) Specifies that all moneys received by the state in connection with releases from disputed payment accounts or amounts previously withheld under the Tobacco Master Settlement Agreement that do not constitute pledged receipts for the Buckeye Tobacco Settlement Financing Authority Tobacco Settlement Bonds, Series 2007, are to be deposited into the Pre-Securitization Tobacco Payments Fund (Fund 5LS0), which the bill creates.

(2) Requires the Director of OBM to determine, in consultation with the Attorney General, the amounts needed to fund tobacco enforcement-related activities and allows the Director to transfer cash in those amounts from Fund 5LS0 to the Tobacco Oversight Administration and Enforcement Fund (Fund U087).

(3) Permits all amounts determined to be in excess of the tobacco enforcement needs of the Attorney General to be transferred from Fund 5LS0 to the GRF. Abolishes Fund 5LS0 once all pre-securitization Tobacco Master Settlement Agreement payments have been received and transferred to either Fund U087 or the GRF.

(4) Permits the Director of OBM, upon the request of the Attorney General, to transfer up to \$3.0 million cash from the General Reimbursement Fund (Fund 1060) to Fund U087 in FY 2013.

Section: 512.20

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

Section: 512.20

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

Section: 512.20

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: According to OBM, up to \$60 million could be deposited into Fund 5LS0 for distribution to Fund U087 or the GRF, based on the aggregate amount of disputed or withheld payments. However, any payments are likely to be received over the course of the next several fiscal years.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>
OBMCD6 Liquor Enterprise Transaction			
<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>Section: 601.40 Amends Section 229.10 of H.B. 153</p> <p>Reappropriates the unexpended, unencumbered balance of GRF appropriation item 042423, Liquor Enterprise Transaction, at the end of FY 2012 for the same purpose in FY 2013.</p>
OBMCD1 Oversight of Federal Stimulus Funds			
<p>Section: 601.40 Amends Section 521.70 of H.B. 153</p> <p>Repeals a requirement that the Office of Internal Auditing (OIA) within OBM submit a report regarding the effectiveness and expenditure of federal stimulus funds to legislative leaders on August 1, 2012, February 1, 2013, and August 1, 2013.</p>	<p>Section: 601.40</p> <p>Same as the Executive.</p>	<p>Section: 601.40 Amends Section 521.70 of H.B. 153</p> <p>Same as the Executive.</p>	<p>Section: 601.40 Amends Section 521.70 of H.B. 153</p> <p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: None. OIA planned no further federal stimulus audit activities in FY 2012 and beyond. OIA already submitted a report recapping its work on federal stimulus moneys by the February 1, 2012 deadline described in the bill.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>
<p>OBMCD4 GRF Transfer to Budget Stabilization Fund</p>			
<p>No provision.</p>	<p>Section: 701.100 Prohibits any transfer of surplus GRF revenue existing on June 30, 2012 to the Budget Stabilization Fund without the prior approval of the General Assembly.</p>	<p>No provision.</p>	<p>No provision.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

CSRCD1 Change in Capitol Square Review and Advisory Board Membership

R.C. 105.41, Section 701.10.30

Replaces the current member of the thirteen-member Board who represents the Ohio Building Authority (OBA) with a member who represents the Department of Administrative Services (DAS). Specifies that the representative of OBA will continue to serve on the Board until the expiration of the member's current term, at which point the Governor is required to appoint the member representing DAS.

R.C. 105.41

Replaces the Executive provision with a provision that removes the member representing OBA altogether, thereby reducing the number of members appointed by the Governor from five to four and the number of people serving on the Board from thirteen, as under current law, to twelve.

Fiscal effect: Potential small reduction in reimbursement expenses incurred by the Board.

R.C. 105.41

Same as the House.

Fiscal effect: Same as the House.

R.C. 105.41

Same as the House.

Fiscal effect: Same as the House.

CSRCD3 Parking Garage Automated Equipment Fund

No provision.

No provision.

R.C. 105.41

Creates the Parking Garage Automated Equipment Fund as a custodial fund outside of the state treasury for the purpose of purchasing dollar bills for use in automated equipment in the Statehouse parking garage. Requires the fund to consist of fees collected from the operation of the garage, and caps the amount that may be deposited into the fund at any one time at \$10,000. Specifies that all investment earnings of the fund be credited to the fund.

R.C. 105.41

Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: Potentially reduces the amount of Statehouse parking revenues that are deposited into the Statehouse Underground Parking Garage Fund (Fund 2080) by requiring some of these revenues to be deposited into the new custodial Parking Garage Automated Equipment Fund.

Fiscal effect: Same as the Senate.

CSRCD2 Holocaust Memorial on Capitol Square Grounds

Section: 701.10.20

Requires CSRAB to designate a place on the Statehouse grounds for the construction of a memorial to the victims of the European Holocaust and to the Ohioans who participated in the liberation of death camps during World War II. Requires CSRAB to invite, accept, and evaluate proposals for the memorial, and to select a design from among the proposals received.

No provision. A related provision was enacted in S.B. 312.

Requires the planning, design, and construction of the memorial to be paid for using only private funds, and creates the Capitol Square Holocaust Memorial Fund as a custodial fund outside the state treasury to receive donations and investment earnings for this purpose. Requires CSRAB to maintain a thorough and accurate accounting of expenditures from the fund, and specifies that such accounts are a public record. Specifies that the only costs to be paid for with public funds are the costs of site preparation, utility placement, and

No provision. A related provision was enacted in S.B. 312.

**Section: 601.55
Amends Section 701.10 of S.B. 312**

No provision. A related provision was enacted in S.B. 312.

Amends the provision enacted in S.B. 312 to require that site preparation, utility placement, and preliminary construction for the Capitol Square Holocaust Memorial be paid entirely from private contributions, rather than public funds.

No provision. A related provision was enacted in S.B. 312.

No provision. A related provision was enacted in S.B. 312.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

other preliminary construction activities.

Fiscal effect: If CSRAB incurs any costs for site preparation, utility placement, and other preliminary construction costs for the memorial, these would be paid for out of CSRAB's state-appropriated capital budget. All other costs would be supported by private donations to the Capitol Square Holocaust Memorial Fund, which is created as a custodial fund outside the state treasury and which will not receive appropriations from the General Assembly.

Fiscal effect: CSRAB will no longer incur any costs from public funds related to the Holocaust Memorial.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

CACCD1 Cash Transfers between GRF and Casino Control Commission Operating Fund

Section: 512.10

Permits the Director of Budget and Management to transfer cash in FY 2013 from the GRF to the Casino Control Commission Operating Fund (Fund 5HS0) and to reimburse the GRF from Fund 5HS0 when funds become available.

Section: 512.10

Same as the Executive.

Section: 512.10

Same as the Executive.

Section: 512.10

Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

COMCD2 Division of Labor Name Changed to Division of Industrial Compliance

R.C. 121.08, 121.04, 124.11, 3301.55, 3703.03-3703.08, 3713.01-3713.10, 3721.071, 3743.04, 3781.03, 3783.05, 3791.02, 4104.06-4104.101, 4105.02-4105.06, 4115.10, 4169.02-4169.04, 4171.04, 4740.03, 5104.051, 5119.71, and other sections of the Revised Code; Sections 701.70.20 and 815.20

R.C. 121.08

R.C. 121.08, 121.04, 124.11, 3301.55, 3703.03-3703.08, 3713.01-3713.10, 3721.071, 3743.04, 3781.03, 3783.05, 3791.02, 4104.06-4104.101, 4105.02-4105.06, 4115.10, 4169.02-4169.04, 4171.04, 4740.03, 5104.051, 5119.71, and other sections of the Revised Code; Sections 701.70.20 and 815.20

R.C. 121.08, 121.04, 124.11, 3301.55, 3703.03-3703.08, 3713.01-3713.10, 3721.071, 3743.04, 3781.03, 3783.05, 3791.02, 4104.06-4104.101, 4105.02-4105.06, 4115.10, 4169.02-4169.04, 4171.04, 4740.03, 5104.051, 5119.71, and other sections of the Revised Code; Sections 701.70.20 and 815.20

Changes the name of the Division of Labor, under the Department of Commerce, to the Division of Industrial Compliance, and transfers all powers, appropriations, real and personal property, duties, obligations, and rules of the Superintendent and Division of Labor to the Superintendent and Division of Industrial Compliance.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: None.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

COMCD7 Unclaimed Funds Law Changes

R.C. 169.01

No provision.

Requires the Director of Commerce to adopt rules for the payment of simple interest on allowed claims at a rate to be determined by the Director, and requires that any returns on investment or interest earned beyond what is paid as interest to the owner be retained to fund the cost of administering the Unclaimed Funds program.

No provision.

No provision.

No provision.

Requires the written agreement between an owner of unclaimed funds and a person who assists in their recovery (a "finder") to disclose that the Director of Commerce will direct the Director of Budget and Management to pay from the unclaimed funds any legal amount specified in the agreement directly to the finder, and requires the agreement to specify that any such fee will be deducted from the direct payment and that the remaining unclaimed funds will be paid directly to the owner.

No provision.

No provision.

No provision.

Requires the Director of Budget and Management, instead of the Auditor of State as required under current law, to make the payment of unclaimed funds when the owner of the unclaimed funds has entered into an agreement with a finder to locate, deliver, recover, or assist in the recovery of those unclaimed funds.

No provision.

No provision.

No provision.

Requires each person that files a claim for unclaimed funds with the Director of Commerce under a finder's agreement to include a copy of the agreement with the

No provision.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	<p>claim.</p> <p>Allows the Director of Commerce to establish a reasonable fee for the processing and delivery of any payment made to a finder pursuant to such an agreement, payable by the finder.</p>	No provision.	No provision.
No provision.	<p>Requires an applicant for registration by the Division of Unclaimed Funds as a finder to undergo a criminal records check conducted by the Bureau of Criminal Identification and Investigation, or a vendor approved by the Bureau, and requires the applicant to pay the fee required to conduct the background check.</p>	No provision.	No provision.
No provision.	<p>Requires the Director of Commerce to notify owners of unclaimed funds, without an address known by the Department of Commerce or residing out of state, by public notice posted on the Department's web site. Current law requires that public notice be published in a newspaper of general circulation in the county of the owner's last known address or, if the owner resides in a foreign country, by other means of publication that the Director finds most effective.</p>	No provision.	No provision.
No provision.	<p>Replaces the term "unclaimed funds" with "property presumed abandoned" throughout the Unclaimed Funds Law.</p>	No provision.	No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: Potential increase in the amounts disbursed under the Unclaimed Funds program by allowing interest to accrue on amounts claimed. Negligible increase in administrative costs for the Department of Commerce and the Office of Budget and Management for processing claims involving finders. Corresponding negligible savings for the Auditor of State.</p>			
<p>COMCD8 State Fire Code</p>			
<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 901.53 Specifies that agricultural structures are only subject to the state fire code with respect to fire prevention and safety measures. Fiscal effect: Uncertain.</p>	<p>R.C. 901.53 Same as the Senate. Fiscal effect: Same as the Senate.</p>
<p>COMCD13 Guaranteed Asset Protection Products in Retail Installment Contracts</p>			
<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 1317.05 Provides that a guaranteed asset protection (GAP) product must be considered to be part of a related retail installment contract, and specifies the product would apply in the event of a total physical damage loss or unrecovered theft of the motor vehicle that is the subject of the contract.</p>	<p>R.C. 1317.05 Same as the Senate.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>Requires the charge for the GAP product to be listed as a specific good, and requires that the purchase price and terms of the GAP product be disclosed to the buyer in writing.</p>	<p>Same as the Senate.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	Prohibits the extension of credit or the terms of a related motor vehicle sale or lease to be made contingent on the purchase of a GAP product. Fiscal effect: None.	Same as the Senate. Fiscal effect: Same as the Senate.

COMCD12 Temporary Loan and Mortgage Loan Originator Licenses

No provision.	No provision.	R.C. 1321.537, 1321.52, 1321.538, 1322.02, 1322.042, 1322.043 Permits the Superintendent of Financial Institutions to issue temporary loan and mortgage loan originator licenses to out-of-state loan originators and mortgage loan originators meeting certain criteria, including payment of a nonrefundable application fee. Requires the application fee to be determined by rule.	No provision.
No provision.	No provision.	Enables a temporary licensee to engage in the loan origination business for which the licensee holds the temporary license while the licensee completes the requirements necessary to obtain the appropriate annual license.	No provision.
No provision.	No provision.	Requires that a licensee have a sponsor who is registered in accordance with current law, employs or is associated with the licensee, and covers the licensee under its corporate surety bond or requires the applicant to obtain and maintain a corporate surety bond during the term of the temporary license.	No provision.
No provision.	No provision.	Creates identical processes by which each license may be issued and revoked.	No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	Specifies that the temporary licenses are to last not more than 120 days and may not be renewed.	No provision.
No provision.	No provision.	Permits the Superintendent to adopt rules in accordance with the Administrative Procedures Act as necessary for the implementation and operation of the bill. Fiscal effect: Potential minimal increase in costs to the Division of Financial Institutions for processing the temporary licenses, with offsetting revenue from the application fees deposited into the Consumer Finance Fund (Fund 5530).	No provision.

COMCD1 Registration of Securities

R.C. 1707.08, 1707.391	R.C. 1707.08	R.C. 1707.08, 1707.391	R.C. 1707.08, 1707.391
Eliminates the \$50 filing fee for the registration of securities by description for an offering of \$50,000 or less. Provides that the penalty fee for failure to submit required filings regarding certain sales of securities to the Department of Commerce due to excusable neglect is equal to the greater of the required filing fee or \$100, rather than the required filing fee alone.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: This could result in a revenue loss to the Division of Securities Fund (Fund 5500), some of which might be offset by a gain in penalty fees.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

COMCD3 Creation of the State Liquor Regulatory Fund and Liquor Operating Services Fund

R.C. 4301.30, 4313.02

Requires 45% of the money in the Undivided Liquor Permit Fund to be distributed to the State Liquor Regulatory Fund, created by the bill, rather than the GRF as in existing law.

R.C. 4301.30

Same as the Executive.

R.C. 4301.30, 4313.02

Same as the Executive.

R.C. 4301.30, 4313.02

Same as the Executive.

Requires the State Liquor Regulatory Fund to be used to pay for the operating expenses of the Division of Liquor Control within the Department of Commerce and the Liquor Control Commission.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Requires the Director of Budget and Management, whenever the Director determines that amounts in the State Liquor Regulatory Fund are in excess of the sums needed to pay for the operating expenses of the Division of Liquor Control and the Liquor Control Commission, to credit the surplus to the GRF.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Requires all B-2a and S liquor permit fees to be credited to the State Liquor Regulatory Fund rather than the existing Liquor Control Fund as in current law.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Requires that payments from JobsOhio for the Division of Liquor Control's operation of the state's spirituous liquor merchandising functions be credited to the Liquor Operating Services Fund, created by the bill, rather than to the existing Liquor Control Fund as in current law.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: This will result in a loss of Undivided Liquor Permit Fund (Fund 7066) distributions to the GRF and a corresponding gain to the State Liquor Regulatory Fund (Fund 5LP0). The initial loss in the amount transferred to the GRF could be offset by surplus Fund 5LP0 revenues that the Director of Budget and Management determines can be credited to the GRF after Division of Liquor Control and Liquor Control Commission operating expenses are paid for. The provision also directs payments from JobsOhio originally planned for deposit into the existing Liquor Control Fund (Fund 7043) instead to the Liquor Operating Services Fund (5LN0) created by the bill.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

COMCD5 Liquor Permit Law Changes - D-5I Permits

	R.C. 4303.181	R.C. 4303.181	R.C. 4303.181
<p>No provision.</p>	<p>Restricts the issuance of D-5I liquor permits, which are applicable to revitalization districts, only to the owner or operator of a retail food establishment or a food service operation licensed under the Retail Food Establishments and Food Services Operations Law, rather than to any business establishment as in current law.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>
<p>No provision.</p>	<p>Adds a further restriction that D-5I permits may only be issued to a premises with gross annual receipts from the sale of food and meals that constitute at least 75% of total annual receipts.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>Fiscal effect: Potential negligible loss in liquor permit and application fee revenue as a result of a possible decrease in D-5l liquor permit applications and permits issued. Permit revenue is distributed to the GRF (45%), local taxing districts (35%), and ODADAS through Fund 4750 (20%), while application fee revenue is deposited into Fund 7043.</p>	<p>Fiscal effect: Same as the House.</p>	<p>Fiscal effect: Same as the House.</p>

COMCD6 Liquor Permit Law Changes - D-5g Permits

	R.C. 4303.181	R.C. 4303.181	R.C. 4303.181
<p>No provision.</p>	<p>Extends the hours that a D-5g liquor permit holder (a nonprofit corporation that either owns or operates a national professional sports museum) may sell beer or intoxicating liquor for consumption on the premises from 1:00 AM to 2:30 AM.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>

COMCD11 Credit Services Organization Law

		R.C. 4712.01	R.C. 4712.01
<p>No provision.</p>	<p>No provision.</p>	<p>Exempts from the law governing credit services organizations attorneys admitted to practice law in Ohio who offer, provide, or perform legal services if those services do not involve obtaining the extension of credit for a client or changing a client's identity to avoid the client's credit record, history, or rating.</p>	<p>Same as the Senate.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
		<p>Fiscal effect: Potentially decreases license and renewal revenue into the Consumer Finance Fund (Fund 5530). Application and annual renewal fees are both \$100.</p>	<p>Fiscal effect: Same as the Senate.</p>
<p>COMCD10 Real Estate Brokers Law Updates</p>			
No provision.	No provision.	<p>R.C. 4735.01, 4735.052, 4735.10, 4735.13, 4735.14, 4735.74</p> <p>Requires each licensee to notify the Superintendent of the Division of Real Estate and Professional Licensing of a change in personal residence address, as opposed to notifying the Ohio Real Estate Commission.</p>	<p>R.C. 4735.01, 4735.052, 4735.10, 4735.13, 4735.14, 4735.74</p> <p>Same as the Senate.</p>
No provision.	No provision.	<p>Provides clarifying language that a license issued under the Real Estate Brokers Law that is in "resigned" status is not eligible for reactivation.</p> <p>Fiscal effect: None.</p>	<p>Same as the Senate.</p> <p>Fiscal effect: Same as the Senate.</p>
<p>COMCD9 Real Estate Licenses - Elimination of Voluntary Hold Status</p>			
No provision.	No provision.	<p>R.C. 4735.142, 4735.01, 4735.02, 4735.052, 4735.10, 4735.13, 4735.14, 4735.141, and Section 747.31</p> <p>Removes the option for a person licensed under the Real Estate Brokers Law to place the person's license in voluntary hold status.</p>	<p>R.C. 4735.142, 4735.01, 4735.02, 4735.052, 4735.10, 4735.13, 4735.14, 4735.141, and Section 747.31</p> <p>Same as the Senate.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	Specifies that placing a license in a resigned status means that the license is permanently surrendered and may not be reactivated.	Same as the Senate.
No provision.	No provision.	Provides that a licensee whose license is in a voluntary hold status on the effective date of the act has 90 days to apply for license reactivation or placing the license in a resigned status.	Same as the Senate.
No provision.	No provision.	Provides that the license of a licensee who does not reactivate or resign a license that is in a voluntary hold status on the effective date of this act will be automatically suspended.	Same as the Senate.
<p>Fiscal effect: Potential decrease in license renewal revenue deposited into the Real Estate Operating Fund (Fund 5490). Under existing law, real estate brokers and salespersons pay \$180 and \$135 in renewal fees, respectively, while both pay a \$25 reactivation fee. In addition, \$3 of each renewal fee is deposited into the Real Estate Education and Research Fund (Fund 5490).</p>			<p>Fiscal effect: Same as the Senate.</p>

COMCD4 Liquor Control Fund Transfer

Section: 601.40
Amends Section 243.10 of H.B. 153

Requires the Director of Budget and Management to transfer \$500,000 in cash from the Liquor Control Fund to the State Liquor Regulatory Fund on July 1, 2012, or as soon as possible thereafter.

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 243.10 of H.B. 153

Same as the Executive.

Section: 601.40
Amends Section 243.10 of H.B. 153

Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: The \$500,000 will serve as start up funding for the State Liquor Control Regulatory Fund (Fund 5LP0) that is to be used to pay for the operating expenses of the Division of Liquor Control within the Department of Commerce and the Liquor Control Commission.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

COMCD15 Development and Revitalization Debt Service

No provision.

No provision.

No provision.

Section: 601.40
Amends Section 243.10 of H.B. 153

Appropriates any amounts necessary to appropriation items 800633, Development Assistance Debt Service, and 800636, Revitalization Debt Service, to pay debt service and related financing costs on outstanding obligations in FY 2013.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

CEBCD2 ~~VETOED**~~ Controlling Board Requests for Purchases from Out-of-State Suppliers**

<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 127.163, 127.164 [***VETOED: Requires a state agency, as part of a request to the Controlling Board to approve the making of a purchase, to: (1) provide certain information about any proposed supplier that is not headquartered in Ohio or any supplier, subcontractor, or entity intended to be used by the supplier, and (2) contact each Ohio entity the agency approached to fulfill a purchase or to whom the agency sent a request for proposals but did not respond and ascertain why the entity did not respond.***] Fiscal effect: This additional work in the preparation of Controlling Board requests may create a negligible increase in administrative costs for certain state agencies.</p>	<p>R.C. 127.163, 127.164 Same as the Senate. Fiscal effect: Same as the Senate.</p>
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CEBCD1 Blanchard River Flood Mitigation

<p>Section: 601.40 <i>Amends Section 247.10 of H.B. 153</i> Provides for the release of up to \$3 million, at the request of the Department of Public Safety, for Blanchard River flood mitigation projects.</p>	<p>Section: 601.40 Same as the Executive.</p>	<p>Section: 601.40 <i>Amends Section 247.10 of H.B. 153</i> Same as the Executive.</p>	<p>Section: 601.40 <i>Amends Section 247.10 of H.B. 153</i> Same as the Executive.</p>
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

CLACD2 Wrongful Imprisonment Claims

R.C. 309.09, 2305.02, 2743.48, 2953.32

R.C. 309.09

R.C. 2305.02, 2743.48

(1) Provides that a determination that a person is a wrongfully imprisoned individual must be made in a separate civil action in the court of common pleas associated with the person's conviction, provides that there is no right to a jury trial in that action, and requires that the Attorney General be served with a copy of the complaint in that action and be heard.

(1) Same as the Executive except that the civil action must be filed in the court of common pleas in the county where the underlying criminal action was initiated and adds that the criteria for an individual being determined a "wrongfully imprisoned individual" be proven by clear and convincing evidence.

(1) No provision.

(1) Same as the House but does not add the criteria that an individual being determined a "wrongfully imprisoned individual" be proven by clear and convincing evidence and removes the provision stating that the individual does not have a right to a jury trial in such actions.

(2) Requires the prosecuting attorney to defend those civil actions.

(2) Same as the Executive.

(2) No provision.

(2) No provision.

(3) Removes the right for a wrongfully imprisoned individual to have counsel of that individual's choice in the civil action in the Court of Claims to recover damages from the state.

(3) Same as the Executive.

(3) No provision.

(3) No provision.

(4) Removes the phrase "an error in procedure that resulted in the individual's release" from the possible criteria a person must satisfy to be considered a wrongfully imprisoned individual.

(4) Same as the Executive.

(4) No provision.

(4) No provision.

(5) Requires that a person seeking to be determined a wrongfully imprisoned individual, prove during a civil proceeding in the court of common pleas associated with the person's conviction that at the time of the offense the person was not engaging in any other criminal conduct arising out of that offense.

(5) Same as the Executive, but making it one of the criteria for determining whether a person is a "wrongfully imprisoned individual."

(5) No provision.

(5) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(6) Provides that if the individual at the time of the wrongful imprisonment was serving concurrent sentences on other convictions that were not vacated, dismissed, or reversed on appeal, then the individual is not eligible for compensation for any portion of wrongful imprisonment that occurred during such a concurrent sentence.</p>	<p>(6) Same as the Executive.</p>	<p>(6) No provision.</p>	<p>(6) No provision.</p>
<p>(7) Provides that in order for a wrongfully imprisoned individual to be eligible to recover, the individual cannot have been convicted of a felony, other than the felony that is the subject of the civil action, or a misdemeanor offense of violence within 10 years prior to the filing of the civil action to be declared a wrongfully imprisoned individual or be convicted of a felony during the pendency of that action or the civil action in the Court of Claims.</p>	<p>(7) No provision.</p>	<p>(7) No provision.</p>	<p>(7) No provision.</p>
<p>(8) Provides that a prosecuting attorney or the Attorney General, or their assistants, may inspect sealed records for the purpose of defending a civil action to determine if a person is a wrongfully imprisoned individual.</p>	<p>(8) Same as the Executive.</p>	<p>(8) No provision.</p>	<p>(8) No provision.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: Courts of common pleas may experience an increase in costs related to the provision described in (1) above. County prosecutors could experience an increase in costs related to the provision described in (2) above. As a result of the provisions described in (3), (4), (5), (6) and (7) above, the state could experience a decrease in annual GRF expenditures related to compensation payments to wrongfully imprisoned individuals. The potential magnitude of these savings however is unknown as such claims, both in number and award amount, vary greatly from year to year. Provision (8) described above may give prosecutors or the Attorney General access to pertinent information more quickly than might have otherwise been the case under current law and practice.</p>	<p>Fiscal effect: Same as the Executive except the potential estimated decrease in annual GRF expenditures related to compensation payments to wrongfully imprisoned individuals may not be as large as it may have been under the Executive version of the bill.</p>		<p>Fiscal effect: None, as this provision generally codifies a late 2010 ruling by the Ohio Supreme Court.</p>
<p>CLACD1 Administrative Decisions under \$10,000</p>			
<p>R.C. 2743.02, 2743.10</p> <p>Increases the threshold below which a civil action against the state must be determined administratively by the Clerk of the Court of Claims from \$2,500 to \$10,000.</p> <p>Fiscal effect: This change will have no effect on the number of cases filed annually with the Court of Claims. However, it may decrease the time needed to adjudicate certain cases, thus creating efficiencies for the Court.</p>	<p>R.C. 2743.02</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 2743.02, 2743.10</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 2743.02, 2743.10</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DEVCD1 Contractual Agreements for Tourism Promotion

R.C. 122.07

Authorizes the Director of Development to enter into cooperative or contractual agreements with individuals, organizations, or businesses to create and administer promotional programs that provide Ohio tourism-related information to consumers, and permits the Director to authorize payment, including deferred compensation, under the agreements, with excess revenue remitted to the Travel and Tourism Cooperative Projects Fund.

Fiscal effect: The provision could result in more revenue available for tourism marketing in the Travel and Tourism Cooperative Projects Fund (Fund 5W50).

R.C. 122.07

Same as the Executive.

Fiscal effect: Same as the Executive.

No provision.

R.C. 122.07

Same as the Executive.

Fiscal effect: Same as the Executive.

DEVCD9 Economic Development Support Fund

No provision.

No provision.

No provision.

R.C. 166.35, Sections 601.40 and 601.46 Amends Sections 243.10, 261.10, and 261.20.40 of H.B. 153

Creates the Economic Development Support Fund in the state treasury to be used to carry out economic development activities, and specifies that the Fund is to consist of excess liquor profits transferred to it.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	No provision.	Allows the Director of Budget and Management to transfer up to \$30,000,000 in cash from the Liquor Control Fund to the Economic Development Program Support Fund on July 1, 2012, or as soon as possible thereafter, if a delay in the liquor enterprise agreement, pursuant to sections 4313.01 and 4313.02 of the Revised Code, has occurred.
No provision.	No provision.	No provision.	Establishes Fund 5MB0 appropriation item 195623, Business Incentive Grants, to be used as an incentive for attracting, expanding, and retaining business opportunities for the state in accordance with Chapter 166. of the Revised Code.
No provision.	No provision.	No provision.	<p>Establishes Fund 5MB0 appropriation item 195637, Workforce Training Grants, to be used for the Ohio Workforce Guarantee Program, or to promote training through grants to businesses and business consortia for training and education providers for the reimbursement of eligible training expenses.</p> <p>Fiscal effect: The transfer of up to \$30,000,000 from the Liquor Control Fund (Fund 7043) to the Economic Development Program Support Fund (Fund 5MB0) and accompanying appropriations from Fund 5MB0 represent interim funding in the event that there is a delay in the liquor enterprise transfer to JobsOhio.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DEVCD6 Local Government Performance Management Grant Program

Executive	As Passed by the House	As Passed by the Senate	As Enacted
		R.C. 189.04, 189.041, 189.05, 189.06, and 189.08	
No provision.	No provision.	Creates the Local Government Performance Measurement Grant program, to be administered by the Local Government Innovation Council.	No provision.
No provision.	No provision.	Permits the Local Government Innovation Council to award a total of \$1 million from the existing Local Government Innovation Fund in every biennium as Local Government Performance Measurement Grants.	No provision.
No provision.	No provision.	Permits the Local Government Innovation Council to award up to \$10,000 under the new grant program to each political subdivision every two fiscal years to cover specified expenses for participating in the Center for Performance Measurement Program of the International City/County Management Association.	No provision.
No provision.	No provision.	Requires that, at the end of each fiscal year in which a Local Government Performance Measurement grant has been awarded, the political subdivision do both of the following: (1) Prepare and submit to the Council an itemized statement of the grant moneys that were expended and the purposes for which those moneys were expended; and (2) Submit to the council any grant moneys awarded under this section that remain unexpended, credited back to the Local Government Innovation Fund.	No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
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DEVCD3 Ohio Coal Development Office

<p>R.C. 1555.02, 1551.33, 1555.03-1555.06</p> <p>Requires approval by the Director of Development for duties and functions regarding project funding that are carried out by the Ohio Coal Development Office and its director.</p> <p>Fiscal effect: None.</p>	<p>R.C. 1555.02</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 1555.02, 1551.33, 1555.03-1555.06</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 1555.02, 1551.33, 1555.03-1555.06</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>
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DEVCD2 Metropolitan Housing Authority Reports

<p>R.C. 3735.37</p> <p>Requires a metropolitan housing authority to make publicly available an annual report that is an accurate account of its activities, receipts, and expenditures, and removes the requirement that the annual report be submitted directly to the Director of Development.</p> <p>Fiscal effect: None.</p>	<p>R.C. 3735.37</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 3735.37</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 3735.37</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>
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DEVCD10 Clean Ohio Appropriations

<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>Section: 301.21</p> <p>Appropriates \$12,000,000 to capital appropriation item C19500, Clean Ohio Revitalization, for FY 2013 and FY 2014.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>Appropriates \$3,000,000 to capital appropriation item C19501, Clean Ohio</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	No provision.	Assistance, for FY 2013 and FY 2014. Specifies that capital appropriation items C19500 and C19501 be used for brownfield remediation under sections 122.65 to 122.658 of the Revised Code.

DEVCD5 Budget Changes Related to the Creation of the Development Services Agency

	Sections: 601.40	Sections: 601.40, 601.46 <i>Amends sections 261.10, 261.10.40, 261.10.70, 261.20.40, 261.20.50, 261.20.60, 261.20.80, 261.20.90, 261.20.93, 261.30.10, 261.30.20, 261.30.30, 261.30.40, 261.30.60, 261.30.70, 261.30.80, 261.30.90, 261.40.10 of H.B. 153</i>	Sections: 601.40, 601.46 <i>Amends sections 261.10, 261.10.40, 261.10.70, 261.20.40, 261.20.50, 261.20.60, 261.20.80, 261.20.90, 261.20.93, 261.30.10, 261.30.20, 261.30.30, 261.30.40, 261.30.60, 261.30.70, 261.30.80, 261.30.90, 261.40.10 of H.B. 153</i>
No provision.	Makes budget changes to various sections of H.B. 153 to reflect the change of the Department of Development's name to the Development Services Agency and the functions to be carried out by the newly named agency as a result of H.B. 1 of the 129th G.A. and the contracts between the agency and JobsOhio approved by the Controlling Board.	Same as the House.	Same as the House.
No provision.	Requires GRF appropriation item 195407, Travel and Tourism, to be used for marketing the state of Ohio as a tourism destination and to support administrative expenses and contracts necessary to market Ohio.	Same as the House.	Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	Requires GRF appropriation item 195497, CDBG Operating Match, to be used for matching funds for grants from the U.S. Department of Housing and Urban Development.	Same as the House.	Same as the House.
No provision.	Establishes GRF appropriation item 195532, Technology Programs and Grants, and specifies that the appropriation item be used for the same purposes as funding appropriated in FY 2012 to GRF appropriation items 195401, Thomas Edison Program, and 195422, Technology Action. Earmarks up to \$547,341 of the appropriation in FY 2013 for operating expenses incurred in administering the Ohio Third Frontier, and up to \$13.0 million for the Thomas Edison Program, of which not more than 10% may be used for operating expenses incurred in administering the program.	Same as the House.	Same as the House.
No provision.	Establishes GRF appropriation item 195533, Business Assistance, and requires the appropriation item to be used for matching funds for grants from the U.S. Small Business Administration and other federal agencies, or to provide grants to local organizations to support economic development activities that promote minority business development, small business development, entrepreneurship, and exports of Ohio's goods and services.	Same as the House.	Same as the House.
No provision.	Establishes GRF appropriation item 195535, Appalachia Assistance, and allows the appropriation item to be used to (1) cover the administrative costs of planning and liaison activities for the Governor's Office of Appalachia, (2) provide financial assistance	Same as the House.	Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>to projects in Ohio's Appalachian counties, (3) pay dues for the Appalachian Regional Commission, and (4) match federal funds from the Appalachian Regional Commission. Earmarks up to \$440,000 in FY 2013 to support four local development districts: up to \$135,000 in FY 2013 for the Ohio Valley Regional Development Commission, up to \$135,000 in FY 2013 for the Ohio Mid-Eastern Government Association, up to \$135,000 in FY 2013 for the Buckeye Hills-Hocking Valley Regional Development District, and up to \$35,000 in FY 2013 for the Eastgate Regional Council of Governments.</p>		
<p>No provision.</p>	<p>Requires GSF Fund 5AD0 appropriation item 195633, Legacy Projects, to be used to support existing grant commitments to companies incurred prior to FY 2013. Also allows the appropriation item to be used to cover administrative expenses and other costs associated with the projects.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>
<p>No provision.</p>	<p>Requires SSR Fund 4510 appropriation item 195649, Business Assistance Programs, to be used to cover the administrative expenses associated with operating the agency's tax credit programs, loan servicing, the Ohio Film Office, and the Office of Strategic Business Investments, and for payments to JobsOhio for administration of loan programs.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>
<p>No provision.</p>	<p>Establishes SSR Fund 5LK0 appropriation item 195655, Workforce Development Programs, and allows the appropriation item to be used for the Ohio Workforce Guarantee Program to promote training through grants to businesses and business</p>	<p>Same as the House.</p>	<p>Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	<p>consortia for training and education providers for the reimbursement of eligible training expenses. Specifies that no more than 10% of the appropriation may be used for administrative expenses related to the Ohio Workforce Guarantee Program.</p> <p>Requires the Director of Budget and Management to transfer the cash balance in the Water and Sewer Fund (Fund 4440) to the General Reimbursement Fund (Fund 6850) on July 1, 2012, or as soon as possible thereafter.</p>	Same as the House.	Same as the House.
No provision.	<p>Requires the Director of Budget and Management to transfer the cash balance in the Water and Sewer Administration Fund (Fund 6110) to the General Reimbursement Fund (Fund 6850) on July 1, 2012, or as soon as possible thereafter.</p>	Same as the House.	Same as the House.
No provision.	<p>Requires the Director of Budget and Management to transfer the cash balance in the Tax Incentive Programs Operating Fund (Fund 4S00) to the Business Assistance Fund (Fund 4510) on July 1, 2012, or as soon as possible thereafter.</p>	Same as the House.	Same as the House.
No provision.	<p>Requires the Director of Budget and Management to transfer the cash balance in the Brownfield Stormwater Loan Fund (Fund 5KD0) to the New Market Tax Credit Program Fund (Fund 5JR0) on July 1, 2012, or as soon as possible thereafter.</p>	Same as the House.	Same as the House.
	<p>Fiscal effect: Accounts for the continued operation of various programs under the Development Services Agency.</p>	<p>Fiscal effect: Same as the House.</p>	<p>Fiscal effect: Same as the House.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DEVCD7 ****PARTIALLY VETOED**** Reappropriations of Various Unencumbered and Unexpended FY 2012 Appropriations

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	<p>Section: 601.40 Amends Sections 262.20.50 and 261.20.90 of H.B. 153</p> <p>[***VETOED: Provides that any unencumbered and unexpended FY 2012 appropriations to Department of Development appropriation item 195526, Incumbent Workforce Training Vouchers, be reappropriated for the same purpose in FY 2013.***]</p>	<p>Section: 601.40 Amends Sections 262.20.50 and 261.20.90 of H.B. 153</p> <p>Same as the Senate.</p>
No provision.	No provision.	<p>Provides that any unencumbered and unexpended FY 2012 appropriations to Department of Development appropriation item 195622, Defense Development Assistance, be reappropriated for the same purpose in FY 2013.</p>	<p>Same as the Senate.</p>
No provision.	No provision.	<p>Provides that any unencumbered and unexpended FY 2012 appropriations to Department of Development appropriation item 195643, Workforce Development Initiatives, be reappropriated for the same purpose in FY 2013.</p>	<p>Same as the Senate.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DEVCD4 Economic Gardening Technical Assistance Pilot Program

Sections: 701.90

No provision.

Creates the Economic Gardening Technical Pilot Assistance Program to provide eligible businesses with technical assistance related to market research, marketing, and the development of connections with other businesses and resource providers.

No provision.

No provision.

No provision.

Defines businesses that are eligible business to participate in the program as those that are for-profit, have between six and 99 employees, generate between \$750,000 and \$25 million in annual revenue, have maintained their principal places of business in Ohio for the past two years, and have increased their gross revenue and number of full-time Ohio employees during three of the past five years.

No provision.

No provision.

No provision.

Provides for the repeal of the new program two years after it is created, and requires the Director of Development to compile a report on the new program within one year after it is created and submit the report to the Governor and General Assembly.

No provision.

No provision.

No provision.

Establishes GRF appropriation item 195530, Economic Gardening Pilot Program, to be used for the Economic Gardening Technical Assistance Pilot Program.

No provision.

No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DDDCD21 Funds Used for the ICF/MR Franchise Permit Fees

R.C. 5112.37, 5112.31, 5112.371, 5112.39

R.C. 5112.37

R.C. 5112.37, 5112.31, 5112.371, 5112.39; Section 263.10.80 of H.B. 153 (Repealed)

R.C. 5112.37, 5112.31, 5112.371, 5112.39; Section 263.10.80 of H.B. 153 (Repealed)

Revises the law governing the funds into which money raised by the franchise permit fees on ICFs/MR is deposited as follows:

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Provides for all of the installment payments and penalties paid by ICFs/MR regarding the franchise permit fees to be deposited into the Home and Community-Based Services for the Mentally Retarded and Developmentally Disabled Fund (Fund 4K10) rather than 82.2% of the payments and penalties;

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Rather than requiring the Ohio Department of Job and Family Services (ODJFS) to distribute money in Fund 4K10 in accordance with rules and requiring ODJFS and ODODD to use the money for Medicaid and home and community-based services to persons with mental retardation or developmental disabilities, requires ODJFS to certify quarterly to the OBM Director the amount in Fund 4K10 as of the last day of each quarter and requires the OBM Director to transfer the amount certified to the Operating and Services Fund (Fund 5GE0) used by ODODD.

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Provides for Fund 5GE0 to consist of money that the OBM Director transfers to it from Fund 4K10 rather than the percentage of installment payments and penalties not

(3) Same as the Executive.

(3) Same as the Executive.

(3) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>deposited into Fund 4K10. No provision.</p>	<p>Repeals the provision of H.B. 153 regarding transfers of funds resulting from the ODODD Director certifying to the OBM Director the estimated amount needed to fund slots for home and community-based services provided under ODODD-administered Medicaid waivers made available by the conversion of certain ICFs/MR into home and community-based services and the revocation or suspension of ICF/MR licenses;</p>	<p>Same as the House.</p>	<p>Same as the House.</p>
<p>No provision.</p>	<p>Repeals the provision in H.B. 153 allowing the OBM Director to authorize expenditures from the Medicaid Waiver Fund (Fund 3G60), which is used by ODODD, and the Interagency Reimbursement (Fund 3G50), which is used by ODJFS, when receipts credited to those funds exceed the amounts appropriated from them.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: Simplifies the transfer of ICF/MR franchise fee revenue from ODJFS to ODODD and increases the amount transferred to ODODD. Instead of receiving a percentage of franchise fee revenue along with an additional amount transferred from ODJFS according to rules, ODODD will receive all franchise fee revenue through a quarterly transfer from ODJFS made by the OBM Director. ODODD expected franchise fee revenues of \$19.4 million in FY 2013 under current law. Under this provision, ODODD expects to receive revenues of \$53.3 million. The amounts will be used by ODODD to pay private ICFs/MR for providing services to individuals enrolled on Medicaid.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

DDDCD4 Fees Charged County DD Boards for Home and Community-Based Services

R.C. 5123.0412, 5123.01
 Prohibits ODODD from charging a county DD board a fee for Medicaid paid claims for home and community-based services provided under the Medicaid waiver program known as the Transitions Developmental Disabilities Waiver.

R.C. 5123.0412
 Same as the Executive.

R.C. 5123.0412, 5123.01
 Same as the Executive.

R.C. 5123.0412, 5123.01
 Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: None. County DD boards currently do not pay a fee for Medicaid paid claims under this waiver. County DD boards must pay a fee of 1.25% of Medicaid claims under Medicaid waiver programs administered by ODODD, but the Transitions Developmental Disabilities Waiver is currently administered by ODJFS. If ODODD were to administer the Transitions waiver program in the future, this provision will exempt county DD boards from paying the 1.25% fee on Medicaid paid claims.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>
<p>DDDCD16 Plans for Residential Services</p>			
<p>R.C. 5123.042, 5123.19 Eliminates the role of county DD boards regarding recommendations for plans for development of residential services for persons with mental retardation or developmental disabilities. Requires each person or government entity seeking to develop new or modify existing residential services to submit a plan for development or modification to ODODD. Fiscal effect: Potential minimal decrease in costs for county DD boards from not receiving and reviewing residential service plans. ODODD currently reviews residential services plans.</p>	<p>R.C. 5123.042 Same as the Executive. Same as the Executive. Fiscal effect: Same as the Executive.</p>	<p>R.C. 5123.042, 5123.19 Same as the Executive. Same as the Executive. Fiscal effect: Same as the Executive.</p>	<p>R.C. 5123.042, 5123.19 Same as the Executive. Same as the Executive. Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DDDCD22 ODODD-Related Criminal Records Checks

R.C. 5123.081, 109.57, 109.572, 5123.033, 5123.082, 5123.16, 5123.161, 5123.162, 5123.163, 5123.164, 5123.166, 5123.169, 5123.1610, 5123.542, 5126.0221, 5126.0222, 5126.25, 5126.28 (Repealed), and 5126.281 (Repealed), Sections 620.10, 620.11, 751.20

R.C. 5123.081

R.C. 5123.081, 109.57, 109.572, 5123.033, 5123.082, 5123.16, 5123.161, 5123.162, 5123.163, 5123.164, 5123.166, 5123.169, 5123.1610, 5123.542, 5126.0221, 5126.0222, 5126.25, 5126.28 (Repealed), and 5126.281 (Repealed), Sections 620.10, 620.11, 751.20

R.C. 5123.081, 109.57, 109.572, 5123.033, 5123.082, 5123.16, 5123.161, 5123.162, 5123.163, 5123.164, 5123.166, 5123.169, 5123.1610, 5123.542, 5126.0221, 5126.0222, 5126.25, 5126.28 (Repealed), and 5126.281 (Repealed), Sections 620.10, 620.11, 751.20, and 751.31

Revises the law governing criminal records checks for employment positions with ODODD, county DD boards, and providers of specialized services as follows:

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Subjects a subcontractor that contracts with a provider or another subcontractor to the criminal records checks requirements if the subcontractor employs a person in a direct services position;

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Permits the ODODD Director to adopt rules requiring employees to undergo criminal records checks and requiring ODODD, county DD boards, providers, and subcontractors to obtain the driving records of employees;

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Provides that the requirements do not apply to a person who applies to a provider for a position in which the person would have physical contact with one or more individuals with mental retardation or a developmental disability unless the person would have the opportunity to be alone with or would exercise supervision or control over

(3) Same as the Executive.

(3) Same as the Executive.

(3) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
such individuals;			
(4) Eliminates a requirement that ODODD or a county DD board inform a job applicant about the criminal records check requirements at the time of the applicant's initial application for employment;	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.
(5) Revises the list of disqualifying offenses for which a criminal records check is to search;	(5) Same as the Executive.	(5) Same as the Executive.	(5) Same as the Executive, but (a) adds the offenses of trafficking in persons, unlawful conduct with respect to documents, tampering with evidence, and obstructing justice to the list of disqualifying offenses and (b) makes the list of disqualifying offenses identical to the list of disqualifying offenses applicable under the bill's provisions regarding criminal records checks for the Departments of Aging, Health, and Job and Family Services.
(6) Requires ODODD, county DD boards, providers, and subcontractors to request certain applicants' or (if rules so require) employees' driving records from the Bureau of Motor Vehicles rather than requiring ODODD, county DD boards, and providers to request the Registrar of Motor Vehicles to provide certified abstracts regarding certain applicants' violations of motor vehicle laws;	(6) Same as the Executive.	(6) Same as the Executive.	(6) Same as the Executive.
(7) Permits a criminal records check or driving record report to be made available to a court, hearing officer, or other necessary individual involved in a case dealing with the denial, suspension, or revocation of a supported living certificate; a certificate for MR/DD personnel to administer prescribed medications, perform health-related activities, and perform tube feedings; or a certificate for a registered nurse to provide	(7) Same as the Executive.	(7) Same as the Executive.	(7) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>MR/DD personnel training courses rather than a case dealing with the denial, suspension, or revocation of a certificate or evidence of registration related to certain employment positions regarding individuals with mental retardation or developmental disabilities;</p>			
<p>(8) Permits a criminal records check or driving record report to be made available to a court, hearing officer, or other necessary individual involved in a case dealing with a civil or criminal action regarding the Medicaid program or a program ODODD administers;</p>	<p>(8) Same as the Executive.</p>	<p>(8) Same as the Executive.</p>	<p>(8) Same as the Executive.</p>
<p>(9) Eliminates a requirement for a county DD board to assist a provider who requests help in obtaining a report.</p>	<p>(9) Same as the Executive.</p>	<p>(9) Same as the Executive.</p>	<p>(9) Same as the Executive.</p>
<p>Establishes criminal records check requirements for the chief executive officers of businesses and independent providers seeking initial or renewed supported living certificates.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive, but (1) adds the offenses of trafficking in persons, unlawful conduct with respect to documents, tampering with evidence, and obstructing justice to the list of disqualifying offenses and (2) makes the list of disqualifying offenses identical to the list of disqualifying offenses applicable under the bill's provisions regarding criminal records checks for the Departments of Aging, Health, and Job and Family Services.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>Increases to 60 (from 30) the number of days that the Superintendent of the Bureau of Criminal Identification and Investigation must send the results of the criminal records checks applicable to ODODD, county DD boards, providers of specialized services, and chief executive officers of businesses and independent providers seeking initial or</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	No provision.	renewed supported living certificates. Requires the Directors of Aging, Health, ODJFS, and ODODD to collaborate with each other when adopting the initial rules regarding database reviews and criminal records checks and to strive to (1) balance the risk mitigation that the database reviews and criminal records checks are expected to realize with the costs of conducting the database reviews and criminal records checks and (2) make the policies established by the rules as similar as possible among their departments.
No provision.	No provision.	No provision.	Delays the effective date of the provisions regarding such database reviews and criminal records checks until January 1, 2013.
Fiscal effect: Potential minimal increase in administrative costs.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

DDDCD3 Licensure of ICFs/MR as Residential Facilities

<p>R.C. 5123.192, (Repealed and New Enactment), 3702.62, 3721.01, 3721.21, 3721.50, 5123.171, 5123.19, 5123.41, and 5126.51, Section 751.10</p>	<p>R.C. 5123.192</p>	<p>R.C. 5123.192, (Repealed and New Enactment), 3702.62, 3721.01, 3721.21, 3721.50, 5123.171, 5123.19, 5123.41, and 5126.51, Section 751.10</p>	<p>R.C. 5123.192, (Repealed and New Enactment), 3702.62, 3721.01, 3721.21, 3721.50, 5123.171, 5123.19, 5123.41, and 5126.51, Section 751.10</p>
<p>Repeals a law that makes an ICF/MR subject to licensure by the Department of Health as a nursing home rather than by ODODD as a residential facility if the ICF/MR was certified before June 30, 1987, or had an application to convert intermediate care facility beds to ICF/MR beds pending on that date.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Requires a person or government agency that is operating an ICF/MR pursuant to a nursing home license to do the following as a condition of continuing to operate the ICF/MR on and after July 1, 2013:</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>(1) Apply to the ODODD Director for a residential facility license not later than February 1, 2013.</p>	<p>(1) Same as the Executive.</p>	<p>(1) Same as the Executive.</p>	<p>(1) Same as the Executive.</p>
<p>(2) Obtain the residential facility license not later than July 1, 2013.</p>	<p>(2) Same as the Executive.</p>	<p>(2) Same as the Executive.</p>	<p>(2) Same as the Executive.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>Exempts existing nursing home beds not certified as ICF/MR beds and relocated in accordance with a move authorized by a certificate of need from the bill's prohibition under which a bed that is part of an ICF/MR licensed as a nursing home on the effective date of this provision of the bill cannot be used as part of a nursing home on and after the earlier of (1) the date that a residential facility license is obtained for the facility or (2) July 1, 2013.</p>
<p>Fiscal effect: Potential increase in administrative costs for ODODD to license additional ICF/MR beds and a negligible gain of license revenue. Corresponding potential decrease in administrative costs for the Department of Health and negligible loss of license revenue.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
DDDCD7 Records of DD Institutions to be Deposited with the Ohio Historical Society			
R.C. 5123.31, 5123.89, 5123.166 Permits records on institution residents kept by ODODD to be deposited (after a period of time determined by ODODD) with the Ohio Historical Society. Generally prohibits the records or information in them from being disclosed, except that they may be disclosed to the closest living relative of an identified person on that person's request. Fiscal effect: Potential increase in costs for the Ohio Historical Society to retain the records and corresponding decrease for ODODD. Potential negligible increase in costs for ODODD to deposit records with the Ohio Historical Society.	R.C. 5123.31 Same as the Executive. Same as the Executive. Fiscal effect: Same as the Executive.	R.C. 5123.31, 5123.89, 5123.166 Same as the Executive. Same as the Executive. Fiscal effect: Same as the Executive.	R.C. 5123.31, 5123.89, 5123.166 Same as the Executive. Same as the Executive. Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DDDCD6 County DD Board Responsibility for Certain Medicaid Costs

R.C. 5123.38

Revises the law governing a county DD board's responsibility under certain circumstances to pay the nonfederal share of Medicaid expenditures for an individual's care in a state-operated ICF/MR by (1) giving ODODD the option of collecting the amount the county DD board owes by submitting an invoice for payment of that amount to the county DD board rather than using funds otherwise allocated to the county DD board and (2) authorizing the ODODD Director to grant to a county DD board a waiver that exempts the county DD board from responsibility for the nonfederal share in an individual's case.

Fiscal effect: None, permissive.

R.C. 5123.38

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5123.38

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5123.38

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
DDDCD20 Registry of MR/DD Employee Abuse, Neglect, or Misappropriation			
R.C. 5123.50, 5123.51, 5123.542	R.C. 5123.50	R.C. 5123.50, 5123.51, 5123.542	R.C. 5123.50, 5123.51, 5123.542
Adds to the list of offenses for which an MR/DD employee is to be included in the MR/DD employee abuse registry (1) misappropriation of prescribed medication of an individual with mental retardation or developmental disability and (2) conviction of or guilty plea to certain offenses when the victim is an individual with mental retardation or developmental disability, including any violent offenses, sex offenses, theft offenses, failing to provide for a functionally impaired person, patient abuse or neglect, patient endangerment, and endangering children.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Provides that independent providers of Supported Living are MR/DD employees for the purpose of the law governing the registry of MR/DD employees.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Requires ODODD or a county DD board to provide to an MR/DD employee who is an independent provider an annual notice regarding the conduct for which an MR/DD employee may be included in the registry of MR/DD employees.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DDDCD19 County DD Board Employees as Members of Governing Board

R.C. 5126.0222, (Repealed)

Eliminates provisions specifying (1) that an employee of a county DD board may be a member of the governing board of either a political subdivision, including a board of education, or an agency that does not provide specialized services to persons with developmental disabilities, and (2) that the county DD board may contract with that governing board even though its membership includes a county DD board employee.

Fiscal effect: None.

R.C. 5126.0222

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5126.0222, (Repealed)

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5126.0222, (Repealed)

Same as the Executive.

Fiscal effect: Same as the Executive.

DDDCD12 Members of County DD Boards

R.C. 5126.023

Clarifies that the following may not serve as a member of a county DD board: (1) an employee of any county DD board, (2) an immediate family member of an employee of the same county DD board, and (3) an immediate family member of a member of the same county DD board.

Prohibits a former county DD board employee from serving as a member of the same county DD board within four (rather than one) years of the date that employment ceases.

R.C. 5126.023

Same as the Executive.

Same as the Executive.

R.C. 5126.023

Same as the Executive.

Same as the Executive.

R.C. 5126.023

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Prohibits a former county DD board employee from serving as a member of a different county DD board within two years of the date that employment ceases.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Eliminates a provision that prohibits (unless there is no conflict of interest) a person from serving as a county DD board member if the person is, or has an immediate family member who is, an employee or board member of a contracting agency that is not licensed or certified by ODODD to provide services.	Same as the Executive.	Same as the Executive.	Same as the Executive.
No provision.	No provision.	Permits a person, as long as there is no conflict of interest, to serve as a county DD board member if the person is, or has an immediate family member who is, an employee or board member of an agency that ODODD licenses or certifies to provide services.	Same as the Senate.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

DDDCD14 Decision-making Authority for Individuals with Mental Retardation or Another Developmental Disability

R.C. 5126.043	R.C. 5126.043	R.C. 5126.043	R.C. 5126.043
Eliminates a provision authorizing only the guardian of an individual with mental retardation or another developmental disability, and who has been adjudicated incompetent, to make decisions regarding the individual's receipt of services from a county DD board.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Replaces the provision described above with the following:	Same as the Executive.	Same as the Executive.	Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(1) Requires an individual with mental retardation or another developmental disability to make the decision, if the individual has the capacity to do so, regarding the individual's receipt of a service or participation in a program provided for or funded by ODODD or a county DD board;	(1) Same as the Executive, but specifies that the individual must be permitted to make the decision unless a guardian has been appointed (but does not require that a guardian be appointed);	(1) Same as the House.	(1) Same as the House.
(2) Permits such an individual to seek support and guidance from a family member or trusted friend without jeopardizing the individual's authority to make decisions;	(2) Same as the Executive, but specifies that the family member must be an adult and does not limit assistance from other persons to trusted friends.	(2) Same as the House.	(2) Same as the House.
(3) Specifies a priority list of persons who must make a decision on an individual's behalf when the individual lacks the capacity to make the decision.	(3) Replaces the Executive provision with a provision that permits the individual to authorize an adult, in writing, to make the decision, as long as the adult has no financial interest in the decision;	(3) Same as the House.	(3) Same as the House.
(4) Requires that an adult or guardian who makes a decision on behalf of an individual to make a decision that is in the individual's best interests and is consistent with the individual's needs, desires, and preferences.	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

DDDCD17 Choosing Providers of Certain ODODD Programs

R.C. 5126.046, 5123.044, 5126.055

Eliminates a requirement that county DD boards with Medicaid local administrative authority create lists of all persons and government entities eligible to provide habilitation, vocational, or community employment services under a Medicaid waiver administered by ODODD.

R.C. 5126.046

Same as the Executive.

R.C. 5126.046, 5123.044, 5126.055

Same as the Executive, but requires ODODD to make available on its web site an up-to-date list of all providers of home and community-based services available under Medicaid waiver programs administered by ODODD.

R.C. 5126.046, 5123.044, 5126.055

Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Eliminates a requirement that ODODD monthly create a list of all persons and government entities eligible to provide residential services and supported living.	Same as the Executive.	Same as the Executive, but requires that ODODD include providers of nonMedicaid residential services and nonMedicaid supported living services on the web site.	Same as the Senate.
Revises the law governing the rights of individuals with mental retardation and developmental disabilities to choose service providers by:	Same as the Executive.	Same as the Executive.	Same as the Executive.
(1) providing that such an individual who is eligible for home and community-based services provided under an ODODD-administered Medicaid waiver has, except as otherwise provided by a federal Medicaid regulation, the right to obtain the services from a qualified and willing provider; and,	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive.
(2) providing that such an individual who is eligible for non-Medicaid residential services or supported living has the right to obtain the residential services or supported living from any qualified and willing provider.	(2) Same as the Executive.	(2) Same as the Executive.	(2) Same as the Executive.
No provision.	No provision.	Requires county DD boards to assist individuals with MR/DD and their families to access the list on the web site.	Same as the Senate.
Fiscal effect: Potential reduction in administrative costs to county DD boards and ODODD.	Fiscal effect: Same as the Executive.	Fiscal effect: Potential decrease in costs for county DD boards and potential increase in costs for ODODD to develop and maintain the web site.	Fiscal effect: Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
DDDCD2 Distribution of Funds for County DD Boards in Regional Councils of Government			
<p>R.C. 5126.13 Eliminates a provision requiring ODODD, when directed to do so by a county DD board that is part of a regional council of governments, to distribute funds for that county DD board to the regional council's fiscal officer.</p>	<p>R.C. 5126.13 Same as the Executive.</p>	<p>R.C. 5126.13 Same as the Executive.</p>	<p>R.C. 5126.13 Same as the Executive.</p>
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
DDDCD13 Service and Support Administration			
<p>R.C. 5126.15 Eliminates a requirement that a county DD board's service and support administrators ensure that each recipient of services have a designated person responsible for providing continuous representation, advocacy, advice, and assistance regarding the daily coordination of services.</p>	<p>R.C. 5126.15 Same as the Executive.</p>	<p>R.C. 5126.15 Same as the Executive.</p>	<p>R.C. 5126.15 Same as the Executive.</p>
Fiscal effect: Potential decrease in costs from not requiring each recipient of services to have a designated person.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DDDCD10 Management Employees of a County DD Board

R.C. 5126.20, 5126.21

Eliminates a requirement that a county DD board reemploy a management employee for one year if the board superintendent fails to notify the employee 90 days before the expiration of the employee's contract that the board does not intend to rehire the employee (but maintains the notification requirement).

R.C. 5126.20

Same as the Executive.

R.C. 5126.20, 5126.21

Same as the Executive.

R.C. 5126.20, 5126.21

Same as the Executive.

Eliminates a provision specifying that a management employee's benefits include sick leave, vacation leave, holiday pay, and such other benefits.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Eliminates provisions referring to procedures for retention of management employees who were under contract or in probationary periods at the time the statutes for contracting with management employees were modified in 1988.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Potential reduction in county DD board payroll costs.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DDDCD8 Certification or Registration of Employees Providing Services to Individuals with Mental Retardation or Developmental Disabilities

R.C. 5126.25, 5123.033, 5123.0414, 5123.0415, 5123.081, 5126.0220, 5126.20, 5126.22, 5126.251, Repealed: R.C. 5123.082, 5123.083, 5126.252, and 5126.26-5126.29

R.C. 5126.25

R.C. 5126.25, 5123.033, 5123.0414, 5123.0415, 5123.081, 5126.0220, 5126.20, 5126.22, 5126.251, Repealed: R.C. 5123.082, 5123.083, 5126.252, and 5126.26-5126.29

R.C. 5126.25, 5123.033, 5123.0414, 5123.0415, 5123.081, 5126.0220, 5126.20, 5126.22, 5126.251, Repealed: R.C. 5123.082, 5123.083, 5126.252, and 5126.26-5126.29

Transfers to superintendents of county DD boards the responsibility, currently held by the ODODD Director, for the certification or registration of persons to be employed, either by a county DD board or an entity contracting with a county DD board, in positions serving individuals with mental retardation or developmental disabilities.

Same as the Executive.

Same as the Executive, but permits a county DD board superintendent to contract with another entity to carry out all or part of the superintendent's responsibilities for certification and registration of employees.

Same as the Senate.

Maintains the ODODD Director's responsibility to take such actions relative to the position of county DD board superintendent.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Eliminates most of the statutory provisions establishing specific standards and procedures for the certification or registration of employees and instead requires the standards and procedures to be established by the ODODD Director through the adoption of rules, which must include (1) the employment positions that will require certification or registration and (2) the training, education, and experience requirements that must be met.

Same as the Executive.

Same as the Executive, but restores the ODODD Director's current responsibility to take actions relative to investigative agents.

Same as the Senate.

Eliminates provisions regarding fees to be charged for certification or registration, including the use of the fees for the Supported Living Program, residential facility

Same as the Executive.

Same as the Executive, but permits a county DD board superintendent to charge application fees to cover the costs of certification and registration of employees.

Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>licensing, and continuing education and professional training for providers of services to individuals with mental retardation or developmental disabilities.</p> <p>Fiscal effect: Minimal increase in costs to adopt rules. Potential negligible loss of revenue to ODODD from eliminating fees.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive, but with potential gain in fee revenue for county DD boards.</p>	<p>Fiscal effect: Same as the Senate.</p>
DDDCD18 Professional Employees of County DD Boards			
<p>R.C. 5126.26, 5126.27 (Repealed)</p> <p>Eliminates provisions referring to procedures for retention of professional employees who were employed by a county DD board at the time the statutes for certification of employees were modified in 1990.</p> <p>Fiscal effect: None.</p>	<p>R.C. 5126.26</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5126.26, 5126.27 (Repealed)</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5126.26, 5126.27 (Repealed)</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>
DDDCD9 Termination of Contracts by County DD Board Employees			
<p>R.C. 5126.29, (Repealed)</p> <p>Eliminates a provision prohibiting a teacher, professional employee, or management employee from terminating an employment contract with a county DD board without either receiving the board's consent or giving 30 days' notice.</p> <p>Fiscal effect: None.</p>	<p>R.C. 5126.29</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5126.29, (Repealed)</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5126.29, (Repealed)</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DDDCD1 Screening and Early Intervention

Section: 601.40
Amends Section 263.10.30 of H.B. 153

Requires that new GRF line item 322420, Screening and Early Intervention, be used for screening and early intervention programs for children with autism selected by the ODODD Director.

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 263.10.30 of H.B. 153

Same as the Executive.

Section: 601.40
Amends Section 263.10.30 of H.B. 153

Same as the Executive.

DDDCD15 Rate Increase for Individual Options Waiver Providers Serving Residents of Converted Facilities

Section: 601.40
Amends Section 263.20.70 of H.B. 153

Requires, subject to approval by the U.S. Centers for Medicare and Medicaid Services, the Department of Job and Family Services to increase the Medicaid rate paid to a provider under the Individual Options waiver by 52¢ for each 15 minutes of routine homemaker/personal care provided to an individual for up to a year if all of the following apply:

- (1) The individual was a resident of an ICF/MR, or former ICF/MR, that converted some or all of its beds to providing services under the Individual Options waiver immediately prior to enrollment in the waiver;
- (2) The provider begins serving the individual on or after July 1, 2011; and,

Section: 601.40

Same as the Executive.

(1) Same as the Executive.

(2) Same as the Executive.

Section: 601.40
Amends Section 263.20.70 of H.B. 153

Same as the Executive.

(1) Same as the Executive.

(2) Same as the Executive.

Section: 601.40
Amends Section 263.20.70 of H.B. 153

Same as the Executive.

(1) Same as the Executive.

(2) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(3) The ODODD Director determines that the increased rate is warranted by the individual's special circumstances and that serving the individual through the Individual Options waiver is fiscally prudent for the Medicaid program.</p> <p>Fiscal effect: Potential increase in Medicaid expenditures for services provided under the Individual Options waiver to individuals who had resided in an ICF/MR facility that converted some beds to providing services under the Individual Options waiver.</p>	<p>(3) Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>(3) Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>(3) Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Community Schools

EDUCD11 Conversion Community School Contracts

No provision.

No provision.

No provision.

Section: 733.15

Waives the adoption and signing contract deadlines for new conversion community schools that open in the 2012-2013 school year, but specifies that a copy of the adopted and signed contract must be filed with the Superintendent of Public Instruction prior to the school's opening and that the school open no later than September 30, 2012.

Fiscal effect: None.

Early Childhood

EDUCD1 Step Up to Quality Program - Early Childhood Education Programs

Section: 601.40
Amends Section 267.10.10 of H.B. 153

Requires each early childhood education program that receives state funding through GRF appropriation item, 200408, Early Childhood Education, to participate in the Step Up to Quality Program administered by the Department of Job and Family Services, and to be rated in the Program by July 1, 2016.

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 267.10.10 of H.B. 153

Same as the Executive.

Section: 601.40
Amends Section 267.10.10 of H.B. 153

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: May increase administrative costs for the early childhood education programs and the Department of Job and Family Services.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>
<p>EDUCD2 Step Up to Quality Program - Special Education</p>			
<p>Section: 601.40 <i>Amends Section 267.30.20 of H.B. 153</i></p> <p>Requires school districts, educational service centers, and county DD boards serving preschool children with disabilities to participate in the Step Up to Quality Program administered by the Department of Job and Family Services, and to be rated in the Program by July 1, 2018.</p> <p>Fiscal effect: May increase administrative costs for school districts, educational service centers, county DD boards, and the Department of Job and Family Services.</p>	<p>Section: 601.40</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Section: 601.40 <i>Amends Section 267.30.20 of H.B. 153</i></p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Section: 601.40 <i>Amends Section 267.30.20 of H.B. 153</i></p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Scholarship Programs

EDUCD8 Cleveland Scholarship Program

R.C. 3313.976

R.C. 3313.976, 3313.978, 3313.979

R.C. 3313.976, 3313.978, 3313.979

No provision.

Eliminates the income-based reduction required by current law for scholarships under the Cleveland Scholarship Program. (Currently, each scholarship award is reduced by either 10% or 25%, depending upon the student's family income, with the balance of the award to be paid by a political subdivision, a private entity, or an individual.)

Same as the House.

Same as the House.

No provision.

No provision.

Specifies that the net tuition amount is the tuition amount minus any financial aid, tuition discounts, and adjustments to which the student is entitled. Further specifies that, if tuition discounts are offered to multiple students from the same family, but not all of the students are scholarship recipients, the scholarship amount is based on the lowest tuition to which the family is entitled.

Same as the Senate.

Fiscal effect: Increases the state share of the scholarships under the program. The bill increases the appropriation for 200550, Foundation Funding, and the earmark of this item for school choice programs by about \$2.3 million. The bill also appropriates any additional amount needed to fund the scholarships.

Fiscal effect: Same as the House, but some students' net tuition amounts, upon which scholarship amounts are based, may decrease slightly due to the tuition adjustments specified in the bill.

Fiscal effect: Same as the Senate, but the bill increases the appropriation for 200550, Foundation Funding, by an additional \$3.9 million in FY 2013 and no longer appropriates any additional amount needed to fund the scholarships.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Other Education Provisions

EDUCD12 Federal Waiver From No Child Left Behind Act

No provision.

No provision.

No provision.

R.C. 3302.043

Authorizes ODE, upon approval by the U.S. Department of Education of the state's application for a waiver from certain requirements of the federal No Child Left Behind Act (NCLB), to implement the changes contained in the application, except for any changes related to the school district and building report cards.

Fiscal effect: Aside from the modification to school district and building report cards, the waiver request most notably replaces the federal adequate yearly progress measure with annual measurable objectives that require higher student performance but also reduce certain performance gaps by half over six years, frees schools from some reporting requirements, and allows schools greater flexibility in their use of federal funds. Without the waiver, many more schools in Ohio are expected to be subject to the various school improvement sanctions in the coming years. These sanctions impose restrictions in the use of federal Title I funds and other various costs on schools.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

EDUCD9 Transfer of eTech Ohio Duties to the Department of Education

Sections: 515.13

No provision.

Transfers the duties related to providing technology assistance to schools from the eTech Ohio Commission (that is abolished by the bill) to ODE, in coordination with the Chancellor of the Board of Regents. These duties include:

No provision.

No provision.

No provision.

(1) Making grants to institutions and other organizations for the provision of technical assistance and other services to school districts, community schools, and other educational institutions and affiliates;

No provision.

No provision.

No provision.

(2) Establishing a reporting system for school districts, community schools, other educational institutions, affiliates, and educational technology organizations;

No provision.

No provision.

No provision.

(3) Ensuring that, where appropriate, products produced by an educational entity for use in elementary and secondary education are aligned with statewide academic standards;

No provision.

No provision.

No provision.

(4) Promoting accessibility to educational products aligned with the statewide academic standards for school districts, community schools, and other educational entities; and

No provision.

No provision.

No provision.

(5) Executing contracts and other agreements necessary and desirable to carry out the duties noted above.

No provision.

No provision.

No provision.

Transfers from eTech Ohio to ODE the responsibility of collecting from closing

No provision.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>community schools computer hardware or software originally received from the former SchoolNet Commission or eTech Ohio.</p> <p>Fiscal effect: Appropriations totaling \$501,677 from the GRF and \$100,000 from the Telecommunity Education Fund (Fund 4W90) in FY 2013 are transferred from eTech to ODE to fund these duties.</p>		
EDUCD5 Digital Learning Task Force			
<p>Section: 601.40 Amends Section 371.60.80 of H.B. 153</p> <p>Extends from March 1, 2012 to June 30, 2013 the existence of the Digital Learning Task Force.</p> <p>Specifies that the Task Force must monitor the implementation of its recommendations submitted in a March 1, 2012 report until the Task Force ceases to exist.</p> <p>Requires the Task Force by June 30, 2013 to report on the progress of digital learning in Ohio schools and to provide recommendations for enhancing digital learning.</p> <p>Fiscal effect: Probable increase in administrative costs for issuing the report and for continuing the general operations of the task force. Task force members serve without compensation.</p>	<p>Section: 601.40</p> <p>Same as the Executive, but reduces the bill's extension of the Digital Learning Task Force's existence from June 30, 2013 to June 30, 2012.</p> <p>Same as the Executive.</p> <p>Same as the Executive, but changes the date upon which the report is required to June 30, 2012.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Section: 601.40 Amends Section 371.60.80 of H.B. 153</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Section: 601.40 Amends Section 371.60.80 of H.B. 153</p> <p>Same as the House.</p> <p>Same as the Executive.</p> <p>Same as the House.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

EDUCD7 Sale of Real Property

No provision.

Sections: 753.11

Allows any school district real property that was sold under the terms of Section 206.10.21 of Am. Sub. H.B. 66 of the 126th General Assembly to be used for residential development as well as for commercial development. (Under Section 206.10.21, a school district, during a six-month window ending December 31, 2005, and "in support of economic development within [its] territory", could dispose of certain real property by direct sale, in lieu of any of the existing alternatives. One of the conditions for such a sale was that the real property, when sold, be used for commercial development.)

Sections: 753.11, 733.10

Same as the House.

Sections: 753.11, 733.10

Same as the House.

No provision.

Until December 31, 2012, permits a school district to offer real property to a state university, rather than first having to offer to sell the property to community schools, if the university has an in-state undergraduate student enrollment of more than 17,000 but less than 22,000 and the property is within 100 yards of a university facility. Provides that a district's offer to the state university may be either (1) to exchange that property for in-kind services, educational programs, or other assistance, or (2) to sell the property for money.

Same as the House.

Same as the House.

Fiscal effect: May provide certain districts increased flexibility in disposing of real property.

Fiscal effect: Same as the House.

Fiscal effect: Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Appropriation Language

EDUCD6 GRF Line Item Consolidation

Section: 601.40
Amends Sections 267.10.10 and 267.10.20 of H.B. 153

Section: 601.40

Section: 601.40
Amends Sections 267.10.10 and 267.10.20 of H.B. 153

Section: 601.40
Amends Sections 267.10.10 and 267.10.20 of H.B. 153

(1) Requires new GRF appropriation item 200321, Operating Expenses, to be used to support the same activities as are supported prior to July 1, 2012, by GRF appropriation items 200100, Personal Services, and 200320, Maintenance and Equipment. Requires a portion of the new appropriation item to also be used to provide matching funds under 20 U.S.C. 2321 (pertains to federal career and technical education assistance to the states), which are provided by GRF appropriation item 200416, Career-Technical Education Match, prior to July 1, 2012. Specifies that GRF appropriation item 200416, Career-Technical Education Match, is to be used by ODE to provide matching funds under 20 U.S.C. 2321 for FY 2012 only. Corrects an errant reference to 20 U.S.C. 2311, which no longer exists.

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Requires the Director of OBM to cancel any existing encumbrances against appropriation items 200100, 200320, and 200416 and to reestablish them against appropriation item 200321, Operating Expenses. Appropriates the reestablished encumbrance amounts.

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Repeals a requirement that the Director of OBM transfer any remaining appropriation from GRF appropriation item 200416,

(3) Same as the Executive.

(3) Same as the Executive.

(3) Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Career-Technical Education Match, to GRF appropriation item 200426, Ohio Educational Computer Network, to support the Ohio Educational Computer Network.

EDUCD3 School Management Assistance

Section: 601.40
Amends Section 267.10.40 of H.B. 153

Reduces an earmark to be used by the Auditor of State for school district auditing in GRF appropriation item 200422, School Management Assistance, from \$1,300,000 to \$1,000,000 in FY 2013. (Under continuing law, the remaining appropriation in this line item is to be used by ODE to provide fiscal technical assistance to school district management personnel.)

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 267.10.40 of H.B. 153

Same as the Executive.

Section: 601.40
Amends Section 267.10.40 of H.B. 153

Same as the Executive.

EDUCD10 STEM School Matching Funds for Industry Workforce Development Initiatives

(1) No provision.

(1) No provision.

Section: 601.40
Amends Section 267.10.40 of H.B. 153

(1) Reappropriates unexpended, unencumbered balances of the GRF appropriations for ODE at the end of FY 2012, up to \$600,000, to GRF appropriation item 200455, Community Schools and Choice Programs, for FY 2013.

Section: 601.40
Amends Section 267.10.40 of H.B. 153

(1) Same as the Senate.

(2) No provision.

(2) No provision.

(2) If the amount reappropriated is less than \$600,000, requires the Superintendent of Public Instruction to identify GRF

(2) Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(3) No provision.	(3) No provision.	<p>encumbrances of ODE for FY 2012 and prior that are no longer needed to support the obligations of the Department and certify those encumbrances to the Director of OBM.</p> <p>(3) Requires the Director of OBM to cancel the identified encumbrances up to the difference between \$600,000 and the amount already reappropriated. Appropriates the amount of the canceled encumbrances to GRF appropriation item 200455, Community Schools and Choice Programs, for FY 2013.</p>	(3) Same as the Senate.
(4) No provision.	(4) No provision.	(4) Specifies that the amounts appropriated be used to provide STEM schools with matching funds for industry workforce development initiatives.	(4) Same as the Senate.

EDUCD4 Foundation Funding - School Choice Earmark

Section: 601.40 <i>Amends Section 267.30.40 of H.B. 153</i>	Section: 601.40	Section: 601.40 <i>Amends Section 267.30.40 of H.B. 153</i>	Section: 601.40 <i>Amends Section 267.30.40 of H.B. 153</i>
Permits an earmark of \$12,522,860 for GRF appropriation item 200550, Foundation Funding, to be used for school choice programs, rather than the Cleveland school choice program.	Same as the Executive, but increases the earmark by \$2,271,625 in FY 2013, to \$14,794,485.	Same as the House.	Same as the House, but increases the earmark by \$3,918,842 in FY 2013, to \$18,713,327.
No provision.	Appropriates additional funds, if necessary, to GRF appropriation item 200550, Foundation Funding, for scholarship payments made under the Cleveland Scholarship Program.	Same as the House.	No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

EDUCD13 Third Grade Reading Guarantee

No provision.

No provision.

No provision.

Section: 601.40
Amends Section 267.40.40 of
H.B. 153

Requires Fund 7018 (Lottery Profits Education Reserve Fund) appropriation item 200686, Third Grade Reading Guarantee, to be used to make competitive grants in an aggregate amount of up to \$13 million to school districts and community schools to support reading intervention efforts that assist students in meeting the third grade reading guarantee. Requires the Superintendent of Public Instruction to administer and award the grants pursuant to procedures and a competitive process that the Superintendent establishes, subject to certain specified criteria.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

EPACD6 Transfer of Functions and Responsibilities of Division of Recycling and Litter Prevention to Environmental Protection Agency; Scrap Tire Grant Fund

R.C. 121.04, 125.082, 125.14, 1501.04, 1502.01 (3736.01), 1502.02 (3736.03), 1502.03 (3736.02), 1502.04 (3736.04), 1502.05 (3736.05), 1502.06 (3736.06), 1502.07 (3736.07), 1502.12 (3734.822), 1502.99 (3736.99), 3714.073, 3734.51, 3734.55, 3734.82, 5733.064, Sections 601.40, 737.20, 737.30 Amends Sections 279.10 and 343.10 of H.B. 153

R.C. 121.04

R.C. 121.04, 125.082, 125.14, 1501.04, 1502.01 (3736.01), 1502.02 (3736.03), 1502.03 (3736.02), 1502.04 (3736.04), 1502.05 (3736.05), 1502.06 (3736.06), 1502.07 (3736.07), 1502.12 (3734.822), 1502.99 (3736.99), 3714.073, 3734.51, 3734.55, 3734.82, 5733.064, Sections 601.40, 737.20, 737.30 Amends Sections 279.10 and 343.10 of H.B. 153

R.C. 121.04, 125.082, 125.14, 1501.04, 1502.01 (3736.01), 1502.02 (3736.03), 1502.03 (3736.02), 1502.04 (3736.04), 1502.05 (3736.05), 1502.06 (3736.06), 1502.07 (3736.07), 1502.12 (3734.822), 1502.99 (3736.99), 3714.073, 3734.51, 3734.55, 3734.82, 5733.064, Sections 601.40, 737.20, 737.30 Amends Sections 279.10 and 343.10 of H.B. 153

(1) Abolishes the Division of Recycling and Litter Prevention in the Department of Natural Resources, transfers its functions and responsibilities to the Environmental Protection Agency, and transfers applicable appropriations from the Division of Recycling and Litter Prevention to the Environmental Protection Agency.

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive, but also requires the Director of OBM to cancel any existing encumbrances against non-GRF appropriation items 725618, 725644, and 725633, and to reestablish them against non-GRF appropriation items 715618, 715646, and 715637, respectively, and appropriates the reestablished encumbrance amounts.

(2) Generally prohibits information that is submitted to, acquired by, or exchanged with employees of the Environmental Protection Agency in order to obtain a grant from the continuing Recycling and Litter Prevention Fund (Fund 5320) from being used in any manner for the purpose of enforcement of any requirement established in an environmental law or used as evidence in any judicial or administrative enforcement proceeding.

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(3) States that the above provision does not confer immunity on persons from enforcement that is based on information that is obtained by the Director of Environmental Protection or the Director's authorized representatives who are not employees of the Agency who administer or provide services under the grant program.	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.
(4) Transfers the authority to make grants from the Scrap Tire Grant Fund (Fund 4R50) from the Chief of the Division of Recycling and Litter Prevention with the approval of the Director of Natural Resources to the Director of Environmental Protection.	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.
(5) Removes the chairperson of the Recycling and Litter Prevention Advisory Council from the Recreation and Resources Commission in the Department of Natural Resources.	(5) Same as the Executive.	(5) Same as the Executive.	(5) Same as the Executive.
(6) Removes the Director of Natural Resources from the Solid Waste Management Advisory Council in the Environmental Protection Agency.	(6) Same as the Executive.	(6) Same as the Executive.	(6) Same as the Executive.
Fiscal effect: These provisions will transfer recycling and litter prevention duties and responsibilities including six full-time employees and \$6.5 million in FY 2013 appropriations to the Ohio Environmental Protection Agency from the Department of Natural Resources.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

EPACD1 Separate Title V Clean Air Fund and Non-Title V Clean Air Fund

R.C. 3704.035, 3706.19, 3734.05, 3734.79, 3745.11, 3745.111, 3745.112, 5709.212, 6109.07, 6109.21, 6111.01, 6111.04, 6111.14

R.C. 3704.035

R.C. 3704.035, 3706.19, 3734.05, 3734.79, 3745.11, 3745.111, 3745.112, 5709.212, 6109.07, 6109.21, 6111.01, 6111.04, 6111.14

R.C. 3704.035, 3706.19, 3734.05, 3734.79, 3745.11, 3745.111, 3745.112, 5709.212, 6109.07, 6109.21, 6111.01, 6111.04, 6111.14

(1) Eliminates the Clean Air Fund, which is used by the Environmental Protection Agency to administer Title V and non-Title V air pollution control programs, and replaces it with the Title V Clean Air Fund and the Non-Title V Clean Air Fund.

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Retains the existing fee structure that provides money to the Clean Air Fund, but distributes the proceeds of those fees to either the new Title V Clean Air Fund or the new Non-Title V Clean Air Fund.

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Requires fees related to emissions from a Title V air contaminant source to be credited to the Title V Clean Air Fund and certain fees related to non-Title V air contaminant sources to be credited to the Non-Title V Clean Air Fund.

(3) Same as the Executive.

(3) Same as the Executive.

(3) Same as the Executive.

(4) Requires money in the Title V Clean Air Fund generally to be used to administer and enforce the Title V permit program.

(4) Same as the Executive.

(4) Same as the Executive.

(4) Same as the Executive.

(5) Requires money in the Non-Title V Clean Air Fund generally to be used to administer and enforce laws pertaining to the prevention, control, and abatement of air pollution other than the Title V program and, as in current law, other than motor vehicle inspection and maintenance programs.

(5) Same as the Executive.

(5) Same as the Executive.

(5) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(6) Specifies that an existing transfer from the Clean Air Fund to the Small Business Assistance Fund be transferred instead from the Title V Clean Air Fund and that it be transferred via an interstate transfer voucher.	(6) Same as the Executive.	(6) Same as the Executive.	(6) Same as the Executive.
(7) Requires that, annually, money in the Title V Clean Air Fund be transferred to the Small Business Ombudsperson Fund in an amount that is necessary for the operation of the Office of Ombudsperson.	(7) Same as the Executive.	(7) Same as the Executive.	(7) Same as the Executive.
(8) Makes technical changes, including the repeal of statutory authority for certain fees that have expired.	(8) Same as the Executive.	(8) Same as the Executive.	(8) Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

EPACD5 Consensual Administrative Order Agreements

R.C. 3745.01	R.C. 3745.01	R.C. 3745.01	R.C. 3745.01
Authorizes the Director of Environmental Protection to: (1) enter into consensual administrative order agreements in furtherance of the purposes of the state's environmental laws, and (2) advise, consult, cooperate, and enter into contracts or agreements with persons, in addition to governmental entities, affected groups, and industries as in current law, in furtherance of those purposes.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
EPACD2 Public Water System Licenses			
R.C. 3745.11, 6109.21	R.C. 3745.11	R.C. 3745.11, 6109.21	R.C. 3745.11, 6109.21
(1) Requires the Director of Environmental Protection to adopt rules governing the issuance, conditioning, and denial of public water system licenses and license renewals in addition to rules governing the suspension and revocation of licenses as in current law.	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive.
(2) Allows the Director to add conditions to a license or license renewal in addition to suspending or revoking a license or license renewal as in current law.	(2) Same as the Executive.	(2) Same as the Executive.	(2) Same as the Executive.
(3) Clarifies that the Director has the authority to issue, issue with terms and conditions, or deny the license.	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.
(4) Requires applications for initial licenses to be submitted at least 45 days prior to the commencement of the operation of a public water system.	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.
(5) Makes additional organizational and technical changes to the law governing public water system licenses and license renewals.	(5) Same as the Executive.	(5) Same as the Executive.	(5) Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

EPACD3 Water Supply System and Wastewater System Operator Certification Fees

R.C. 3745.11

(1) Establishes a new fee schedule for certification of operators of water supply and wastewater systems by consolidating the current application fee of \$45 with the current fee schedule for examinations administered by the Director of Environmental Protection for each class of operator of a water supply system or a wastewater system.

(2) Establishes a \$45 fee for certification as an operator of a water supply system or wastewater system for a person who has passed an examination administered by an approved examination provider.

(3) Establishes a \$500 fee for an application to be a water supply system or wastewater system operator examination provider.

(4) Establishes an annual fee for water supply system or wastewater system operator examination providers of 10% of the fees annually assessed and collected for providing examinations to persons seeking certification.

Fiscal effect: These changes are expected to reduce fee revenue to the Drinking Water Protection Fund (Fund 4K50) by \$50,000 to \$75,000 annually.

R.C. 3745.11

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3745.11

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3745.11

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

EPACD4 Automobile Emissions Testing Program Operation and Oversight

Section: 601.40
Amends Section 279.10 of H.B. 153

Reduces the cash transfer from the General Revenue Fund to the Auto Emissions Test Fund (SSR Fund 5BY0) for FY 2013 by \$2 million, from "up to \$13,242,762" to "up to \$11,242,762."

Fiscal effect: This reduced cash transfer reflects an expectation that the EPA's costs of running what is known as the E-Check program will be less than originally budgeted.

Section: 601.40

Same as the Executive.

Fiscal effect: Same as the Executive.

Section: 601.40
Amends Section 279.10 of H.B. 153

Same as the Executive.

Fiscal effect: Same as the Executive.

Section: 601.40
Amends Section 279.10 of H.B. 153

Same as the Executive.

Fiscal effect: Same as the Executive.

EPACD9 Solid Waste Management Districts – Source Separated Recyclable Material

(1) No provision.

(1) No provision.

Section: 737.81

(1) Defines "source separated recyclable material" to include any material such as paper, cardboard, metal, glass, plastic, or similar material that is segregated by the producer or generator of the material in order to reuse or recycle the material.

(1) No provision.

(2) No provision.

(2) No provision.

(2) Requires, on and after the effective date of the amendment through December 31, 2013, the board of county commissioners or board of directors of a solid waste management district proposing to construct a new recycling processing facility on land owned by the district or operate a new recycling processing facility to do so only

(2) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(3) No provision.</p>	<p>(3) No provision.</p>	<p>through a competitive selection process, including competitive bidding or competitive proposals.</p> <p>(3) Prohibits, on and after the effective date of the amendment through December 31, 2013, the board of county commissioners or board of directors of a solid waste management district from: (a) designating any new facilities or activities for the collection or processing of source separated recyclable material, (b) exercising rulemaking authority to require source separated recyclable material to be delivered to one or more specified facilities, or (c) entering into any new contract for the collection of source separated recyclable material that requires those materials to be delivered to one or more specified facilities.</p> <p>Fiscal effect: The potential fiscal effects of this temporary moratorium on solid waste management districts that were planning to undertake certain recycling activities are uncertain.</p>	<p>(3) No provision.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

ETCCD1 Abolishment of the eTech Ohio Commission

Sections: 515.10

No provision.	Abolishes the eTech Ohio Commission, effective July 1, 2012.	No provision.	No provision.
No provision.	Eliminates the requirement for the development of a state educational technology plan.	No provision.	No provision.
No provision.	Eliminates the Interactive Distance Learning Pilot Project.	No provision.	No provision.
No provision.	Eliminates the Education Technology Trust Fund (held tobacco settlement moneys dedicated to educational technology) and transfers the remaining balance to the GRF.	No provision.	No provision.
No provision.	Eliminates the Information Technology Service Fund (held money received by the Commission from educational entities for the provision of information technology services).	No provision.	No provision.
No provision.	Transfers all remaining duties of eTech to the Department of Education or the Chancellor of the Board of Regents. (See BORCD8 and EDUCD9)	No provision.	No provision.
	Fiscal effect: Transfers appropriations and earmarks for eTech in FY 2013 to the Board of Regents or the Department of Education. The \$0.76 balance in the Educational Technology Trust Fund (Fund S087) is transferred to the GRF. The Information Technology Services Fund (Fund 5JU0) has a balance of \$0.		

Executive

As Passed by the House

As Passed by the Senate

As Enacted

ETHCD1 Ethics Disclosure Statements

R.C. 102.02

Makes the following changes to financial disclosure statement filing fees:

(1) Increases the fee for public offices not specifically identified and assigned a special dollar amount by \$20, from \$40 to \$60;

(2) Increases the fee for State Board of Education members by \$10, from \$25 to \$35; and

(3) Removes the Ohio Livestock Care Standards Board filing fee for which a special dollar amount was not specifically assigned.

Fiscal effect: Projected annual increase of \$85,000 in revenues deposited into the Ohio Ethics Commission Fund (Fund 4M60).

R.C. 102.02

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 102.02

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 102.02

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

Fiscal effect: Same as the Executive.

ETHCD2 Financial Disclosure Statements for Township Trustees

No provision.

No provision.

R.C. 102.02, Section 701.111

Requires (1) persons who are elected or appointed to, or who are candidates for, an office of a township with a population of 5,000 or more to file financial disclosure statements under the Ethics Law, and (2) such persons pay a filing fee of \$35.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	<p>Specifies that this requirement first apply to 2011 statements required to be filed in calendar year 2012.</p> <p>Fiscal effect: The required filing fee will generate up to \$37,000 or more annually for deposit to the credit of the Ohio Ethics Commission Fund (Fund 4M60). The Commission's annual cost to administer the related financial disclosure statements, primarily in the form of personnel, may run as high as \$90,000. Due to unexpected savings in its available appropriations, the Commission expects to absorb these additional costs within its current operating budget.</p>	No provision.
ETHCD3 Casino Investigations			
No provision.	No provision.	No provision.	<p>Section: Section 601.40 Amends Section 285.10 of H.B. 153 of the 129th G.A.</p> <p>Reappropriates the unexpended, unencumbered portion of SSR appropriation item 146602, Casino Investigations, at the end of FY 2012 to FY 2013 for the same purpose.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

EXPCD1 Director of Natural Resources or Designee Added to Expositions Commission

R.C. 991.02

Adds the Director of Natural Resources, or the Director's designated representative, as a member of the Expositions Commission, bringing the total membership of the Commission to 14 members.

R.C. 991.02

Same as the Executive.

R.C. 991.02

Same as the Executive.

R.C. 991.02

Same as the Executive.

EXPCD2 Expositions Facility

No provision.

No provision.

Section: 287.10

Establishes GRF appropriation item 723501, Building Construction, and requires that it be used for acquiring purchased services and construction of a new Expositions facility for which matching funds are received in the amount of \$1.0 million from a private sector partnering entity.

Section: 287.10

Same as the Senate, but renames the newly created GRF appropriation item 723501, Construction Planning, and specifies that this line item be used to acquire purchased services for new and renovated facility planning, including but not limited to necessary architectural engineering, and land or facility use consulting services.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

GOVCD1 Filing "No Change" Rules with the Common Sense Initiative Office

No provision.

No provision.

R.C. 119.033, 107.54, 119.032

Requires existing rules that are being filed as "no change" rules to be put through business review by the Common Sense Initiative Office, just as draft rules are currently required to be reviewed.

No provision.

Fiscal effect: Potential minimal increase in agency expenditures.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOHCD3 Informed Consent Brochures Published on ODH's Web Site

R.C. 2317.56

Requires ODH to publish materials that inform a pregnant woman seeking an abortion about family planning, pregnancy and childbirth assistance, adoption agencies, and probable anatomical and physiological characteristics of the zygote, blastocyte, embryo, or fetus at certain points during the pregnancy on ODH's web site.

Eliminates ODH's duty to produce more than one copy of the materials described above to any person, hospital, physician, or medical facility that requests more than one copy.

Eliminates the affirmative defense available to a physician or agent of the physician in a civil action that the physician or agent of the physician requested hard copies of the materials from ODH and ODH failed to produce them.

Fiscal effect: Potential decrease in costs of approximately \$10,000 to ODH related to the printing and distribution of materials.

R.C. 2317.56

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2317.56

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2317.56

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOHCD12 Vital Statistics Fees Collected for the Children's Trust Fund and Family Violence Prevention Fund

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	<p>R.C. 3109.14, 3705.242</p> <p>Requires, not later than 30 days following the end of each calendar quarter, a local commissioner of health or a local registrar of vital statistics to forward to ODH (as opposed to the Treasurer of State) the portion of the fees for certified copies of birth records, certifications of birth, and copies of death records the local commissioner or local registrar collects (and does not retain) for the benefit of the Children's Trust Fund and Family Violence Prevention Fund.</p>	<p>R.C. 3109.14, 3705.242</p> <p>Same as the Senate.</p>
No provision.	No provision.	<p>Requires ODH to pay to the Treasurer of State, not later than two days after receipt, all fees it collects from a local commissioner of health or local registrar of vital statistics and all fees the ODH Director charges and collects for the same purpose.</p> <p>Fiscal effect: Potential minimal increase in administrative costs for ODH.</p>	<p>Same as the Senate.</p> <p>Fiscal effect: Same as the Senate.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOHCD2 Abolishment of the Public Health Council

R.C. 3701.02, (Repealed); Repealed: 3701.12, 3701.33 - 3701.35, Makes conforming changes to various other R.C. sections, Sections 601.50, 601.51, and 737.10

R.C. 3701.02

R.C. 3701.02, (Repealed); Repealed: 3701.12, 3701.33 - 3701.35, Makes conforming changes to various other R.C. sections, Sections 601.50, 601.51, and 737.10

R.C. 3701.02, (Repealed); 3701.12 and 3701.35 (Repealed), 3701.33, 3701.34, Makes conforming changes to various other R.C. sections, Sections 601.50, 601.51, and 737.10

Abolishes the Public Health Council and transfers the Council's responsibilities to the ODH Director. Specifies how the transfer is to take place.

Same as the Executive.

Same as the Executive, but creates an 11-member Ohio Public Health Advisory Board in ODH to replace the Public Health Council that is abolished. The bill specifies that the Advisory Board is to review and make recommendations to the ODH Director on a variety of topics.

Same as the Senate.

No provision.

No provision.

Requires the ODH Director to consider the Advisory Board's recommendation regarding a proposed rule before the rule may be filed with the Joint Committee on Agency Rule Review except in the case of an emergency rule or a rule that is refiled with technical or other nonsubstantive revisions.

Same as the Senate.

Fiscal effect: Decrease in costs for Council operating expenses since Council members receive pay and reimbursements for expenses related to carrying out their duties.

Fiscal effect: Same as the Executive.

Fiscal effect: Decrease in costs for Public Health Council operating expenses since Council members receive pay and reimbursements for expenses related to carrying out their duties. Increase in costs for reimbursements for expenses related to the Advisory Board.

Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOHCD9 Lupus Education and Awareness Program

R.C. 3701.77

R.C. 3701.77, 3701.771 - 3701.775, and Section 737.60

R.C. 3701.77, 3701.771 - 3701.775, and Section 737.60

No provision.

Authorizes ODH to establish, maintain, and promote a Lupus Education and Awareness Program and to establish both an intergovernmental council and an advisory panel to oversee the program.

Same as the House.

Same as the House.

No provision.

Authorizes ODH to accept donations and grants from organizations, medical schools, and the federal government for fulfilling the obligations of the program.

Same as the House.

Same as the House.

No provision.

Authorizes ODH to establish a grant program to support nonprofit health organizations with expertise in lupus.

Same as the House.

Same as the House.

No provision.

Authorizes ODH to establish a grant program to educate and train health care professionals and service providers and requires that the grants be awarded to applicants who are affiliated with the Lupus Foundation of America.

Same as the House.

Same as the House.

Fiscal effect: Potential increase in costs if ODH establishes the program. Potential gain in revenues if ODH receives donations and/or is awarded grants related to the program.

Fiscal effect: Same as the House.

Fiscal effect: Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOHCD7 Home Health Agency Criminal Records Checks

R.C. 3701.881, 109.57, 109.572, 1121.23, 1155.03, 1163.05, 1315.141, 1321.37, 1321.53, 1321.531, 1322.03, 1322.031, 1733.47, 1761.26, 2151.86, 3712.09, 3721.121, 4763.05, 5104.012, 5104.013, 5104.09, Sections 610.10, 610.11, 620.10, 620.11, 751.20

R.C. 3701.881

R.C. 3701.881, 109.57, 109.572, 1121.23, 1155.03, 1163.05, 1315.141, 1321.37, 1321.53, 1321.531, 1322.03, 1322.031, 1733.47, 1761.26, 2151.86, 3712.09, 3721.121, 4763.05, 5104.012, 5104.013, 5104.09, Sections 610.10, 610.11, 620.10, 620.11, 751.20

R.C. 3701.881, 109.57, 109.572, 1121.23, 1155.03, 1163.05, 1315.141, 1321.37, 1321.53, 1321.531, 1322.03, 1322.031, 1733.47, 1761.26, 2151.86, 3712.09, 3721.121, 4763.05, 5104.012, 5104.013, 5104.09, Sections 610.10, 610.11, 620.10, 620.11, 751.20, and 751.31

Revises the law governing criminal records checks for employment positions with home health agencies as follows:

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Establishes a database review system to precede a criminal records check;

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Permits the ODH Director to adopt rules requiring employees to undergo database reviews and criminal records checks as a condition of continuing employment;

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Provides that a criminal records check is not required when an applicant cannot be employed or employee cannot continue employment due to the results of a database review;

(3) Same as the Executive.

(3) Same as the Executive.

(3) Same as the Executive.

(4) Revises the list of disqualifying offenses for which a criminal records check is to search;

(4) Same as the Executive.

(4) Same as the Executive.

(4) Same as the Executive, but (a) adds the offenses of trafficking in persons, unlawful conduct with respect to documents, tampering with evidence, and obstructing justice to the list of disqualifying offenses and (b) makes the list of disqualifying offenses identical to the list of disqualifying offenses applicable under the bill's

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(5) Permits the results of a criminal records check to be made available to a court, hearing officer, or other necessary individual involved in a case dealing with a civil or criminal action regarding the Medicaid program;</p>	<p>(5) Same as the Executive.</p>	<p>(5) Same as the Executive.</p>	<p>provisions regarding criminal records checks for the Departments of Aging, Developmental Disabilities, and Job and Family Services.</p> <p>(5) Same as the Executive, but permits the report of a criminal records check also to be made available to (a) the ODH Director and ODH staff that monitor a home health agency's compliance with that law, (b) the Director of Aging or the Director's designee if the home health agency also is a community-based long-term care agency, and © the Director of Job and Family Services and the Department of Job and Family Services staff involved in the administration of Medicaid if the home health agency also is a waiver agency providing home and community-based services under a Department of Job and Family Services-administered Medicaid waiver program.</p>
<p>(6) Specifies that the database review and criminal records check requirements are to apply to employment positions that involve providing direct care to individuals;</p>	<p>(6) Same as the Executive.</p>	<p>(6) Same as the Executive.</p>	<p>(6) Same as the Executive.</p>
<p>(8) Makes the database review and criminal records check requirements uniform for applicants and employees who will serve patients of any age rather than different for and applicable only to positions in which a person is responsible for the care, custody, or control of a child and positions that involve providing direct care to older adults;</p>	<p>(8) Same as the Executive.</p>	<p>(8) Same as the Executive.</p>	<p>(8) Same as the Executive.</p>
<p>(7) No provision;</p>	<p>(7) No provision.</p>	<p>(7) No provision.</p>	<p>(7) Increases to 60 (from 30) the number of days that a home health agency may conditionally employ an individual before</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(9) No provision;	(9) No provision.	(9) No provision.	<p>receiving the results of a criminal records check and increases to 60 (from 30) the number of days that the Superintendent of the Bureau of Criminal Identification and Investigation must send the results of such criminal records checks.</p> <p>(9) Provides that an individual who is subject to a database review or criminal records check regarding an employment position with a home health agency is not also subject to the database review and criminal records check requirements otherwise applicable to employment positions with community-based long-term care agencies or waiver agencies providing home and community-based services under a Department of Job and Family Services-administered Medicaid waiver program.</p>
(10) No provision;	(10) No provision.	(10) No provision.	<p>(10) Requires the ODH Director and Directors of Aging, Job and Family Services, and Developmental Disabilities to collaborate with each other when adopting the initial rules regarding such database reviews and criminal records checks and to strive to (1) balance the risk mitigation that the database reviews and criminal records checks are expected to realize with the costs of conducting the database reviews and criminal records checks and (2) make the policies established by the rules as similar as possible among their departments.</p>
(11) No provision.	(11) No provision.	(11) No provision.	<p>(11) Delays the effective date of the provisions regarding such database reviews and criminal records checks until January 1, 2013.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: Minimal increase in administrative costs.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
DOHCD5 Patient Centered Medical Home Education Program			
<p>R.C. 3701.921, 3701.922, Repealed: 185.04, 185.08, 185.10, 185.11, and 3701.032, Renumbers various sections in Chapter 185. to Chapter 3701.</p>	<p>R.C. 3701.921</p>	<p>R.C. 3701.921, 3701.922, Repealed: 185.04, 185.08, 185.10, 185.11, and 3701.032, Renumbers various sections in Chapter 185. to Chapter 3701.</p>	<p>R.C. 3701.921, 3701.922, Repealed: 185.04, 185.08, 185.10, 185.11, and 3701.032, Renumbers various sections in Chapter 185. to Chapter 3701.</p>
Establishes the Patient Centered Medical Home Education Program within ODH.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Requires the ODH Director, to the extent funds are available, to implement the existing Patient Centered Medical Home Education Pilot Project.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Removes a cap on physician practices that may be permitted to participate in the Pilot Project and provides that a practice is ineligible to participate in the Pilot Project unless the practice submitted an application not later than April 15, 2011.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Maintains, in part, the existing Patient Centered Medical Home Education Advisory Group, but specifies that the Advisory Group is to provide recommendations to the ODH Director rather than serve as a decision-making body.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Eliminates the authority of the Advisory Group to appoint an executive director and employ other necessary staff and a requirement that, upon securing funding, the Advisory Group provide participating practices in the Pilot Project reimbursement	Same as the Executive.	Same as the Executive.	Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>for up to 75% of the cost incurred in purchasing health information technology.</p> <p>Includes curricula for physician assistants in the patient centered medical home model of care curricula development program required by existing law.</p> <p>Authorizes the ODH Director to adopt rules defining what constitutes a "patient centered medical home" for purposes of identifying an entity authorized to provide care coordination services, rather than defining a "health home" as provided under current law.</p> <p>Fiscal effect: Increase in administrative costs to ODH to implement and administer the program.</p>	<p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

DOHCD4 Ohio Violent Death Reporting System

<p>R.C. 3701.93, 3701.931 - 3701.938, 3701.9310 - 3701.9312, and 3701.9314</p> <p>Requires, subject to the availability of funds, the ODH Director to establish and maintain the Ohio Violent Death Reporting System to monitor the incidence and causes of various types of violent deaths in Ohio. Requires the ODH Director to adopt rules necessary to establish, maintain, and carry out the purposes of the system.</p> <p>Creates an advisory group of interested parties and stakeholders to recommend actions to relevant entities to prevent violent deaths, and other necessary recommendations.</p>	<p>R.C. 3701.93</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p>	<p>R.C. 3701.93, 3701.931 - 3701.938, 3701.9310 - 3701.9312, and 3701.9314</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p>	<p>R.C. 3701.93, 3701.931 - 3701.938, 3701.9310 - 3701.9312, and 3701.9314</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p>
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Executive	As Passed by the House	As Passed by the Senate	As Enacted
Establishes confidentiality requirements for information, data, and records collected for use and maintained by, and all work products created in carrying out the purposes of, the Reporting System.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

DOHCD6 Certificate of Need Program

R.C. <i>3702.51, 3702.511, 3702.52, 3702.526, and 3702.527, Repealed: 3702.521, 3702.5210 - 3702.5212, 3702.5123, 3702.58, and 3702.591, Renumbers various sections in Chapter 3702., and Makes conforming changes in various sections</i>	R.C. <i>3702.51</i>	R.C. <i>3702.51, 3702.511, 3702.52, 3702.526, and 3702.527, Repealed: 3702.521, 3702.5210 - 3702.5212, 3702.5123, 3702.58, and 3702.591, Renumbers various sections in Chapter 3702., and Makes conforming changes in various sections</i>	R.C. <i>3702.51, 3702.511, 3702.52, 3702.526, and 3702.527, Repealed: 3702.521, 3702.5210 - 3702.5212, 3702.5123, 3702.58, and 3702.591, Renumbers various sections in Chapter 3702., and Makes conforming changes in various sections</i>
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Modifies the certificate of need (CON) law to reflect current practices and clarify certain provisions. Makes various changes to CON law including the following:	Same as the Executive.	Same as the Executive.	Same as the Executive.
With respect to a CON application, specifies that (1) the application fee is nonrefundable unless the ODH Director determines that the application cannot be accepted and (2) the ODH Director's determination that a CON application is not complete is final and not subject to appeal.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Eliminates a provision allowing, and in some cases, requiring, a community public informational hearing on a CON application. Eliminates a requirement that the ODH Director invite interested parties to a meeting requested by one or more people	Same as the Executive.	Same as the Executive.	Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>about a CON application. Requires the ODH Director to consider all written comments received regarding a CON application, but eliminates the requirement that a hearing be conducted when written comments are received.</p>			
<p>Eliminates requirements that the ODH Director regularly conduct health system data collection and analysis for the CON Program and that the ODH Director issue and annually review a state health resources plan. Eliminates the requirement that the Public Health Council is to authorize the creation of one or more nursing home placement clearing houses. Eliminates the requirement that the ODH Director designate health service areas and health service agencies for each area and all requirements related to health service areas and agencies.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Provides that the ODH Director's determination that a CON has expired is final and not subject to appeal.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Modifies the process for reviewing applications for replacement or relocation of long-term beds from a county with excess beds to a county with fewer beds than needed. Modifies requirements for the review of applications for an increase in beds in an existing nursing home to limit the increase to a total of no more than 30 beds for all applications combined. Requires the ODH Director to accept applications for replacement CONs under certain conditions.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Requires the following regarding a bed relocation project approved on any CON</p>	<p>Same as the Executive.</p>	<p>Same as the Executive, but specifies that the requirement to cease operating an equal</p>	<p>Same as the Senate.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>application: (1) the end of operation of a number of beds in the long-term care facility that is equal to the number of beds relocated from the facility; (2) the reduction of the license for beds in the source facility by the number of licensed beds relocated; (3) the surrender of the certification for relocated beds that are certified; and (4) the removal of the beds that are skilled nursing beds or long-term care beds by the ODH Director from the registration list.</p> <p>Fiscal effect: Potential minimal decrease in administrative costs relating to the CON Program. There is an application fee charged for CON applications, so the program is paid for with these fee revenues.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>number of beds applies when the relocation project is completed rather than when it is approved.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

DOHCD8 Nursing Homes' Social Worker Staff Requirements

R.C. 3721.04	R.C. 3721.04	R.C. 3721.04	R.C. 3721.04
<p>Provides that rules governing nursing homes (1) cannot prescribe the number of social workers that nursing homes with 120 or fewer beds must employ; (2) must require each nursing home with more than 120 beds to employ one social worker on a full-time basis; and (3) must require each nursing home to offer its residents medically related social services that assist the residents in attaining or maintaining their highest practicable physical, mental, and psychosocial well-being.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: The provision above makes state law mirror federal certification requirements.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

DOHCD1 Late Fees under the Radiation Control Program

R.C. 3748.04, 3748.07, 3748.12, and 3748.13	R.C. 3748.04	R.C. 3748.04, 3748.07, 3748.12, and 3748.13	R.C. 3748.04, 3748.07, 3748.12, and 3748.13
Decreases the penalty for late payment of a fee charged by ODH under the Radiation Control Program to an additional 10% of the original fee, when the fee remains unpaid on the 91st day after the invoice date. (Currently, fees that are paid late are assessed at two times the original fee if not paid within 90 days and five times the original fee if not paid within 180 days.)	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: Potential loss of fine revenue deposited into the Quality Monitoring and Inspection Fund (Fund 5B50).	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

DOHCD11 Legislative Committee on Public Health Futures

No provision.	No provision.	Section: 737.91 Establishes the Legislative Committee on Public Health Futures to review the report of the Futures Committee of the Ohio Association of Health Commissioners and to develop recommendations for legislative and fiscal policies that can be considered for inclusion in the public health phase of the 2013-2014 operating budget.	Section: 737.91 Same as the Senate, but specifies that the Legislative Committee is to recommend legislative and fiscal policies that would improve public health services in Ohio.
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Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	Specifies that the Legislative Committee is to prepare a report that describes its review of the Future Committee's report and states its policy recommendations by October 31, 2012. Requires the Legislative Committee to submit a copy of the report to the Governor, the President and Minority Leader of the Senate, the Speaker and Minority Leader of the House of Representatives, and the chairpersons of the committees of the Senate and House of Representatives that will consider the public health phase of the 2013-2014 operating budget.	Same as the Senate, but eliminates the requirement that committee chairpersons receive copies of the report and specifies that the report is for consideration as part of the operating budget for FY 2014 and FY 2015.
No provision.	No provision.	Specifies that the Legislative Committee is to be comprised of one member appointed by the President and one by the Minority Leader of the Senate and one member appointed by the Speaker and one by the Minority Leader of the House of Representatives, as well as members representing various associations concerned with public health.	Same as the Senate, but specifies that legislative leaders and the Association of Ohio Health Commissioners are to appoint two members each.
No provision.	No provision.	Requires the ODH Director to support the Legislative Committee. Fiscal effect: ODH could experience in increase in administrative costs for providing support to the Committee. The bill does not specify if the members will receive reimbursements for necessary and actual expenses associated with serving on the Committee.	Same as the Senate. Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

OHSCD3 Land Conveyance - Seip Mound Property in Ross County**Section: 753.100**

Authorizes the conveyance of the Seip Mound property containing approximately 122 acres in Ross County from the Ohio Historical Society to the National Park Service. States that the consideration for the conveyance is the mutual benefit to the Ohio Historical Society and the National Park Service. Assigns maintenance and historical preservation responsibilities to the National Park Service. Requires the National Park Service to pay to costs of the conveyance.

No Provision. Included in H.B. 512, As Introduced.

No Provision. Included in H.B. 512, As Introduced.

No Provision. Included in H.B. 512, As Introduced.

OHSCD2 Land Conveyance - Property Adjacent to Harrison Tomb in Hamilton County**Section: 753.90**

Authorizes conveyance of .223 acres adjacent to the Harrison Tomb property in Hamilton County to Robert and Nancy Olson for \$1,200 to cure title to the Olson's property to allow access to Cliff Road after it was relocated. Requires the grantees to pay the conveyance costs, including recordation fees. States that the section expires one year after its effective date.

No Provision. Included in H.B. 512, As Introduced.

No Provision. Included in H.B. 512, As Introduced.

No Provision. Included in H.B. 512, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
HFACD1 Ohio Housing Study Committee	<p>Section: 601.40</p> <p>No provision.</p> <p>Changes the date by which the Ohio Housing Study Committee must provide its report to the Governor, the Speaker of the House of representatives, and the President of the Senate from March 31, 2012, to December 31, 2012, and specifies that the Committee is to be abolished on December 31, 2012</p> <p>Fiscal effect: None.</p>	<p>No provision.</p>	<p>Section: 601.40 Amends Section 701.40 of H.B. 153</p> <p>Same as the House, but does not change the report's due date.</p> <p>Fiscal effect: Same as the House.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

OICCD1 Industrial Commission Nominating Council Meetings Via Teleconference

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	<p>R.C. 4121.04</p> <p>Permits the Industrial Commission Nominating Council to conduct a meeting by interactive video teleconference if provisions are made for public attendance at any location involved in the teleconference.</p>	No provision.
No provision.	No provision.	<p>Makes all members of the Nominating Council, whether attending a meeting in person or by teleconference, entitled to full and complete voting privileges on all Nominating Council matters, regardless of the provision in the Open Meetings Law requiring in-person attendance to vote.</p> <p>Fiscal effect: Potential small reduction in travel expenses reimbursed to members of the Council.</p>	No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
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IGOCD1 Casino Investigations

No provision.

No provision.

No provision.

**Section: Section 601.40
Amends Section 305.10 of H.B.
153 of the 129th G.A.**

Reappropriates the unexpended, unencumbered portion of SSR appropriation item 965609, Casino Investigations, at the end of FY 2012 to FY 2013 for the same purpose.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

INSCD1 Cafeteria Plans and Health Insurance Coverage by Salary Reduction

R.C. 4113.11, (repealed)

Eliminates a requirement that employers who employ more than ten workers establish cafeteria plans to allow employees to pay for health insurance coverage by a salary reduction arrangement.

Fiscal effect: None. The requirement in existing law is contingent on the Superintendent of Insurance receiving written confirmation from the federal government that the rules adopted by the Superintendent pursuant to this provision would permit employers to establish cafeteria plans in accordance with federal law; it appears that this confirmation has not been received.

R.C. 4113.11

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 4113.11, (repealed)

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 4113.11, (repealed)

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

General

JFSCD24 Joint County Departments of Job and Family Services

R.C. 329.40, 329.01, 329.41, 329.42, 329.43, 329.44, 329.45, 329.46, 330.04, 5101.01

Permits the boards of county commissioners of any two or more counties (rather than only Hocking, Ross, and Vinton counties) to enter into a written agreement to form a joint CDJFS.

No provision.

Fiscal effect: Potential decrease in administrative costs for counties that form a joint CDJFS.

No provision. Included in H.B. 509, As Introduced.

No provision.

R.C. 329.40, 329.01, 329.41, 329.42, 329.43, 329.44, 329.45, 329.46, 330.04, 5101.01

Same as the Executive

Specifies that a joint CDJFS is a public office and therefore subject to audit by the Auditor of State.

Fiscal effect: Same as the Executive.

R.C. 329.40, 329.01, 329.41, 329.42, 329.43, 329.44, 329.45, 329.46, 330.04, 5101.01

Same as the Executive.

Same as the Senate.

Fiscal effect: Same as the Executive.

JFSCD23 Reports on ODJFS Programs

R.C. 5101.97, (Repealed)

Eliminates the requirement that ODJFS report twice a year on the characteristics of individuals participating in or receiving services from programs ODJFS operates.

Eliminates provisions specifying certain procedures ODJFS is permitted or required to follow in preparing and submitting reports on its programs.

R.C. 5101.97

Same as the Executive.

Same as the Executive.

R.C. 5101.97

Replaces the Executive provision with a provision that requires ODJFS to report on the characteristics of individuals participating in or receiving services from programs ODJFS operates four times each year, instead of two times each year as under current law.

No provision.

R.C. 5101.97, (Repealed)

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: Savings in administrative costs.	Fiscal effect: Same as the Executive.	Fiscal effect: Minimal increase in administrative costs.	Fiscal effect: Same as the Executive.

Child Care

JFSCD26 Suspension of Publicly Funded Child Care Contracts

R.C. 5104.37

Requires ODJFS to suspend a contract to provide publicly funded child care if (1) the provider receives an improper payment, or (2) ODJFS receives notice that the provider has been charged with certain criminal offenses.

Requires that the suspension continue until the investigation or criminal proceedings are completed or, if ODJFS seeks to terminate the suspended contract, until the termination process is completed.

Prohibits a suspended provider from providing publicly funded child care.

Requires ODJFS to withhold payment for publicly funded child care provided by a suspended provider.

Requires ODJFS to notify an eligible provider within five days that the provider's contract has been suspended.

Requires that a notice include: (1) a description of the investigation, (2) a statement that the eligible provider is prohibited from providing publicly funded child care while the contract is under suspension, and (3) a statement that the

R.C. 5104.37

Same as the Executive.

R.C. 5104.37

Same as the Executive, but permits rather than requires ODJFS to suspend a contract under the two conditions.

Same as the Executive.

R.C. 5104.37

Same as the Senate, but specifies that ODJFS's authority to suspend a contract is subject to the bill's provisions requiring that the provider be notified and given an opportunity to appeal.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive, but specifies that the provider must be notified before the suspension, rather than within five days after the suspension.

Same as the Executive, but requires the notice to include information describing the reason ODJFS initiated the investigation, rather than a description of the investigation.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>suspension will continue until ODJFS completes the investigation or all criminal charges are disposed.</p> <p>No provision.</p>	<p>No provision.</p>	<p>Permits an eligible provider whose contract is suspended under the bill's provisions to appeal to ODJFS and requires ODJFS to issue a decision on the appeal within 30 days.</p>	<p>Same as the Senate.</p>
<p>Fiscal effect: None. ODJFS currently has authority to withhold any money due to publicly funded child care providers and recover through any appropriate method any money erroneously paid if evidence exists of less than full compliance with state laws and rules.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Child Support Enforcement

JFSCD40 Criminal Records Check Requests by Public Children Services Agencies

		R.C. 109.572, 2151.33, and 2151.412	R.C. 109.572, 2151.33, and 2151.412
<p>No provision.</p>	<p>No provision.</p>	<p>Authorizes a public children services agency to request a criminal records check of a parent, guardian, custodian, prospective custodian, or prospective placement when a hearing is pending on a complaint alleging that a child has violated R.C. 2151.87 (tobacco use), is a juvenile traffic offender, or is an unruly, abused, neglected, or dependent child, when a motion has been made in a case involving such a complaint for an order relating to temporary custody or certain other matters, or when a juvenile court has made a finding that a child is an abused, neglected, or dependent child; requires the Bureau of Criminal Identification and Investigation to conduct the criminal records check; and provides that a subject who fails to complete the documentation necessary for the criminal records check may be held in contempt of court.</p>	<p>Same as the Senate.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>Authorizes a prosecuting attorney or assistant prosecuting attorney to request a criminal records check of a parent, guardian, custodian, prospective custodian, or prospective placement when the child has been found to be an abused, neglected, or dependent child; requires the Bureau of Criminal Identification and Investigation to conduct the criminal records check upon such a request; provides that a subject who fails to complete the documentation</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
		<p>Fiscal effect: Potential increase in costs to the Bureau of Criminal Identification and Investigation or public children services agencies if either entity would be required to pay for the criminal background checks.</p>	<p>necessary for the criminal records check may be held in contempt of court.</p> <p>Fiscal effect: Same as the Senate, but adds a potential increase in costs to the Bureau of Criminal Identification and Investigation and potential increase in costs to the public prosecutor's office if either entity would be required to pay for the criminal background checks.</p>

Child Welfare and Adoption

JFSCD32 Public Children Services Agency Appeals

	R.C. 2501.02		
No provision.	<p>Grants a court of appeals jurisdiction over any appeal brought by any party, including a public children services agency, in relation to a ruling on a motion to modify a prior dispositional order.</p>	No provision.	No provision.
No provision.	<p>Provides that a public children services agency has a substantial right in protecting alleged abused, neglected, or dependent children and in achieving permanency for a child committed to the agency.</p>	No provision.	No provision.
<p>Fiscal effect: None.</p>			

Executive	As Passed by the House	As Passed by the Senate	As Enacted
JFSCD28 Title XX State Plan and Reporting			
<p>R.C. 5101.46</p> <p>Requires ODJFS prepare an annual, rather than a biennial, Title XX social services plan and that ODJFS report on the use of Title XX funds each federal fiscal year, rather than each state fiscal year.</p> <p>Makes corresponding changes for other state departments and local agencies that are required to submit information needed to prepare the annual plan and report.</p> <p>Fiscal effect: None. Brings Ohio's reporting practices into compliance with federal requirements.</p>	<p>R.C. 5101.46</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5101.46</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5101.46</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>
<u>Title IV-A Temporary Assistance for Needy Families</u>			
JFSCD25 Rules Governing Ohio Works First Erroneous Payments			
<p>R.C. 5107.05</p> <p>Permits ODJFS to adopt rules providing that a CDJFS is not required to take action to recover erroneous payments made under Ohio Works First (rather than rules under which a CDJFS is not required to recover erroneous Ohio Works First payments that are below an amount ODJFS specifies).</p> <p>Fiscal effect: None.</p>	<p>R.C. 5107.05</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5107.05</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5107.05</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
JFSCD37 Ohio Works First Sanctions			
No provision.	No provision.	R.C. 5107.16, 5107.05, and 5107.17 Revises the law governing sanctions under the Ohio Works First (OWF) Program as follows:	R.C. 5107.16, 5107.05, and 5107.17 Same as the Senate.
No provision.	No provision.	(1) Requires a member of an assistance group to complete all compliance activities, which are to be specified in rules, in order for the member's failure or refusal to comply with a self-sufficiency contract to be considered to have ceased, instead of requiring an assistance group member who causes a sanction to provide a completed compliance form to a CDJFS.	(1) Same as the Senate.
No provision.	No provision.	(2) Requires an assistance group to reapply for OWF as a condition of resuming participation following a sanction if a member's failure or refusal to comply with a self-sufficiency contract is not considered to have ceased until after the minimum number of months the sanction must last.	(2) Same as the Senate.
No provision.	No provision.	(3) Requires an assistance group member who causes a sanction to enter into a new, or amend an existing, self-sufficiency contract as a condition of resuming participation in OWF following the sanction if required to do so by rules the ODJFS Director is to adopt.	(3) Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
		<p>Fiscal effect: Minimal increase in costs for ODJFS to establish rules. Potential increase in costs for CDJFSs to process additional OWF applications and to monitor compliance activities based on agency rules.</p>	<p>Fiscal effect: Same as the Senate.</p>
Medicaid			
JFSCD9 Uniform Eligibility Standards and Procedures			
<p>R.C. 121.35 Requires the Departments of Aging, Alcohol and Drug Addiction Services, Development, Developmental Disabilities, Education, Health, Job and Family Services, Mental Health, and Rehabilitation Services Commission to collaborate to revise eligibility standards and eligibility determination procedures of programs they administer for the purpose of making the standards and procedures more uniform.</p> <p>Fiscal effect: None.</p>	<p>R.C. 121.35 Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 121.35 Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 121.35 Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JFSCD13 Exchange of Protected Health Information and Personally Identifiable Information by State Agencies Related to and in Support of Health Transformation Initiatives

R.C. 191.06

Authorizes, in accordance with federal laws governing the confidentiality of individually identifiable information, certain state agencies (participating agencies) to exchange "protected health information" (as that term is defined in regulations promulgated under the Health Insurance Portability and Accountability Act of 1996 (HIPAA)) with each other relating to eligibility for or enrollment in a health plan or relating to participation in a government program providing public benefits if the exchange of information is necessary for (1) operating a "health plan" (as defined in HIPAA regulations) or (2) coordinating, or improving the administration or management of, the health care-related functions of at least one government program providing public benefits.

Authorizes, only for FY 2013, a participating state agency to exchange "personally identifiable information" (as defined by the bill) for purposes related to and in support of a health transformation initiative identified by the OHT Executive Director.

Imposes certain conditions on a participating agency's use or disclosure of personally identifiable information, including:

(1) Requires each participating agency to use or disclose the information as permitted or required by state and federal law;

R.C. 191.06

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Same as the Executive.

R.C. 191.04, 191.06

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Same as the Executive.

R.C. 191.04, 191.06

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(2) Requires the use or disclosure to be in accordance with all applicable operating protocols for health transformation initiatives adopted by the OHT Executive Director or the Director's designee, if the information is obtained during FY 2013 from an exchange of information between participating agencies.</p>	<p>(2) Same as the Executive.</p>	<p>(2) Same as the Executive.</p>	<p>(2) Same as the Executive.</p>
<p>(3) Requires a participating agency (other than ODJFS) that uses or discloses protected health information relating to Medicaid recipients to comply with all state and federal laws that apply to ODJFS when ODJFS uses or discloses protected health information.</p>	<p>(3) Same as the Executive.</p>	<p>(3) Same as the Executive, but clarifies that the condition applies only when the information is obtained from ODJFS or another agency operating a component of the Medicaid program.</p>	<p>(3) Same as the Senate.</p>
<p>(4) Requires a participating agency to implement administrative, physical, and technical safeguards for purposes of protecting the confidentiality, integrity, and availability of personally identifiable information the creation, receipt, maintenance, or transmittal of which is affected or governed by an operating protocol for a health transformation initiative.</p>	<p>(4) Same as the Executive.</p>	<p>(4) Replaces the Executive's provision with a provision that requires the state agency to implement administrative, physical, and technical safeguards for purposes of protecting the confidentiality, integrity, and availability of personally identifiable information the creation, receipt, maintenance, or transmittal of which is affected or governed by conditions the bill establishes.</p>	<p>(4) Same as the Senate.</p>
<p>(5) Specifies steps a participating agency must take when it discovers an unauthorized use or disclosure of unsecured individually identifiable health information.</p>	<p>(5) Same as the Executive.</p>	<p>(5) Same as the Executive.</p>	<p>(5) Same as the Executive.</p>
<p>(6) Requires a participating agency to make available to the OHT Executive Director or the Director's designee, and to any other state or federal governmental entity required by law to have access on that entity's request, all internal practices, records, and documentation relating to personally</p>	<p>(6) Same as the Executive.</p>	<p>(6) Replaces the Executive's provision with a provision that requires the state agency to make available to the OHT Executive Director, the Director's designee, or any other state or federal governmental entity required by law to have access on that entity's request, all internal practices,</p>	<p>(6) Same as the Senate.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>identifiable information it receives, uses, or discloses that is affected or governed by an operating protocol for a health transformation initiative.</p>		<p>records, and documentation relating to personally identifiable information it receives, uses, or discloses that is affected or governed by conditions the bill establishes.</p>	
<p>(7) Requires a participating agency to return or destroy all personally identifiable information received directly from or on behalf of another participating agency when an operating protocol for a health transformation initiative terminates or expires if the return or destruction is feasible.</p>	<p>(7) Same as the Executive.</p>	<p>(7) Same as the Executive.</p>	<p>(7) Same as the Executive.</p>
<p>(8) Requires, if a participating agency enters into a business associate agreement or subcontract, the business associate or subcontractor to comply with the bill's provisions governing the use or disclosure of personally identifiable information as if the business associate or subcontractor were a state agency.</p>	<p>(8) Same as the Executive.</p>	<p>(8) Same as the Executive.</p>	<p>(8) Same as the Executive.</p>
<p>Fiscal effect: None. Generally brings Ohio law into compliance with federal law.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

JFSCD12 Identification of Health Transformation Initiatives and Adoption of Operating Protocols for State Agencies

R.C. 191.06	R.C. 191.06	R.C. 191.06	R.C. 191.06
<p>Authorizes the OHT Executive Director or the Director's designee to facilitate the coordination of operations and exchange of information between certain state agencies.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Requires the OHT Executive Director or the Director's designee to identify each health transformation initiative in Ohio that involves the participation of two or more state</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>agencies and that permits or requires an interagency agreement to be entered into for purposes of specifying each participating agency's role in the initiative or facilitating the exchange of data or other information for the initiative.</p>			
<p>Requires the OHT Executive Director or the Director's designee to adopt, in consultation with each participating agency, one or more operating protocols for each health transformation initiative identified as described above.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Specifies that provisions in an operating protocol supersede any conflicting provisions in an interagency agreement.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Specifies certain terms an operating protocol is required and permitted to include.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Specifies that an operating protocol has the same force and effect as an interagency agreement or data sharing agreement, and requires each participating agency to comply with it.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Requires the ODJFS Director to determine whether a waiver of federal Medicaid requirements or a Medicaid state plan amendment is necessary to fulfill the bill's requirements and to apply for such a waiver or amendment if necessary.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Fiscal effect: Potential increase in administrative costs if a waiver of federal Medicaid requirements or a Medicaid state plan amendment are needed.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
JFSCD8 Indirect Guarantee Test Regarding Franchise Permit Fees			
<p>R.C. 3721.51, 5112.31</p> <p>Requires ODJFS to recalculate franchise permit fees when conditions of existing law are met and 75% or more of the total number of nursing homes, hospital long-term care units, and intermediate care facilities for the mentally retarded receive enhanced Medicaid payments or other state payments equal to 75% or more of their franchise permit fees.</p> <p>Fiscal effect: None.</p>	<p>R.C. 3721.51</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 3721.51, 5112.31</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 3721.51, 5112.31</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

JFSCD14 Use and Disclosure of Protected Health Information by Covered Entities			
<p>R.C. 3798.01, 3798.02, 3798.03, 3798.04, 3798.06, 3798.08, 3798.12, 3798.13</p> <p>Enacts, into state law, federal requirements for a covered entity's (as defined by the HIPAA Privacy Rule) use and disclosure of protected health information.</p> <p>Specifies that any state or local requirement that conflicts with the state law requirements referenced above, or that conflicts with other provisions of the bill pertaining to the confidentiality, privacy, security, or privileged status of protected health information, is generally unenforceable.</p> <p>Generally prohibits a covered entity from disclosing protected health information to an "approved health information exchange"</p>	<p>R.C. 3798.01</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p>	<p>R.C. 3798.01, 3798.02, 3798.03, 3798.04, 3798.06, 3798.07, 3798.08, 3798.12, 3798.13</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p>	<p>R.C. 3798.01, 3798.02, 3798.03, 3798.04, 3798.06, 3798.07, 3798.08, 3798.12, 3798.13</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Replaces the Executive provision with a provision specifying that a covered entity is subject to additional conditions when it</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(see section titled "Approved Health Information Exchanges") without valid authorization from the individual who is the subject of the information or the individual's personal representative unless certain conditions are satisfied.</p> <p>Specifies that a covered entity that accesses or discloses protected health information in conformance with the bill is immune from civil liability, criminal prosecution, and professional disciplinary action arising out of or relating to the access or disclosure.</p>	<p>Replaces the Executive provision with a provision specifying that a covered entity that uses or discloses protected health information in conformance with the bill is immune from civil liability, criminal prosecution, and professional disciplinary action arising out of or related to the use or disclosure.</p>	<p>Same as the House.</p>	<p>discloses protected health information to an approved health information exchange without valid authorization from the individual who is the subject of the information or the individual's personal representative.</p> <p>Replaces the House provision with provisions that do both of the following:</p> <p>(1) Specify that a covered entity that accesses protected health information from or through an approved health information exchange in conformance with the bill is immune from civil liability and not subject to criminal prosecution or professional disciplinary action arising out of or related to the access.</p> <p>(2) Specify that a covered entity that discloses protected health information to an approved health information exchange in conformance with the bill is immune from civil liability and not subject to criminal prosecution or professional disciplinary action arising out of or related to the disclosure.</p>
<p>No provision.</p>	<p>Specifies that an approved health information exchange is immune from civil liability and not subject to criminal prosecution arising out of or related to a covered entity's disclosure of protected health information to the exchange, or use of protected health information accessed from the exchange, if the disclosure or use complies with the bill.</p>	<p>Same as the House.</p>	<p>Replaces the House provisions with provisions that do both of the following:</p> <p>(1) Specify that an approved health information exchange is immune from civil liability and not subject to criminal prosecution arising out of or related to a covered entity's having accessed protected health information from or through the approved health information exchange.</p> <p>(2) The approved health information exchange is immune from civil liability and not subject to criminal prosecution arising out of or relating to a covered entity's</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: None. Generally brings Ohio law into compliance with federal law.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>disclosure of protected health information to the exchange. Fiscal effect: Same as the Executive.</p>
<p>JFSCD16 Approved Health Information Exchanges</p>			
<p>R.C. 3798.14, 3798.16</p>	<p>R.C. 3798.01</p>	<p>R.C. 3798.01, 3798.14, 3798.15, 3798.16</p>	<p>R.C. 3798.01, 3798.14, 3798.15, 3798.16</p>
<p>Defines a "health information exchange" as any person or government entity in Ohio that (1) operates a technical infrastructure for the electronic movement of health information among covered entities, and (2) establishes and enforces policies governing the use of the technical infrastructure that is operated.</p>	<p>Replaces the Executive provision with a provision that defines a "health information exchange" as any person or governmental entity that provides in Ohio a technical infrastructure to connect computer systems or other electronic devices used by covered entities to facilitate the secure transmission of health information, and specifies that it excludes health care providers engaged in direct exchange, including direct exchange through the use of a health information service provider.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>
<p>Defines an "approved health information exchange" as a health information exchange that has been approved or reapproved by the ODJFS Director pursuant to the approval or reapproval process the ODJFS Director must establish in rules required by the bill.</p>	<p>Same as the Executive, but specifies that an "approved health information exchange" may also be a health information exchange certified by the Office of the National Coordinator for Health Information Technology in the U.S. Department of Health and Human Services.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>
<p>Authorizes the ODJFS Director, in consultation with OHT, to adopt rules regarding the following:</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>(1) Standards the ODJFS Director must use to approve regional and statewide health information exchanges operating in Ohio.</p>	<p>(1) Same as the Executive, but (a) refers only to health information exchanges operating in Ohio (rather than "regional and</p>	<p>Same as the House.</p>	<p>Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(2) Processes for (a) a health information exchange to apply to the ODJFS Director for approval and reapproval to operate as an approved health information exchange, (b) the ODJFS Director to investigate and resolve concerns and complaints regarding an approved health information exchange, (c) a health information exchange to apply for reconsideration of a decision the ODJFS Director makes under a process described in (a) or (b), above, and (d) covered entities and approved health information exchanges to enter into participation agreements and enforce the terms of such agreements.</p>	<p>statewide" health information exchanges), (b) prohibits the rules from being adopted until the earlier of 60 days following the adoption of a federal certification process for health information exchanges by the Office of the National Coordinator for Health Information Technology or January 1, 2013, and (c) requires the rules to be consistent with the certification standards for health information exchanges established in federal law.</p> <p>(2) Replaces the Executive provision described in (2)(a) with a provision that requires establishment of processes for obtaining approval or reapproval to operate in Ohio.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>
<p>(3) Contents of participation agreements, which must include (a) procedures for an individual or the individual's personal representative to submit to the covered entity a written request to place restrictions on the covered entity's disclosure of protected health information to the approved health information exchange, and (b) standards a covered entity must use to determine whether, and to what extent, to comply with such a written request..</p>	<p>(3) Same as the Executive, but specifies that the procedures must take into consideration the technical capabilities of software available to health information exchanges.</p>	<p>Same as the House.</p>	<p>Same as the Executive, but specifies that the technical capabilities of software available to health information exchanges must be taken into consideration when the ODJFS Director adopts rules establishing standards regarding a covered entity's compliance with a request to place restrictions on the disclosure of information to the exchange.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: Minimal increase in costs to adopt rules.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

JFSCD15 Standard Authorization Form - Use and Disclosure of Protected Health Information and Substance Abuse Records in Ohio

R.C. 3798.10	R.C. 3798.10	R.C. 3798.10	R.C. 3798.10
Requires the ODJFS Director, in consultation with OHT, to adopt rules prescribing a standard authorization form meeting federal requirements for the use and disclosure of protected health information and substance abuse records.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Requires a standard authorization form adopted by the ODJFS Director to be accepted by any person or governmental entity in Ohio as valid authorization for the use or disclosure of protected health information and substance abuse records to the persons or governmental entities specified in the form.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Specifies that the bill does not preclude a different form from being accepted as valid authorization for the use or disclosure of protected health information and substance abuse records in Ohio if the other form meets all federal requirements.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: None. Generally brings Ohio law into compliance with federal law.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JFSCD6 Collection of Long-Term Care Facility Medicaid Debts

R.C. 5111.651, (Repealed)

Repeals an obsolete law that exempted a nursing facility or ICF/MR from laws regarding the collection of Medicaid debts if the facility underwent a facility closure, voluntary termination, voluntary withdrawal of participation, or change of operator on or before September 30, 2005, and provided written notice of the action not later than June 30, 2005.

Fiscal effect: None.

R.C. 5111.651

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5111.651, (Repealed)

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5111.651, (Repealed)

Same as the Executive.

Fiscal effect: Same as the Executive.

JFSCD36 Office of Medical Assistance

No provision.

No provision.

No provision.

No provision.

No provision.

No provision.

R.C. 5111.01, 185.03 (3701.924), 3742.31, 3742.32, 5107.16, 5111.013, 5111.014, 5111.0115, 5111.0120, 5111.16, and 5111.161; Sections 601.40 and 751.03

Establishes the Office of Medical Assistance in ODJFS.

Provides for the Governor to appoint the Medical Assistance Director and for the Director to serve at the Governor's pleasure.

Transfers ODJFS's duties and authorities regarding Medicaid and the Children's Health Insurance Program to the Office of Medical Assistance.

Fiscal effect: None.

R.C. 5111.01, 185.03 (3701.924), 3742.31, 3742.32, 5107.16, 5111.013, 5111.014, 5111.0115, 5111.0120, 5111.16, and 5111.161; Sections 601.40 and 751.03

Same as the Senate.

Same as the Senate.

Same as the Senate.

Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JFSCD30 ODJFS-Related Medicaid Criminal Records Checks

R.C. 5111.032, 109.57, 109.572, 5111.031, 5111.033, 5111.034

R.C. 5111.032

R.C. 5111.032, 109.57, 109.572, 5111.031, 5111.033, 5111.034

R.C. 5111.032, 109.57, 109.572, 5111.031, 5111.033, 5111.034, and Section 751.31

Revises the law governing criminal records checks of non-waiver Medicaid providers, applicants for non-waiver Medicaid provider agreements, and owners and prospective owners, officers and prospective officers, board members and prospective board members, and employees and prospective employees of the providers and applicants as follows:

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Revises the list of disqualifying offenses;

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive, but (a) adds the offenses of trafficking in persons, unlawful conduct with respect to documents, tampering with evidence, and obstructing justice to the list of disqualifying offenses and (b) makes the list of disqualifying offenses identical to the list of disqualifying offenses applicable under the bill's provisions regarding criminal records checks for the Departments of Aging, Developmental Disabilities, and Health.

(2) Permits ODJFS to require a non-waiver Medicaid provider or applicant to determine whether an employee or prospective employee is included in databases specified in rules before requiring the provider or applicant to require the employee or prospective employee to undergo the criminal records check;

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(3) Authorizes ODJFS to adopt rules specifying the circumstances under which a provider or applicant is prohibited from employing a person who is found by a database review to be included in a database;	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.
(4) Permits the criminal records check to be made available to a provider or applicant that requires the criminal records check and a court, hearing officer, or other necessary individual involved in a case dealing with a civil or criminal action regarding the Medicaid program;	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.
(5) Clarifies when a designee of ODJFS may take an action related to the criminal records check for ODJFS.	(5) Same as the Executive.	(5) Same as the Executive.	(5) Same as the Executive.
Revises the law governing criminal records checks for employment positions involving home and community-based services provided by waiver agencies under ODJFS-administered Medicaid waiver programs as follows:	Same as the Executive.	Same as the Executive.	Same as the Executive.
(1) Revises the definition of "waiver agency" to limit this law's application to an agency (not an independent provider) that provides home and community-based services under an ODJFS-administered Medicaid waiver program, other than such an agency that is certified under Medicare;	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive.
(2) Establishes a database review system to precede a criminal records check;	(2) Same as the Executive.	(2) Same as the Executive.	(2) Same as the Executive.
(3) Permits the ODJFS Director to adopt rules requiring employees to undergo database reviews and criminal records checks as a condition of continuing	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>employment;</p> <p>(4) Revises the list of disqualifying offenses for which a criminal records check is to search;</p>	<p>(4) Same as the Executive.</p>	<p>(4) Same as the Executive.</p>	<p>(4) Same as the Executive, but (a) adds the offenses of trafficking in persons, unlawful conduct with respect to documents, tampering with evidence, and obstructing justice to the list of disqualifying offenses and (b) makes the list of disqualifying offenses identical to the list of disqualifying offenses applicable under the bill's provisions regarding criminal records checks for the Departments of Aging, Developmental Disabilities, and Health.</p>
<p>(5) Permits the results of the criminal records check to be made available to a court, hearing officer, or other necessary individual involved in a case dealing with a civil or criminal action regarding the Medicaid program;</p>	<p>(5) Same as the Executive.</p>	<p>(5) Same as the Executive.</p>	<p>(5) Same as the Executive, but permits the report of a criminal records check also to be made available to the Director of Aging or the Director's designee if the waiver agency also is a community-based long-term care agency.</p>
<p>(6) No provision;</p>	<p>(6) No provision.</p>	<p>(6) No provision.</p>	<p>(6) Provides that an individual who is subject to a database review or criminal records check regarding an employment position with a home health agency is not also subject to the database review and criminal records check requirements otherwise applicable to employment positions with waiver agencies.</p>
<p>(7) No provision;</p>	<p>(7) No provision.</p>	<p>(7) No provision.</p>	<p>(7) Provides that a waiver agency that also is a community-based long-term care agency may choose whether to have job applicants and employees undergo database reviews and criminal records checks in accordance with the law applicable to employment positions with waiver agencies or the law applicable to employment positions with community-based long-term care agencies.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(8) Eliminates obsolete provisions regarding existing employees but provides that the elimination does not preclude ODJFS from taking action against a person who failed to comply with the provisions.	(8) Same as the Executive.	(8) Same as the Executive.	(8) Same as the Executive.
Revises the law governing criminal records checks of persons seeking or holding Medicaid provider agreements as independent providers under ODJFS-administered Medicaid waiver programs as follows:	Same as the Executive.	Same as the Executive.	Same as the Executive.
(1) Revises the list of disqualifying offenses;	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive, but (a) adds the offenses of trafficking in persons, unlawful conduct with respect to documents, tampering with evidence, and obstructing justice to the list of disqualifying offenses and (b) makes the list of disqualifying offenses identical to the list of disqualifying offenses applicable under the bill's provisions regarding criminal records checks for the Departments of Aging, Developmental Disabilities, and Health.
(2) Clarifies when a designee of ODJFS may take an action related to the criminal records check for ODJFS;	(2) Same as the Executive.	(2) Same as the Executive.	(2) Same as the Executive.
(3) Provides that the criminal records check may be made available to an individual who receives home and community-based services from the subject of the criminal records check;	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.
(4) Permits the results of the criminal records check to be made available to a court, hearing officer, or other necessary individual involved in a case dealing with a civil or criminal action regarding the Medicaid program.	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	No provision.	Increases to 60 (from 30) the number of days that the Superintendent of the Bureau of Criminal Identification and Investigation must send the results described above any of the criminal records checks.
No provision.	No provision.	No provision.	Requires the ODJFS Director and the Directors of Aging, Developmental Disabilities, and Health to collaborate with each other when adopting the initial rules regarding any of the database reviews and criminal records checks described above and to strive to (1) balance the risk mitigation that the database reviews and criminal records checks are expected to realize with the costs of conducting the database reviews and criminal records checks and (2) make the policies established by the rules as similar as possible among their departments.
No provision.	No provision.	No provision.	Delays the effective date of the provisions regarding the database reviews and criminal records checks described above until January 1, 2013.
Fiscal effect: Minimal increase in administrative costs.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JFSCD5 Medicaid Managed Care Contract Decisions Excluded from Administrative Hearings

R.C. 5111.06

Eliminates a provision that generally excludes the Medicaid managed care system from a requirement that ODJFS issue orders regarding provider agreements and final fiscal audits by conducting an adjudication under the Administrative Procedure Act (R.C. Chapter 119.). Provides, instead, that the adjudication requirement does not apply to any action or decision by ODJFS regarding whether to contract with a managed care organization for purposes of the Medicaid managed care system.

Fiscal effect: None.

R.C. 5111.06

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5111.06

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5111.06

Same as the Executive.

Fiscal effect: Same as the Executive.

JFSCD17 Medicaid Cost Containment Reports

R.C. 5111.091

Requires the ODJFS Director to submit Medicaid reports to the General Assembly semi-annually, rather than quarterly, on programs for cost containment, efficiency, and health promotion.

Eliminates provisions requiring that each report include information on specified topics, including provider network management, electronic claims, performance-based payments, third-party liability enforcement, implementation of computerized data systems, and policies for

R.C. 5111.091

Same as the Executive.

Same as the Executive.

R.C. 5111.091

Same as the Executive.

Same as the Executive.

R.C. 5111.091

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
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electronic health records.

Fiscal effect: Minimal savings in administrative costs.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

JFSCD10 Nursing Facilities' Wheelchair, Resident Transportation, and Tax Costs

R.C. 5111.20, 5111.242, 5111.254

R.C. 5111.20

R.C. 5111.20, 5111.242, 5111.254

R.C. 5111.20, 5111.242, 5111.254

Makes a nursing facility's wheelchair and resident transportation costs reimbursable under Medicaid as part of direct care costs rather than ancillary and support costs.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Clarifies that certain tax costs are a separate category for purposes of nursing facilities' Medicaid rates.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: None.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

JFSCD11 Medicaid Payments to Reserve Beds in ICFs/MR and Nursing Facilities

R.C. 5111.20, 3721.50, 5111.23

R.C. 5111.20

R.C. 5111.20, 3721.50, 5111.23

R.C. 5111.20, 3721.50, 5111.23

Provides that all days for which payment is made under the Medicaid program to reserve a bed in an (ICF/MR during a Medicaid recipient's temporary absence are considered inpatient days and Medicaid days for the purpose of the formulas used to determine Medicaid rates for ICFs/MR.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Provides that 50% of the days for which payment is made under the Medicaid program to reserve a bed in a nursing facility during a Medicaid recipient's temporary absence are considered inpatient days and Medicaid days for the purpose of the formulas used to determine nursing facilities'

Same as the Executive.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Medicaid rates.			
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
JFSCD19 Critical Access Incentive Payments			
R.C. 5111.246, 5111.222	R.C. 5111.246	R.C. 5111.246, 5111.222	R.C. 5111.246, 5111.222
Provides for qualifying nursing facilities to receive critical access incentive payments as part of their Medicaid rates.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: Increase in Medicaid costs of \$1,784,734 (\$650,000 state share).	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
JFSCD31 Ohio Home Care Program's Home First Component			
R.C. 5111.862	R.C. 5111.862	R.C. 5111.862	R.C. 5111.862
Provides that an individual participating in the Money Follows the Person demonstration project may potentially qualify for the Home First component of the Ohio Home Care Program by residing, at the time the individual applies for the Program, in an institution for children certified by ODJFS.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: Potential Medicaid savings. It is estimated that an additional 200 children per year will have the opportunity to transition from an institutions into community settings.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
JFSCD29 Conversion of ICF/MR Beds			
R.C. 5111.877, 5111.878, 5111.874	R.C. 5111.877	R.C. 5111.877, 5111.878, 5111.874	R.C. 5111.877, 5111.878, 5111.874
Permits the ODJFS Director to seek federal approval for up to 500 (rather than 200) slots for home and community-based services provided for the purpose of beds that convert from providing ICF/MR services to home and community-based services.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Prohibits the conversion of more than 500 (rather than 100) ICF/MR beds.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Eliminates the requirement that the ODJFS Director approve the conversion of ICF/MR beds and maintains the requirement that the ODODD Director approve the conversion.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: Potential decrease in Medicaid costs assuming that home and community-based services are generally less expensive than institutional care.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

JFSCD1 Health Care/Medicaid Support and Recoveries Fund and Medicaid Program Support State Fund

R.C. 5111.941, Section 601.40 Amends Sections 263.10.90, 263.20.40, 309.37.30 (Repealed), and 309.37.40 (Repealed) of H.B. 153	R.C. 5111.941	R.C. 5111.941, 5111.946, Section 601.40 Amends Sections 263.10.90, 263.20.40, 309.37.30 (Repealed), and 309.37.40 (Repealed) of H.B. 153	R.C. 5111.941, 5111.946, Section 601.40 Amends Sections 263.10.90, 263.20.40, 309.37.30 (Repealed), and 309.37.40 (Repealed) of H.B. 153
Renames the Medicaid Revenue and Collections Fund (Fund 5DL0) the Health Care/Medicaid Support and Recoveries Fund.	Same as the Executive.	Same as the Executive, but corrects a cross reference to the Health Care/Medicaid Support and Recoveries Fund.	Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Provides for the following to be credited to the Health Care/Medicaid Support and Recoveries Fund: (1) Federal reimbursement received for disproportionate share hospital payment adjustments made to the Department of Mental Health's hospitals; (2) Revenues ODJFS receives for Medicaid services from another state agency pursuant to an interagency agreement, other than such revenues required to be deposited into the Health Care Services Administration Fund.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Requires the OBM Director to transfer any remaining cash balance in the Medicaid Program Support State Fund (Fund 5C90) to Fund 5DL0 and abolishes Fund 5C90 once the transfer is complete.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Provides for ODODD to transfer certain funds to Fund 5DL0, rather than Fund 5C90.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JFSCD20 ODJFS Revenue from Eligibility Verification Services

R.C. 5111.941, 5111.171, 5111.946, Section 601.40 Amends Sections 309.30.33 and 309.35.73 of H.B. 153

Provides for money that ODJFS receives in a fiscal year for performing eligibility verification services necessary for compliance with a federal regulation regarding independent, certified audits for disproportionate share hospital payments to be credited as follows: (1) The first \$750,000 of such money received in a fiscal year is to be credited to the Health Care/Medicaid Support and Recoveries Fund (Fund 5DL0); (2) The remainder of such money received in a fiscal year is to be credited to the Health Care Compliance Fund (Fund 4Z10).

R.C. 5111.941

Same as the Executive.

R.C. 5111.941, 5111.171, 5111.946, Section 601.40 Amends Sections 309.30.33 and 309.35.73 of H.B. 153

Same as the Executive.

R.C. 5111.941, 5111.171, 5111.946, Section 601.40 Amends Sections 309.30.33 and 309.35.73 of H.B. 153

Same as the Executive.

JFSCD3 HOME Choice Demonstration Component of Medicaid

R.C. 5111.96

Expresses in statute the authority of the ODJFS Director to operate the existing HOME Choice demonstration component of the Medicaid program to the extent that funds are available under a federal Money Follows the Person demonstration project and authorizes the ODJFS Director to adopt rules for administration and operation of the component.

Fiscal effect: Minimal cost to adopt rules.

R.C. 5111.96

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5111.96

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5111.96

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
JFSCD7 Ohio Access Success Project			
<p>R.C. 5111.97</p> <p>Permits a contract between ODJFS and an entity regarding Ohio Access Success Project fiscal management services to provide for the contract entity to receive a portion of a project participant's benefits.</p> <p>Fiscal effect: None.</p>	<p>R.C. 5111.97</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5111.97</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5111.97</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>
JFSCD27 Redetermining a Converted ICF/MR's Franchise Permit Fee			
<p>R.C. 5112.331, 5112.31, 5112.33, 5112.341</p> <p>Requires ODJFS, on receipt of a notice from the ODH Director that an ICF/MR has converted one or more of its beds to providing home and community-based services, to terminate the ICF/MR's franchise permit fee if the Director's notice indicates that the ICF/MR's Medicaid certification has been terminated or redetermine the ICF/MR's franchise permit fee if the Director's notice indicates that the ICF/MR's Medicaid-certified capacity has been reduced.</p>	<p>R.C. 5112.331</p> <p>Same as the Executive, but requires ODJFS to redetermine an ICF/MR's franchise permit if the ICF/MR undergoes a conversion during the period beginning on the first day of May of a calendar year and ending on the first day of January of the immediately following calendar year rather than if, after the date ODJFS determines the ICF/MR's franchise permit fee for a fiscal year, ODJFS receives a notice from the ODH Director regarding the conversion and requires ODJFS, if the ICF/MR's Medicaid certification is reduced rather than terminated, to redetermine the ICF/MR's franchise permit fee for the second half of a fiscal year rather than the number of days remaining in the fiscal year as of the first day of the quarter immediately following the quarter in which ODJFS receives notice of the conversion.</p>	<p>R.C. 5112.331, 5112.31, 5112.33, 5112.341</p> <p>Same as the House.</p>	<p>R.C. 5112.331, 5112.31, 5112.33, 5112.341</p> <p>Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: Decreases in the ICF/MR's franchise permit fee revenue if there is termination in ICF/MR's Medicaid certification or reduction in the ICF/MR's Medicaid-certified capacity.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>
<p>JFSCD2 OHP Health Care Grants Fund</p>			
<p>Section: 506.10 Permits ODJFS, for FY 2012 and FY 2013, to deposit into the OHP Health Care Grants Fund (Fund 3FA0) federal grants for the administration of health care programs that ODJFS receives under the federal health care reform laws enacted in 2010. Requires ODJFS to use the money in the Fund 3FA0 to pay for expenses incurred in carrying out duties ODJFS assumes by accepting such federal grants, including expenses for the administration of health care programs.</p>	<p>Section: 506.10 Same as the Executive. Same as the Executive.</p>	<p>Section: 506.10 Same as the Executive. Same as the Executive.</p>	<p>Section: 506.10 Same as the Executive. Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JFSCD4 Hospital Quality Factors and Incentive Payments Under Medicaid

Section: 601.40
Amends Section 309.30.30 of H.B. 153

Requires the ODJFS Director to include quality factors and quality-based incentive payments in rules to be adopted under the Medicaid program that modify the inpatient capital reimbursement methodology, establish new diagnosis-related groups, and implement other changes to hospital inpatient and outpatient reimbursement methodologies.

No provision.

Fiscal effect: It is assumed that these changes will be budget neutral.

Section: 601.40

Same as the Executive.

Requires a Medicaid managed care organization, for purposes of making a payment for a hospital inpatient service, to use a new diagnosis-related group that ODJFS is required to establish under current law.

Fiscal effect: Same as the Executive.

Section: 601.40
Amends Section 309.30.30 of H.B. 153

Same as the Executive.

No provision.

Fiscal effect: Same as the Executive.

Section: 601.40
Amends Section 309.30.30 of H.B. 153

Same as the Executive.

No provision.

Fiscal effect: Same as the Executive.

JFSCD18 Designation of Agency to Perform Level Of Care Assessments

Section: 601.40
Amends Section 209.20 of H.B. 153

Permits, rather than requires, ODJFS to designate the Department of Aging to perform assessments of whether Medicaid applicants and recipients need the level of care provided by nursing facilities.

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 209.20 of H.B. 153

Same as the Executive.

Section: 601.40
Amends Section 209.20 of H.B. 153

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

JFSCD21 Health Care Compliance Fund Used for Consultant Contracts

<p>Section: 601.40 <i>Amends Section 309.35.73 of H.B. 153</i></p> <p>Permits amounts appropriated for FY 2012 and FY 2013 from the Health Care Compliance Fund (Fund 4Z10) to be used for contracts for consultants regarding Medicaid in addition to other purposes currently permitted by law.</p>	<p>Section: 601.40</p> <p>Same as the Executive.</p>	<p>Section: 601.40 <i>Amends Section 309.35.73 of H.B. 153</i></p> <p>Same as the Executive.</p>	<p>Section: 601.40 <i>Amends Section 309.35.73 of H.B. 153</i></p> <p>Same as the Executive.</p>
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JFSCD34 Medicaid Managed Care Exemption for Medically Handicapped Children

<p>No provision.</p>	<p>Section: 601.40</p> <p>Modifies current laws that prohibit use of Medicaid managed care for an individual in the program for medically handicapped children who has cystic fibrosis, hemophilia, or cancer, but only if the individual was not receiving Medicaid care management services immediately before June 30, 2011, to provide that those individuals are not to be included in the care management system until the later of the following: (1) January 1, 2014; (2) One year after the date that ODJFS first designates any individual who receives Medicaid on the basis of being aged, blind, or disabled who is under 21 as an individual who is permitted or required to participate in the care management system.</p>	<p>Section: 601.40 <i>Amends Section 309.30.53 of H.B. 153</i></p> <p>Same as the House.</p>	<p>Section: 601.40 <i>Amends Section 309.30.53 of H.B. 153</i></p> <p>Same as the House.</p>
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Executive	As Passed by the House	As Passed by the Senate	As Enacted
	Fiscal effect: None.	Fiscal effect: Same as the House.	Fiscal effect: Same as the House.

JFSCD35 **VETOED FY 2013 Quality Bonus Payments to Nursing Facilities**

Sections: 751.05

**Sections: 751.05, Section 601.40
Amends Section 309.30.10 of
H.B. 153**

**Sections: 751.05, Section 601.40, 601.41
Amends Section 309.30.10 of
H.B. 153**

No provision.

[***VETOED: Revises the eligibility requirements that nursing facilities must meet to receive quality bonuses under Medicaid for FY 2013, provides for a total of \$30 million to be spent on the quality bonuses for FY 2013 rather than the amount, if any, remaining after the amount budgeted for quality incentive payments is spent, and provides for the quality bonuses for FY 2013 to be paid in accordance with the bill's provisions instead of the provisions of current law.***]

Same as the House, but [***VETOED: provides that the bill's quality bonuses are in addition to, rather than instead of, the quality bonuses under current law so that nursing facilities may qualify for two quality bonuses for FY 2013.***]

Same as the Senate.

No provision.

No provision.

[***VETOED: Requires ODJFS to pay the quality bonuses that are to be paid in accordance with the bill's provisions not later than July 31, 2012.***]

Same as the Senate.

No provision.

[***VETOED: Reappropriates \$30 million of the unexpended and unencumbered portion of the appropriation item 600525, Health Care/Medicaid, in FY 2012 to FY 2013 to be used by ODJFS to pay for the quality bonuses under the bill for FY 2013.***]

Same as the House.

Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>Fiscal effect: Increase in Medicaid costs of \$30 million (about \$11 million state share) in FY2013. Potential reduction in Medicaid costs due to the elimination of the reallocation of any unspent quality incentive funds to nursing facilities.</p>	<p>Fiscal effect: Increase in Medicaid costs of \$30 million (about \$11 million state share) in FY2013.</p>	<p>Fiscal effect: Same as the Senate.</p>

Unemployment Compensation

JFSCD38 Recovery of Fraudulently Procured Unemployment Benefits

		R.C. 4141.35	R.C. 4141.35
No provision.	No provision.	Permits the ODJFS Director to take action in any court of competent jurisdiction, instead of in Ohio courts as under current law, to collect unemployment benefits that were procured by fraudulent misrepresentation.	Same as the Senate.
No provision.	No provision.	Requires that the six year statute of limitations for filing administrative or legal proceedings to collect benefits procured by fraudulent misrepresentation be extended by the period of any stay to the collection or by any other time period mutually agreed upon by the parties.	Same as the Senate.
No provision.	No provision.	Requires that the three year statute of limitations for recovering benefits to which the applicant was not entitled for reasons other than fraudulent misrepresentation be extended by the period of any stay to the collection or by any other time period mutually agreed upon by the parties.	Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: Potential increase in administrative costs to ODJFS and potential gain in recovered unemployment benefit revenue.

Fiscal effect: Same as the Senate.

JFSCD41 Unemployment Compensation Interest Contingency Fund

No provision.

No provision.

No provision.

Section: **601.40**
Amends Section 309.60.20 of H.B. 153
 Permits the OBM Director to transfer up to \$25 million in FY 2013 from the GRF to the Unemployment Compensation Interest Contingency Fund (Fund 5HC0).

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JCOCD1 State Council on Uniform State Laws

No provision.

No provision.

Section: 601.40
Amends Section 313.10 of H.B. 153

Earmarks up to \$81,000 in FY 2012 and up to \$81,700 in FY 2013 of GRF appropriation item 018321, Operating Expenses, for the purpose of paying the expenses of the State Council of Uniform State Laws, including membership dues to the National Conference of Commissioners on Uniform State Laws.

Fiscal effect: The bill increases the appropriations for item 018321, Operating Expenses, by the same amounts to pay for the earmark.

Section: 601.40
Amends Section 313.10 of H.B. 153

Same as the Senate.

Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JSCCD1 Modernization of Language in Court Reporter Statutes

R.C. 1509.36, 1571.14, 2301.03, 2301.18, 2301.19, 2301.20, 2301.21, 2301.22, 2301.23, 2301.24, 2301.25, 2301.26, 2319.27, 2501.16, 2501.17, 2743.09, 2746.03, 2746.04, 2939.11, 3745.05

R.C. 1509.36

R.C. 1509.36, 1571.14, 2301.03, 2301.18, 2301.19, 2301.20, 2301.21, 2301.22, 2301.23, 2301.24, 2301.25, 2301.26, 2319.27, 2501.16, 2501.17, 2743.09, 2746.03, 2746.04, 2939.11, 3745.05

(1) Eliminates references to shorthand reporter and stenographic records and adds references to electronic records in statutes relating to court reporters.

(1) Same as the Executive.

(1) No provision.

(1) Same as the Executive.

(2) Eliminates the compensation of court reporters of one-half of the cost of the first copy for additional transcripts ordered at the same time by the same party, or by the court and requires that these additional transcripts be provided at a cost pursuant to R.C. 149.43(B)(1) and that electronic copies be provided free of charge.

(2) Same as the Executive.

(2) No provision.

(2) Same as the Executive.

Fiscal effect: Court reporters may earn less money from providing copies of transcripts to various parties, leading to the possibility that courts, in order to offset that revenue loss, may: (1) increase certain transcript fees paid by public defense counsel, prosecutors, and civil litigants, and/or (2) increase the annual salary paid to court reporters.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

JSCCD3 Eligibility Requirements for Judges

Executive	As Passed by the House	As Passed by the Senate	As Enacted
		R.C. 1901.06, 1907.13, 2301.01, 2501.02, 2503.01	R.C. 1901.06, 1907.13, 2301.01, 2501.02, 2503.01
(1) No provision.	(1) No provision.	(1) Requires that every county court judge had engaged, for a total of at least six years (instead of at least two qualifying years as under current law) preceding the judge's appointment or the commencement of the judge's term, in the practice of law in Ohio. Provides that this requirement does not apply to a county court judge who is holding office on the effective date of the amendment.	(1) Same as the Senate.
(2) No provision.	(2) No provision.	(2) Eliminates, for municipal, court of common pleas, and appellate judges and Supreme Court justices, a current law requirement that at least two of the years of practice or service that qualify a judge or justice have to be in Ohio, thus allowing any combination of years of law practice in Ohio or serving as a judge of court of record in any jurisdiction in the United States to meet the six year practice or service requirement for municipal, court of common pleas, and appellate judges and Supreme Court justices.	(2) Same as the Senate.
		Fiscal effect: None.	Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LRSCD1 Ohio Legal Rights Service Employees

R.C. 145.01, 145.012

Provides that employees of OLRs on September 30, 2012 (the day before OLRs is abolished) who continue as employees of the nonprofit entity established effective October 1, 2012, to provide advocacy services and a client assistance program for people with disabilities continue as members of the Public Employees Retirement System (PERS).

Specifies that employees of the nonprofit entity whose employment begins on or after October 1, 2012, are not members of PERS.

Fiscal effect: None. Clarifies existing law.

R.C. 145.01

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 145.01, 145.012

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 145.01, 145.012

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LSCCD5 Administrative Code Publishing

No provision.	No provision.	R.C. 103.05 Authorizes the Director of LSC to publish the Administrative Code. (Under current law the Director is generally prohibited from publishing the Administrative Code unless no one else publishes an acceptable Code.) Fiscal effect: Minimal.	R.C. 103.05 Same as the Senate. Fiscal effect: Same as the Senate.
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LSCCD1 Actuarial Reviews of Mandated Health Insurance Benefits

No provision.	R.C. 103.144 Eliminates the statutory authorization under which the President of the Senate and the Speaker of the House may request LSC to arrange for the performance of an independent healthcare actuarial review of any bill being considered in their respective houses that contains a mandated health insurance benefit. Fiscal effect: None. No such reviews have been authorized in recent years.	No provision.	No provision.
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

LSCCD3 Legislative Task Force on Redistricting, Reapportionment, and Demographic Research

No provision.	<p>R.C. 103.51</p> <p>Requires the Legislative Task Force on Redistricting, Reapportionment, and Demographic Research to utilize election data, in addition to census data and other demographic and statistical data under continuing law, for the purposes of policy analysis, program development, and program evaluation for the benefit of the General Assembly.</p> <p>Fiscal effect: Minimal.</p>	No provision.	No provision.
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LSCCD2 Legislative Committee on Education Oversight and Legislative Office of Education Oversight

No provision.	<p>R.C. 3301.68</p> <p>Repeals the statute authorizing the Legislative Committee on Education Oversight and the Legislative Office of Education Oversight (LOEO).</p> <p>Fiscal effect: None. H.B. 66 of the 126th G.A. required that LOEO complete all of its pending studies and close its operations by December 31, 2005, and eliminated its funding.</p>	<p>R.C. 3301.68, (Repealed)</p> <p>Same as the House.</p> <p>Fiscal effect: Same as the House.</p>	<p>R.C. 3301.68, (Repealed)</p> <p>Same as the House.</p> <p>Fiscal effect: Same as the House.</p>
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Executive	As Passed by the House	As Passed by the Senate	As Enacted
LSCCD4 Legislative Task Force on Redistricting			
No provision.	No provision.	<p>Section: 601.40 Amends Section 323.10 of H.B. 153</p> <p>Reappropriates an amount equal to the unexpended, unencumbered portion of GRF appropriation item 035407, Legislative Task Force on Redistricting, at the end of FY 2012 for the same purpose in FY 2013.</p>	<p>Section: 601.40 Amends Section 323.10 of H.B. 153</p> <p>Same as the Senate.</p>
LSCCD6 Redistricting Reform Task Force Report Deadline			
No provision.	No provision.	<p>Section: 601.48 Amends Section 8 of H.B. 369</p> <p>Changes the deadline for the Redistricting Reform Task Force to issue its report from June 30, 2012 to December 15, 2012.</p> <p>Fiscal effect: None.</p>	<p>Section: 601.48 Amends Section 8 of H.B. 369</p> <p>Same as the Senate.</p> <p>Fiscal effect: Same as the Senate.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOTCD1 Transfer of State Lottery Fund Excesses or Net Proceeds**R.C. 3770.06**

Changes from the Director of Budget and Management to the Director of the State Lottery Commission, the person who determines whether there are excess proceeds and net proceeds in the State Lottery Fund (Fund 7044) that are to be transferred to the Lottery Profits Education Fund (7017).

Requires the Director of the State Lottery Commission to recommend the amount to be transferred, but no longer requires the Director of Budget and Management to transfer the excess proceeds or net proceeds to Fund 7017, as is required by current law.

Eliminates the crediting of loan repayments to the Educational Excellence Investment Fund.

Fiscal effect: None.

R.C. 3770.06

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3770.06

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3770.06

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

MHCCD1 Licensing of Manufactured Homes

R.C. 4781.01, Renumbers various existing sections under Chapter 3733. under Chapter 4718.; Sections 747.10.10, 747.10.20, 747.10.30; Repealed: 3733.01, 3733.031

R.C. 4781.01

R.C. 4781.01, Renumbers various existing sections under Chapter 3733. under Chapter 4781.; Sections 747.10.10, 747.10.20, 747.10.30; Repealed: 3733.01, 3733.031

R.C. 4781.01, Renumbers various existing sections under Chapter 3733. under Chapter 4718.; Sections 747.10.10, 747.10.20, 747.10.30; Repealed: 3733.01, 3733.031

(1) Transfers authority over the licensure and inspection of manufactured home parks from the Public Health Council (Department of Health) to the Manufactured Homes Commission.

(1) Same as the Executive.

Same as the Executive.

Same as the Executive.

(2) Replaces the member of the Commission that represents the Department of Health with a member who is a registered sanitarian, has experience with the regulation of manufactured homes, and is an employee of a health district.

(2) Same as the Executive.

Same as the Executive.

Same as the Executive.

(3) Specifies a procedure for the Commission to follow when a person violates manufactured homes law.

(3) Same as the Executive.

Same as the Executive.

Same as the Executive.

(4) Makes a violation of the regulation of manufactured homes parks a fourth degree misdemeanor.

(4) Same as the Executive.

Same as the Executive.

Same as the Executive.

(5) Creates the Manufactured Homes Commission Regulatory Fund and requires licensing fees and certain other fees to be deposited into the fund.

(5) Same as the Executive.

Same as the Executive.

Same as the Executive.

(6) Allows boards of health to transfer prior manufactured home park licensing and inspection fees in the amount of \$2,000 or less to the general fund of the local board of

(6) Same as the Executive.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>health and requires funds in excess of \$2,000 to be transferred to the Manufactured Homes Commission Regulatory Fund.</p>			
<p>(7) Allows the Commission to enter into contracts for the inspection of manufactured home parks and gives the boards of health of city or general health districts the right of first refusal for those contracts.</p>	<p>(7) Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>(8) Requires a board of health to issue to the Commission a report of an inspection of a manufactured home park that was completed in response to a flood event within ten days after the inspection is completed.</p>	<p>(8) Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Fiscal effect: This will increase MHC's regulatory costs, but these will be recouped by license fees collected from manufactured home park operators. There are approximately 1,800 manufactured homes parks operating in the state. Under the provision, these fees and other related to the regulation of manufactured homes are to be deposited into the Manufactured Homes Commission Regulatory Fund created by the provision, as opposed to the Occupational Licensing and Regulatory Fund (Fund 4K90) that currently supports MHC's operations.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

MHCCD2 Manufactured Homes Dealing and Brokering

Executive	As Passed by the House	As Passed by the Senate	As Enacted
		R.C. 4781.16	R.C. 4781.16
No provision.	No provision.	Prohibits a person who is not licensed as a manufactured housing dealer from purchasing a manufactured home directly from the manufacturer.	Same as the Senate.
No provision.	No provision.	Exempts licensed real estate brokers and salespersons from the prohibition against engaging in the business of brokering manufactured homes without a manufactured housing broker license.	Same as the Senate.
		Fiscal effect: None apparent.	Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

MEDCD2 Physician Assistant Prescriptive Authority

R.C. 3719.06

No provision.

Eliminates the requirement that the State Medical Board adopt and modify through rulemaking procedures the formulary that identifies the drugs that a physician assistant may be authorized to prescribe.

No provision.

No provision.

No provision.

Authorizes the Board to make changes to the physician assistant formulary every six (as opposed to every 12) months.

No provision.

No provision.

No provision.

Repeals an obsolete provision specifying that the formulary established by the Board of Nursing for advanced practice nurses would constitute, with the exclusion of schedule II controlled substances, the formulary for physician assistants.

No provision.

No provision.

No provision.

Eliminates a prohibition on physician assistants prescribing to patients schedule II controlled substances, but limits the locations from which such substances may be prescribed without restrictions.

No provision.

No provision.

No provision.

Prohibits a physician assistant from prescribing any schedule II controlled substance to a patient in a convenience care clinic.

No provision.

No provision.

Fiscal effect: Potential minimal decrease in administrative costs.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

MEDCD4 Treatment of Chronic Pain with Controlled Substances and Products Containing Tramadol

		R.C. 4723.481, 4730.42, 4731.052	R.C. 4723.481, 4730.42, 4731.052
No provision.	No provision.	Narrows, relative to the diagnosis and treatment of chronic pain, the class of drugs for which physicians are subject to restrictions on the use of drugs to treat chronic pain from all dangerous drugs to only controlled substances and products containing tramadol.	Same as the Senate.
No provision.	No provision.	Requires a physician's plan of treatment for a patient diagnosed with chronic pain to be in writing and include specific items.	Same as the Senate.
No provision.	No provision.	Prohibits a physician from prescribing, administering, or personally furnishing a controlled substance or product containing tramadol to a patient without taking into account all of the following: (1) the potential for the controlled substance or product to be abused, (2) the possibility the controlled substance or product may lead to dependence, (3) the possibility the patient will obtain the controlled substance or product for a nontherapeutic use or distribute it to other persons, and (4) the potential existence of an illicit market for the controlled substance or product.	Same as the Senate.
No provision.	No provision.	Requires a physician to address with a patient the physician treats for chronic pain with a controlled substance or product containing tramadol the risks associated with protracted treatment with those drugs.	Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	Specifies that an advanced practice nurse or physician assistant who is authorized to prescribe controlled substances or products containing tramadol is subject to the same restrictions a physician is subject to when treating chronic pain with those drugs. Fiscal effect: Potential minimal increase in administrative costs to public health care providers.	Same as the Senate. Fiscal effect: Same as the Senate.

MEDCD3 Clinical Research Faculty Certificates for Physicians

R.C. 4731.293			
No provision.	Changes the name of the State Medical Board's visiting medical faculty certificate to clinical research faculty certificate.	No provision.	No provision.
No provision.	Permits a certificate holder to practice medicine and surgery as incidental to the holder's research duties (in addition to the holder's teaching duties) at a medical school or teaching hospital affiliated with the school.	No provision.	No provision.
No provision.	Specifies additional requirements that must be met to obtain an initial clinical research faculty certificate.	No provision.	No provision.
No provision.	Permits the renewal of a clinical research faculty certificate and specifies the requirements for renewal.	No provision.	No provision.
No provision.	Permits a person who was granted a visiting medical faculty certificate to apply for a clinical research faculty certificate as a renewal.	No provision.	No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: Minimal increase in administrative costs. Minimal gain in fee revenue.

MEDCD1 Certificates of Conceded Eminence

	R.C. 4731.297	R.C. 4731.297	R.C. 4731.297
No provision.	Requires that the State Medical Board issue to an applicant who meets specified requirements a certificate of conceded eminence authorizing the practice of medicine and surgery or osteopathic medicine and surgery as part of the applicant's employment with either an academic medical center or a physician group practice affiliated with an academic medical center.	Same as the House.	Same as the House.
No provision.	Provides that a certificate of conceded eminence is generally valid for two years and may be renewed for an unlimited number of additional two-year periods.	Same as the House.	Same as the House.
No provision.	Establishes a \$1,000 fee for obtaining or renewing a certificate of conceded eminence.	Same as the House.	Same as the House.
	Fiscal effect: Potential minimal increase in administrative costs to issue the certificate. Potential minimal gain in certificate revenue.	Fiscal effect: Same as the House.	Fiscal effect: Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DMHCD3 Contract Dispute Process Regarding ADAMHS Boards and Providers

R.C. 340.03

Restores law eliminated by H.B. 153 regarding ODMH's involvement in a contract dispute between a board of alcohol, drug addiction, and mental health services and a community mental health agency or facility.

Fiscal effect: Potential increase in costs.

R.C. 340.03

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 340.03

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 340.03

Same as the Executive.

Fiscal effect: Same as the Executive.

DMHCD5 Incompetency to Stand Trial; Not Guilty by Reason of Insanity

R.C. 2945.38, 2945.39, 2945.40, 2945.401

Allows the commitment of a defendant found incompetent to stand trial to specified types of facilities for treatment or evaluation upon court approval following a hearing.

Eliminates the requirement that an examiner of a defendant who may be incompetent to stand trial or not guilty by reason of insanity and is charged with a nonviolent misdemeanor give a recommendation regarding the defendant's amenability to engagement in mental health treatment or developmental disability services.

Eliminates a prosecutor's authority to hold in abeyance non-violent misdemeanor charges against a defendant found incompetent to stand trial while the defendant engages in mental health treatment or developmental disability services.

R.C. 2945.38

Same as the Executive.

Same as the Executive.

Same as the Executive.

R.C. 2945.38, 2945.39, 2945.40, 2945.401

Same as the Executive.

Same as the Executive.

Same as the Executive.

R.C. 2945.38, 2945.39, 2945.40, 2945.401

Same as the Executive.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Allows the commitment of a defendant found by clear and convincing evidence to have committed the charged offense and to be mentally ill or mentally retarded and subject to hospitalization or institutionalization by court order to specified types of facilities and requires reports by the facility on the defendant's condition.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Allows commitment of a defendant who is not guilty by reason of insanity and is found by clear and convincing evidence to be mentally ill or mentally retarded and subject to hospitalization or institutionalization by court order to specified types of facilities upon court approval and requires reports by the facility on the defendant's condition; and provides for input of the community mental health or ADAMH board into a plan for a defendant who is recommended for termination of commitment.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Fiscal effect: Potential savings in administrative and court costs.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DMHCD4 Adult Care Facilities and Adult Foster Homes as Residential Facilities

R.C. 5119.22, Repealed: R.C. 340.05, 3781.183, 5119.614, 5119.70-5119.88, 5119.99. Makes conforming changes in various other R.C. sections; Section 751.10.10

R.C. 5119.22

R.C. 5119.22, 5119.69, Repealed: R.C. 3781.183, 5119.614, 5119.692, 5119.693, 5119.70-5119.88, 5119.99. Makes conforming changes in various other R.C. sections; Sections 751.10.10 and 751.12

R.C. 5119.22, 5119.69, Repealed: R.C. 3781.183, 5119.614, 5119.692, 5119.693, 5119.70-5119.88, 5119.99. Makes conforming changes in various other R.C. sections; Sections 751.10.10 and 751.12

Eliminates separate licensing procedures that apply to ODMH's licensure of adult care facilities and residential facilities for persons with mental illness, and makes adult care facilities a type of ODMH-licensed residential facility.

Same as the Executive.

Same as the Executive, but adds adult foster homes as a type of ODMH-licensed residential facility.

Same as the Senate.

Specifies that ODMH licensure is required to operate a residential facility serving: (1) children with serious emotional disturbances or in need of mental health services, and (2) adults who are recipients under the Residential State Supplement (RSS) program.

Same as the Executive.

Same as the Executive, but removes the reference to the RSS program.

Same as the Senate.

Adds provisions to the law governing ODMH-licensed residential facilities that are based on existing provisions in the adult care facilities law, including authority for ODMH to: (1) issue an order suspending the admission of residents if a facility is violating any licensing requirement, (2) inspect facilities operating without a license, and (3) charge nonrefundable license and renewal fees.

Same as the Executive.

Same as the Executive, but adds the following provisions: (1) Authorizes the following to enter a residential facility at any time: (a) employees of an ADAMHS board when acting on a complaint alleging that a resident with mental illness or severe mental disability is suffering abuse or neglect and (b) representatives of the State Long-term Care Ombudsperson Program. (2) Requires a community mental health agency that receives a complaint alleging that a resident with mental illness or severe mental disability is suffering abuse or

Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
		neglect to report the complaint to the ADAMHS board and requires the ADAMHS board to report the complaint to the ODMH Director. (3) Requires the ODMH Director to adopt rules regarding referrals by an ADAMHS board or a mental health agency of individuals with mental illness or severe mental disability to certain residential facilities and effective arrangements for ongoing mental health services for the individuals. (4) Requires an ADAMHS board to perform the duties specified in rules adopted by the ODMH Director regarding referrals by the board or a mental health agency to residential facilities and effective arrangements for mental health services.	
Adds provisions that pertain to matters of local zoning.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Permits, rather than requires, ODMH to impose a monetary penalty against a person for violating the residential facility licensing laws, increases the penalty to \$500 (from \$100) for a first offense and to \$1,000 (from \$500) for each subsequent offense, and eliminates a provision specifying the state fund that receives the amounts collected.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Grants qualified immunity from civil liability and criminal prosecution to a person making a complaint regarding a residential facility.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Requires the ODMH Director to adopt rules establishing: (1) procedures for conducting criminal records checks of prospective operators of a residential facility/staff, (2) procedures for notify the ADAMHS board when a facility is serving residents with mental illness or severe mental disability,	Same as the Executive.	Same as the Executive.	Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>and (3) standards and procedures permitting the ODMH Director to waive any of the residential facility licensure rules.</p> <p>No provision.</p> <p>Fiscal effect: Potential minimal decrease in administrative costs. Potential gain in revenue for violating the residential facility licensing laws.</p>	<p>No provision.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Requires licensure as an ODMH-licensed residential facility in the case of a publicly or privately operated home or facility that provides room and board (rather than accommodations) for five or more adults with mental illness or severe mental disabilities.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Same as the Senate.</p> <p>Fiscal effect: Same as the Executive.</p>
DMHCD1 Residential State Supplement Program Administrative Agency			
<p>R.C. 5119.69, 340.091, 5119.61, 5119.691</p> <p>Specifies that if ODMH does not designate an entity to serve as an area's residential state supplement administrative agency, ODMH is responsible for administering the Residential State Supplement (RSS) Program in that area.</p> <p>Makes clarifying changes regarding the process for approval of living arrangements under the RSS Program for persons with mental disabilities.</p> <p>Fiscal effect: None.</p>	<p>R.C. 5119.69</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5119.69, 340.091, 5119.61, 5119.691</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5119.69, 340.091, 5119.61, 5119.691</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DMHCD2 Exchange of Confidential Health Information by ODMH

R.C. 5122.31

Authorizes ODMH to exchange psychiatric hospitalization records, other mental health treatment records, and other pertinent information with boards of alcohol, drug addiction, and mental health services and community mental health agencies to ensure continuity of care for inmates or offenders who are receiving mental health services in a Department of Rehabilitation and Correction institution and are scheduled for release within six months.

Eliminates ODMH's duty to notify an inmate and receive his/her consent before disclosing psychiatric hospitalization records, other mental health treatment records, and other pertinent information to the Department of Rehabilitation and Correction for purposes of ensuring the inmate's continuity of mental health care.

Eliminates a requirement that the custodian of records in an ODMH hospital, institution, or facility, a community mental health agency, or an ODMH-licensed hospital attempt to obtain patient consent before disclosing the patient's records to a payer or health care provider if the purpose of the exchange is to facilitate continuity of care.

Fiscal effect: Potential savings.

R.C. 5122.31

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5122.31

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5122.31

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DMHCD6 MetroHealth Land Conveyance

No provision.

No provision.

No provision.

Section: 601.40
Amends Section 753.25 of H.B. 153

Corrects the legal property description in a land conveyance authorization, for the conveyance of state-owned real estate to the Board of County Hospital Trustees of the MetroHealth System, in the name of Cuyahoga County.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DNRCD2 Authority to Transfer Funds from the Forestry Mineral Royalties Fund to the Parks Mineral Royalties Fund

R.C. 1503.012, 1541.26

Authorizes the Director of Natural Resources to request the Director of Budget and Management to transfer money from the Forestry Mineral Royalties Fund to the Parks Mineral Royalties Fund, and requires the Director of Budget and Management to execute the transfer if the Director consents to it.

Fiscal effect: This provision potentially increases the amount available in the Parks Mineral Royalties Fund for eligible land acquisition and capital costs at state parks, while potentially decreasing the amount available in Forestry Mineral Royalties Fund for the same purposes in state forests.

R.C. 1503.012

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 1503.012, 1541.26

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 1503.012, 1541.26

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DNRCD4 Use of Power Equipment in Certain Parts of Shawnee State Forest

R.C. 1503.43

Exempts certain hiking and bridle trails in the Shawnee Wilderness Area from the existing prohibition against the operation of certain motorized vehicles and equipment in the Area for trail maintenance purposes; specifies that the exemption no longer applies if the Chief of the Division of Forestry determines that it is no longer necessary for the administration of the Shawnee State Forest or the state forest system; and subjects the Twin Creek Fire Tower to the existing prohibition against conducting specified activities in the Shawnee Wilderness Area.

Fiscal effect: None.

R.C. 1503.43

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 1503.43

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 1503.43

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DNRCD3 Exemption from Competitive Bidding Requirements for Emergency Situations at Idle and Orphaned Wells

R.C. 1509.071

Specifies that competitive bidding does not apply to idle and orphaned well expenditures from the Oil and Gas Well Fund (Fund 5180) if the Chief of the Division of Oil and Gas Resources Management reasonably determines that there is an emergency situation that requires immediate action for the correction of a health or safety risk, rather than if the Chief reasonably determines that such a risk requires immediate action as in current law; and specifies that certain competitive bidding requirements do not apply to contracts related to such an emergency situation.

Specifies that the current requirement for the inspection of projects by a licensed professional engineer or professional surveyor does not apply to expenditures made from Fund 5180 under contracts for plugging idle and orphaned wells or addressing imminent health or safety risks at such wells.

Allows the Chief to engage in cooperative projects involving idle and orphaned wells with any agency of Ohio, another state, or the United States; any other governmental agency; or any state university or college; and exempts contracts entered into for the purposes such cooperative projects from certain competitive bidding requirements.

R.C. 1509.071

Same as the Executive.

Same as the Executive.

Same as the Executive.

R.C. 1509.071

Same as the Executive.

Same as the Executive.

Same as the Executive.

R.C. 1509.071

Same as the Executive.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: The potential effect on the Oil and Gas Well Fund (Fund 5180) due to the exemptions from competitive bidding requirements will depend on the nature of emergency situations or cooperative projects entered into under this provision. Additionally, if the use of licensed professional engineers and surveyors for inspections under certain contracts resulted in additional costs to Fund 5180, the bill's exemption from this requirement could result in savings.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>
<p>DNRCD1 Permits for Taking Wild Animals Interfering with Energy Facilities</p>			
<p>R.C. 1533.081 Requires a person who wishes to take a wild animal that is interfering or may interfere with the operation of an energy facility to obtain a permit from the Division of Wildlife.</p> <p>Requires the Chief of the Division of Wildlife to adopt rules to administer the permitting program.</p> <p>Fiscal effect: This could result in additional administrative costs paid from the Wildlife Fund (Fund 7015). These costs could be offset by permitting fees if such fees are included in the rules adopted by the Division of Wildlife.</p>	<p>R.C. 1533.081 Replaces the Executive provision with a provision that requires a person operating an energy facility whose operation may result in the incidental taking of a wild animal to obtain a permit to do so from the Chief of the Division of Wildlife.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 1533.081 Same as the House.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 1533.081 Same as the House.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DNRCD5 Hunting by Nonresidents

No provision.

R.C. 1533.10

Authorizes a resident of any other state who owns real property in this state, and the spouse and children living with the property owner, to hunt on that property without a license, provided that the state of residence of the real property owner allows Ohio residents who own real property in that state, and the spouse and children living with the property owner, to hunt without a license.

Fiscal effect: Potential minimal loss in hunting license revenue deposited into the Wildlife Fund (Fund 7015).

R.C. 1533.10

Same as the House.

Fiscal effect: Same as the House.

R.C. 1533.10

Same as the House.

Fiscal effect: Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
DNRCD6 Healthy Lake Erie Fund			
No provision.	<p>Section: 601.40</p> <p>Establishes GRF appropriation item 725505, Healthy Lake Erie Fund, with an appropriation of \$3,000,000 and requires that it be used by the Director of Natural Resources, in consultation with the Director of Agriculture and the Director of Environmental Protection, to implement nonstatutory recommendations of the Agriculture Nutrients and Water Quality Working Group, with priority given to recommendations that encourage farmers to adopt 4R nutrient stewardship practices. Permits the funding to be used for enhanced soil testing in the Western Lake Erie Basin, monitoring the quality of Lake Erie and its tributaries, and establishing pilot projects that have the goal of reducing algae blooms in Lake Erie.</p>	<p>Section: 601.40 Amends Section 343.40 of H.B. 153</p> <p>Same as the House, but increases the appropriation to \$3,350,000 and requires up to \$3,000,000, rather than requiring the entire appropriation, to be used for the implementation of the Agriculture Nutrients and Water Quality Working Group's recommendations and for the purposes of the line item related to Lake Erie. Adds conducting research toward the goal of reducing algae blooms in Lake Erie to the allowable uses of the line item.</p>	<p>Section: 601.40 Amends Section 343.40 of H.B. 153</p> <p>Same as the Senate.</p>
No provision.	No provision.	Permits up to \$350,000 to be used by the Director of Natural Resources to monitor inland lakes and stream water quality.	Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
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DNRCD7 Clean Ohio Trail Fund Authorization

No provision.

No provision.

No provision.

Section: 601.49.10
Amends Section 205.80 of Sub.
H.B. 482

Repeals language requiring the Public Facilities Commission to issue obligations in a necessary amount to capitalize the Clean Ohio Trail Fund (Fund 7061) upon receipt of a certification of the amount needed from the Director of Natural Resources.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

PRXCD1 Donations to the Drug Repository Program

No provision.

No provision.

R.C. 3715.87

Eliminates a provision that prohibits the Drug Repository Program from accepting or dispensing drugs with an expiration date that is less than six months from the date of donation by an individual.

Fiscal effect: None.

R.C. 3715.87

Same as the Senate.

Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

PUBCD2 Distribution of the Indigent Defense Support Fund

R.C. 120.08

(1) Modifies the distribution of the Indigent Defense Support Fund (Fund 5DY0) by providing that at least 88% (rather than 90%) of the fund must be used to reimburse county governments and that not more than 12% (rather than 10%) may be used by the State Public Defender to appoint assistant public defenders or for providing other necessary personnel, equipment, and facilities.

(1) No provision.

(1) No provision.

(1) No provision.

(2) Expands the list of the State Public Defender's permissible uses of Fund 5DY0 to include providing training, developing and implementing electronic forms, or establishing and maintaining an information technology system.

(2) No provision.

(2) No provision.

(2) No provision.

Fiscal effect: This provision may reduce the reimbursement of counties for expenses related to the provision of indigent defense services by approximately \$1 million in FY 2013, and increase the funding available for administrative operations by a commensurate amount.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

PUBCD3 Branch Office Funding**R.C. 120.08**

Allows the State Public Defender to use some of the money in the Indigent Defense Support Fund (Fund 5DY0) for the purpose of operating its system pursuant to which the State Public Defender provides legal representation to indigent persons pursuant to a contract between a county public defender commission, joint county public defender commission, or board of county commissioners and the State Public Defender.

No provision.

No provision.

No provision.

Fiscal effect: Potential decrease in the amount of GRF that might otherwise have been appropriated to fund certain contractual relationships between the State Public Defender and boards of county commissioners.

PUBCD4 Allocation of Funds from the Legal Aid Fund**R.C. 120.53**

Specifies that for the purpose of allocating financial assistance from the Ohio Legal Aid Fund (Fund 5740) to legal aid societies that the source of data for identifying the number of indigent persons residing in a county must be selected by the Ohio Legal Assistance Foundation from the best available figures maintained by the U.S. Census Bureau.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DPSCD10 Regulations Pertaining to a Person with Ties to a Terrorist Organization

R.C. 2909.21, 2909.28, and 5502.011, Repealed: R.C. 2909.32, 2909.33, 2909.34

Repeals laws that: (1) require the Director of Public Safety to develop a "declaration of material assistance/nonassistance to a terrorist organization" to be used for the licensing, business, and employment purposes described in (2) to (5) below; (2) require the state to identify state-issued licenses for which a holder with terrorist connections presents a potential risk; (3) generally require the denial of a state-issued license to a person who discloses material assistance to a terrorist organization; (4) generally prohibit the state and political subdivisions from doing business with a person or entity unless it is certified as not providing material assistance to a terrorist organization; (5) generally prohibit the state, state instrumentalities, and political subdivisions from employing a person who discloses the provision of material assistance to a terrorist organization; and (6) require the Director of Public Safety to adopt rules that specify substances and agents used in the illegal manufacture of a chemical, biological, radiological, or nuclear weapon or an explosive device.

Fiscal effect: Decrease in administrative burden for the Department of Public Safety.

R.C. 2909.21

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2909.21, 2909.28, and 5502.011, Repealed: R.C. 2909.32, 2909.33, 2909.34

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2909.21, 2909.28, and 5502.011, Repealed: R.C. 2909.32, 2909.33, 2909.34

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DPSCD2 Law Enforcement Funds for Property Forfeitures under Federal Law

R.C. 2981.14

Codifies the existing Highway Patrol Treasury Contraband Fund (Fund 83T0) and the Highway Patrol Justice Contraband Fund (Fund 83J0) and creates the Investigative Unit Treasury Contraband Fund and the Investigative Unit Justice Contraband Fund. Specifies that the funds receive moneys from property forfeited under federal law to the Highway Patrol or the Investigative Unit of the Department of Public Safety and that the moneys in the funds be used in accordance with any federal or other requirements associated with the moneys received.

Fiscal effect: None.

R.C. 2981.14

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2981.14

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2981.14

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DPSCD1 Responsibility for Driver Examinations

R.C. *4503.031, 4507.01, 4507.011, and 4507.12, Renumbers various sections in Chapter 5503. to Chapter 5502.*

R.C. *4503.031*

R.C. *4503.031, 4507.01, 4507.011, and 4507.12, Renumbers various sections in Chapter 5503. to Chapter 5502.*

R.C. *4503.031, 4507.01, 4507.011, and 4507.12, Renumbers various sections in Chapter 5503. to Chapter 5502.*

Transfers the driver's license examination function from the State Highway Patrol (a division of the Department of Public Safety) to the Department of Public Safety and makes the Director of Public Safety, rather than the Superintendent of the Highway Patrol, responsible for appointing examiners and clerical personnel and conducting training schools for prospective driver's license examiners.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: None.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

Fiscal effect: Same as the Executive.

DPSCD11 Online Driver's Education

No provision.

No provision.

R.C. *4508.02*

Allows the classroom portion of beginning driver's education to be completed via the internet by an online driver training enterprise licensed by the Director of Public Safety in lieu of the 24 hours of in-person classroom instruction required under current law.

R.C. *4508.02*

Same as the Senate.

Fiscal effect: Possible minimal increase in regulatory duties for the Department, to be offset by fees charged to each online driver training enterprise.

Fiscal effect: Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
DPSCD12 Entirely Electronic Remedial Driving Course			
No provision.	<p>R.C. 4510.037</p> <p>Allows the Director of Public Safety to approve a course of remedial driving instruction that permits students to take the entire course electronically.</p> <p>Fiscal effect: None.</p>	<p>R.C. 4510.037, 4510.038</p> <p>Same as the House.</p> <p>Fiscal effect: Same as the House.</p>	<p>R.C. 4510.037, 4510.038</p> <p>Same as the House.</p> <p>Fiscal effect: Same as the House.</p>
DPSCD9 State Board of Emergency Medical, Fire, and Transportation Services			
<p>R.C. 4765.02, 4765.03 - 4766.13, and other sections, various sections repealed, Sections 601.10, 610.40, 512.30, 512.40, 747.20.10, and 747.20.20 Amends Section 335.10 of H.B. 153 and Section 205.10 of H.B. 114</p>	<p>R.C. 4765.02</p>	<p>R.C. 4765.02, 4765.03 - 4766.13, and other sections, various sections repealed, Sections 601.10, 610.40, 512.30, 512.40, 747.20.10, and 747.20.20 Amends Section 335.10 of H.B. 153 and Section 205.10 of H.B. 114</p>	<p>R.C. 4513.263, 4765.02 - 4766.12, and other sections, various sections repealed, Sections 601.10, 747.20.10, and 747.20.20 Amends Section 205.10 of H.B. 114</p>
Changes the name of the State Board of Emergency Medical Services to the State Board of Emergency Medical and Transportation Services.	Same as the Executive, but changes the name to the State Board of Emergency Medical, Fire, and Transportation Services.	Same as the House.	No provision.
Eliminates the Ohio Medical Transportation Board and transfers its duties to the renamed Board mentioned above.	Same as the Executive.	Same as the Executive.	No provision.
Provides for the membership of the renamed Board and its committees, including members of both former Boards.	Same as the Executive, but modifies the membership of the Board and its committees.	Same as the House, but further modifies the membership of the Board and its committees.	No provision.
Requires the Director of Budget and Management to take action with respect to budget changes made necessary by the transfer, including transferring cash	Same as the Executive.	Same as the Executive.	No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>balances between funds and cancelling encumbrances and reestablishing them, as needed, in the appropriate fund and appropriation item.</p>			
<p>Provides that 100% of the fines from seatbelt violations be deposited into the Trauma and Emergency Medical Services Fund (Fund 83M0), instead of 36% as under current law.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Eliminates the Elementary School Program Fund (Fund 83N0), which currently receives 8% of the fines from seatbelt violations. Requires the Director of Budget and Management to transfer the cash balance in Fund 83N0 to Fund 83M0. Requires the Director to cancel any existing encumbrances against appropriation item 761611, Elementary School Seat Belt Program, and reestablish them against appropriation item 765624, Operating Expense - Trauma and EMS. Appropriates the reestablished encumbrance amounts.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Eliminates the 2% of the fines from seatbelt violations that are currently deposited into the Occupational Licensing and Regulatory Fund (Fund 4K90).</p>	<p>Same as the Executive.</p>	<p>Same as the Executive, but also requires that licensing and permit fees and civil penalties currently collected by the Medical Transportation Board, but under the bill to be collected by the State Board of Emergency Medical, Fire, and Transportation Services, be deposited to Fund 83M0 rather than Fund 4K90.</p>	<p>Same as the Executive.</p>
<p>Eliminates the Trauma and Emergency Medical Services Grants Fund (Fund 83P0), which currently receives 54% of the fines from seatbelt violations. Requires the Director of Budget and Management to transfer the cash balance in Fund 83P0 to</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fund 83M0. Requires the Director to cancel any existing encumbrances against appropriation item 765637, EMS Grants, and reestablish them against appropriation item 765640, EMS - Grants. Appropriates the reestablished encumbrance amounts. Provides that the existing grant program of the State Board of Emergency Medical Services, which is currently funded by Fund 83P0, instead be funded by Fund 83M0.</p> <p>Adds Fund 83M0 to the list of funds from which the Director of Budget and Management, upon the written request of the Director of Public Safety, may approve transfers of cash to the Security, Investigations, and Policing Fund (Fund 8400).</p> <p>Fiscal effect: Annual gain in revenues to Fund 83M0 of approximately \$2.4 million and annual losses in revenues to (1) Fund 4K90 of approximately \$70,000, (2) Fund 83N0 of approximately \$300,000, and (3) Fund 83P0 of approximately \$2.0 million.</p>	<p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive, but also includes increased annual loss in revenues to Fund 4K90 of approximately \$550,000 and a corresponding annual gain in revenues to Fund 83M0.</p>	<p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>
DPSCD7 State Highway Patrol Authority in Private Prisons			
<p>R.C. 5503.02</p> <p>Clarifies that the State Highway Patrol has authority to enforce criminal laws in privately owned correctional institutions operated under agreement with the Department of Rehabilitation and Correction.</p>	<p>R.C. 5503.02</p> <p>Same as the Executive, but instead of "privately owned correctional institutions" specifies that this authority is for prisons and that the agreement with the Department is pursuant to R.C. 9.06.</p>	<p>R.C. 5503.02</p> <p>Replaces the Executive provision with a provision that authorizes the State Highway Patrol to enforce criminal laws in the Lake Erie Correctional Institution.</p>	<p>R.C. 5503.02</p> <p>Same as the Senate.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	Requires the Director of Rehabilitation and Correction to report on the effectiveness of the State Highway Patrol's enforcement of the criminal laws in the Lake Erie Correction Institution after one year.	Same as the Senate.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: One-time minimal administrative cost for the Department of Rehabilitation and Correction related to the evaluation and production of the report.	Fiscal effect: Same as the Senate.

DPSCD6 Ohio Statehouse Safety and Security Study

Section: 701.10.10	Section: 701.10.10	Section: 701.10.10	Section: 701.10.10
Requires the Department of Public Safety to conduct a study of the safety and security of the Ohio Statehouse complex and to submit the completed report to the Capitol Square Review and Advisory Board for adoption not later than December 1, 2012.	Same as the Executive.	Same as the Executive, but requires the Capitol Square Review and Advisory Board and Department of Public Safety jointly to contract for the study and, requires the study be submitted for action rather than adoption by December 1, 2012.	Same as the Senate, requires the study be submitted for adoption rather than action by December 1, 2012.
Fiscal effect: Potential minimal increase in expenditures to complete the study and report.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

PUCCD1 Changes to Motor-Carrier Regulations

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>R.C. 4905.81 <i>Amends sections in R.C. 4905., 4907., 4909., 4921., 4923., and various other sections;</i> <i>Repealed: sections in R.C. 4905., 4919., 4921., 4923., and various other sections</i></p> <p>Revises and reorganizes regulations governing motor carriers, including changing provisions in existing law that have been cited by the Federal Motor Carrier Safety Administration as being out of compliance with federal requirements for federal funding under the Motor Carrier Safety Assistance Program, including the following changes:</p> <p>(1) Clarifies that motor carriers operated in connection with non-public-utility entities are still subject to regulations that apply to public utilities and motor carriers;</p> <p>(2) Restricts regulatory exemptions to apply only to intrastate commerce, such as the transportation of farm supplies, and clarifies that the regulatory exemptions do not exempt motor carriers from compliance with hazardous-material regulation or registration under the federal Unified Carrier Registration Plan;</p> <p>(3) Eliminates a regulatory exemption for operation exclusively within the territorial</p>	<p>R.C. 4905.81</p> <p>Same as the Executive.</p> <p>(1) Same as the Executive, but subjects to regulation private motor carriers engaged in the towing of disabled or wrecked motor vehicles, and excludes from the definition of "for-hire motor carrier," the operation of motor vehicles for contractors on public road work.</p> <p>(2) Same as the Executive.</p> <p>(3) Same as the Executive.</p>	<p>R.C. 4905.81 <i>Amends sections in R.C. 4905., 4907., 4909., 4921., 4923., and various other sections;</i> <i>Repealed: sections in R.C. 4905., 4919., 4921., 4923., and various other sections</i></p> <p>Same as the Executive.</p> <p>(1) Same as the House.</p> <p>(2) Same as the Executive.</p> <p>(3) Same as the Executive.</p>	<p>R.C. 4905.81 <i>Amends sections in R.C. 4905., 4907., 4909., 4921., 4923., and various other sections;</i> <i>Repealed: sections in R.C. 4905., 4919., 4921., 4923., and various other sections</i></p> <p>Same as the Executive.</p> <p>(1) Same as the House.</p> <p>(2) Same as the Executive.</p> <p>(3) Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>limits of a municipal corporation, or the territorial limits of municipal corporations immediately contiguous;</p> <p>Eliminates a requirement that notice be given to railroads of applications for certificates of convenience and necessity by motor carriers, and eliminates references to the motor-carrier laws in sections exclusively governing railroads.</p> <p>No provision.</p> <p>Fiscal effect: None.</p>	<p>Same as the Executive.</p> <p>Creates an exception to the bill's provision that prohibits PUCO from engaging in motor-carrier rate regulation, by permitting PUCO to accept tariffs establishing rates for the transportation of household goods.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Same as the Executive.</p> <p>Same as the House.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>Same as the Executive.</p> <p>Same as the House.</p> <p>Fiscal effect: Same as the Executive.</p>

PUCCD3 Public Utilities Transportation Safety Fund

R.C. 4921.21

Establishes the Public Utilities Transportation Safety Fund (Fund 5LT0) in the state treasury, to receive receipts from certain taxes and fees levied on motor carriers. Specifies that any receipts exceeding the total appropriations from the fund be credited to the GRF to the fullest extent permissible by federal guidelines.

R.C. 4921.21

Same as the Executive.

R.C. 4921.21

Same as the Executive.

R.C. 4921.21

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: Fund 5LT0 will receive receipts previously deposited into other PUCO funds. Some of the excess revenues directed to the GRF are currently deposited into the State Highway Safety Fund (Fund 7036), meaning there will be a minimal gain in revenue to the GRF and a minimal loss in revenue to Fund 7036.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>
<p>PUCCD4 Motor Carrier Taxes, Fees, and Forfeitures</p>			
<p>R.C. 4923.11, (Repealed), and 4923.99</p> <p>Repeals the annual taxes paid by private motor carriers or contract carriers by motor vehicle operating in this state. Increases the maximum forfeiture amount from \$10,000 per day per violation to \$25,000 per day per violation for anyone that violates the laws in R.C. Chapters 4921 and 4923.</p> <p>Fiscal effect: Eliminating the annual tax reduces revenues to the Transportation Safety Fund (Fund 5LT0), but the revenue loss is partially, perhaps fully, offset by the increased forfeiture amounts, which would be deposited into Fund 5LT0 until the fund balance equals the sum of its corresponding appropriations. The forfeiture amounts deposited annually into Fund 5LT0 will vary depending on the nature and frequency of motor carrier violations. Other motor carrier taxes and fees generally remain unchanged by the bill.</p>	<p>R.C. 4923.11</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 4923.11, (Repealed), and 4923.99</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 4923.11, (Repealed), and 4923.99</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
PUCCD5 Regulatory Exemption for Natural Gas Companies' Investments in Gathering Facilities			
	R.C. 4929.041	R.C. 4929.041	R.C. 4929.041, 4929.042
(1) No provision.	(1) Modifies the existing exemption from certain laws governing public utilities and all rules and orders issued under those laws for natural gas companies' investments in "gathering lines" and storage facilities placed into service after 2009 by including investments in "gathering facilities" placed into service before 2010 (and by substituting the term "gathering facilities" for the current term "gathering lines").	(1) Same as the House.	(1) Same as the House.
(2) No provision.	(2) For gathering facilities placed into service before 2010 that obtain a regulatory exemption, requires PUCO to true-up the valuation of exempt investments with the values of specified investments placed into service after the company's last rate case.	(2) Same as the House.	(2) Same as the House.
(3) No provision.	(3) Requires PUCO to reduce the gross annual revenues to which a utility is entitled based on the difference between the value of the company's investments exempted from PUCO regulation and the value of nonexempt investments (if the exempt investments do not exceed nonexempt investments, PUCO cannot make any adjustments to gross annual revenues).	(3) Same as the House.	(3) Same as the House, but adds a provision that if the company subsequently places into service investments that perform the same function that had been provided by the exempt investments, the company cannot recover the related revenues in the company's next rate case for an amount greater than the value of the exempt assets as determined by PUCO's existing valuation methods.
(4) No provision.	(4) Requires that regulatory exemptions must be sought in an application for a rate case.	(4) Same as the House.	(4) Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(5) No provision.	(5) No provision. Fiscal effect: May reduce revenues for natural gas companies that may be recovered from consumers.	(5) No provision. Fiscal effect: Same as the House.	(5) Requires a natural gas company to notify the PUCO in writing before converting the use of older gathering facilities. Fiscal effect: Same as the House.

PUCCD2 Reorganization of Funds, Appropriation Line Items**Section: 601.40**
Amends Section 365.10 of H.B. 153

Requires the OBM Director to make fund adjustments on or after July 1, 2012 by transferring cash from the Base State Registration Fund (Fund 4G40), the Hazardous Materials Registration Fund (Fund 4S60), the Transportation Enforcement Fund (Fund 4U80), the Radioactive Waste Transportation Fund (Fund 5HD0), the Hazardous Materials Transportation Fund (Fund 6610), and the Public Utilities Fund (Fund 5F60, up to \$21 million) into the Public Utilities Transportation Safety Fund (Fund 5LT0), which is established by the bill. Authorizes the OBM Director to reestablish encumbrances or parts of encumbrances as needed in the appropriate fund and appropriation item for the same purpose and to the same vendor. Transfers existing FY 2013 appropriations to six new SSR appropriation items supported by Fund 5LT0. Abolishes Funds 4G40, 4S60, 4U80, 5HD0, and 6610 once transfers are completed.

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 365.10 of H.B. 153

Same as the Executive.

Section: 601.40
Amends Section 365.10 of H.B. 153

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: The reorganization is accompanied by a reduction in aggregate PUCO appropriations of 1%; details may be found in the List of ALI Name and Appropriation Changes, which can be found at the end of this document.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
PWCCD1 Clean Ohio Conservation Fund			
No provision.	No provision.	<p>Sections: 301.11, 301.13, 301.14, 301.15</p> <p>Appropriates \$36,000,000 for FY 2013 and FY 2014 in Clean Ohio Conservation Fund (Fund 7056) appropriation item C15060, Clean Ohio Conservation, and provides for the appropriation of project overpayments refunded to the Public Works Commission.</p>	<p>Sections: 301.11, 301.13, 301.14, 301.15</p> <p>Same as the Senate.</p>
No provision.	No provision.	<p>Authorizes the Public Facilities Commission to issue and sell up to \$36,000,000 in obligations to pay for the purposes of the Clean Ohio Conservation Fund.</p>	Same as the Senate.
No provision.	No provision.	<p>Specifies that appropriations from the Clean Ohio Conservation Fund may be released upon a request made by the Public Works Commission to the Director of Budget and Management.</p>	Same as the Senate.
No provision.	No provision.	<p>Specifies that the Clean Ohio Conservation Fund is deemed to be funding capital facilities using the proceeds of obligations issued under Chapter 151. of the Revised Code.</p>	<p>Same as the Senate, but specifies that the funds are for Clean Ohio conservation purposes rather than natural resources and local subdivision capital projects, and specifies that the release of funds is subject to Section 509.90 of Sub. H.B. 482 of the 129th General Assembly.</p>
No provision.	No provision.	<p>Specifies that the appropriations to the Clean Ohio Conservation Fund are effective from July 1, 2012 through June 30, 2014.</p>	Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

BORCD6 Supplemental Tax-Sheltered Annuities Offered by Institutions of Higher Education and School Districts**R.C. 9.90**

No provision.

Provides that supplemental tax-sheltered annuities offered by the governing board of a public institution of higher education or the board of education of a school district to the board's employees may be offered through the board's choice of:

(1) a provider selected through a competitive bidding process established by the board, rather than the competitive bidding process established under current law;

(2) providers authorized under current law to provide investment options under an alternative retirement plan (ARP) offered by a public institution of higher education (Currently, the Superintendent of Insurance must designate at least three entities to provide ARPs for public institutions of higher education); or

(3) as provided under current law, a provider designated by an employee. Permits a board to require an employee who has designated a provider to select a new provider from vendors selected by the board, subject to any existing contract.

No provision.

No provision.

No provision.

Allows the Ohio Board of Regents to develop a standardized plan document to be used when a governing board selects a provider authorized to provide investment options under an ARP as the provider of the employees' supplemental tax-sheltered annuity, and allows boards to charge the providers fees to cover administrative and

No provision.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	marketing expenses. Provides that the supplemental annuities offered by the governing board of a public institution of higher education or the board of education of a school district are annuities qualified under federal tax law, rather than "tax-sheltered annuities."	No provision.	No provision.
No provision.	Establishes additional criteria that the board may use when selecting providers for the annuities, including a requirement that the provider enter into an agreement with the board. Fiscal effect: Possible increase in administrative costs for BOR and school districts related to supplemental annuities requirements. Possible fee revenue to help offset any such increase in costs.	No provision.	No provision.

BORCD7 Public Institution of Higher Education Alternative Retirement Plans (ARPs)

	R.C. 3305.01	R.C. 3305.01, 3305.02, 3305.03, 3305.031, 3305.032, 3305.04 3305.05, 3305.053, 3305.06, and Section 733.05	R.C. 3305.01, 3305.02, 3305.03, 3305.031, 3305.032, 3305.04 3305.05, 3305.053, 3305.06, and Section 733.05
No provision.	Makes the Ohio Board of Regents, rather than the Department of Insurance, responsible for designating vendors as eligible to provide investment options under alternative retirement plans (ARPs) for employees of public institutions of higher education.	Same as the House.	Same as the House.
No provision.	Adds several factors, including the following, to those to be identified, considered, and evaluated when designating entities as	Same as the House.	Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>vendors: (1) whether the entity intends to offer a broad range of investment options, the suitability of investment options to the needs and interests of employees electing to participate, and the fees and expenses associated with the investment options; (2) the capability of the entity to offer information to electing employees and perform in their best interests.</p>		
No provision.	Eliminates as factors to be considered when designating vendors the relationship between the rights and benefits under the investment options and amount of contributions made under those options and the suitability of those rights and benefits to the needs and interests of employees eligible to participate.	Same as the House.	Same as the House.
No provision.	Requires, rather than authorizes, the Board of Regents to rescind the designation of a vendor that does not comply with law authorizing establishment of ARPs.	Same as the House.	Same as the House.
No provision.	Requires that public institutions of higher education be given notice and an opportunity to comment whenever an entity applies for vendor designation or a designated vendor is scheduled for review by the Board of Regents.	Same as the House.	Same as the House.
	Fiscal effect: Possible increase in administrative costs for BOR related to alternative retirement plan (ARP) requirements.	Fiscal effect: Same as the House.	Fiscal effect: Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

BORCD1 Reports from the Chancellor of the Board of Regents

R.C. 3333.041, various other sections in R.C. chapters 3333 and 3334, including several repeals

R.C. 3333.041

R.C. 3333.041, various other sections in R.C. chapters 3333 and 3334, including several repeals

R.C. 3333.041, various other sections in R.C. chapters 3333 and 3334, including several repeals

Eliminates the reports currently required of the Chancellor of the Ohio Board of Regents on the following topics:

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Goals and timetables for programs designed to accomplish job training, adult literacy, research, excellence in higher education, increased access to higher education, and reduced redundancy of graduate programs;

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Quality of institutions that offer teacher preparation programs;

(2) Same as the Executive.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Performance of current Ohio Academic Scholars and the effectiveness of the formula to select scholars for the Ohio Academic Scholarship;

(3) Same as the Executive.

(3) Same as the Executive.

(3) Same as the Executive.

(4) Evaluation of the pilot program for displaced homemakers at Cuyahoga Community College.

(4) Same as the Executive.

(4) Same as the Executive.

(4) Same as the Executive.

Consolidates reporting requirements on the following topics, currently separate, into one Revised Code section, with the report or reports due not later than December 31 each year to the Governor and General Assembly:

Same as the Executive.

Same as the Executive.

Same as the Executive.

(1) Aggregate academic growth data for students assigned to graduates of teacher preparation programs;

(1) Same as the Executive.

(1) Same as the Executive.

(1) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(2) Use of minority and women investment managers in programs of the Ohio Tuition Trust Authority;	(2) Same as the Executive.	(2) Same as the Executive.	(2) Same as the Executive.
(3) Status of implementation of faculty improvement programs, particularly regarding professional leave;	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.
(4) The number and types of biobased products purchased by state institutions of higher education and the amount spent on such purchases;	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.
(5) A description of dual enrollment programs offered by school districts, community schools, and chartered nonpublic high schools, which the Chancellor also must post on the Chancellor's website. Expands this report to cover programs offered by STEM schools and the newly authorized college preparatory boarding schools.	(5) Same as the Executive.	(5) Same as the Executive.	(5) Same as the Executive.
(6) The academic and economic impact of the Ohio Innovation Partnership; and	(6) Same as the Executive.	(6) Same as the Executive.	(6) Same as the Executive.
(7) The academic and economic impact of the Ohio Co-op/Internship Program.	(7) Same as the Executive.	(7) Same as the Executive.	(7) Same as the Executive.
Fiscal effect: Possible decrease in administrative expenditures from the elimination of reporting requirements.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
BORCD4 In-state Tuition for Veterans' Dependents			
R.C. 3333.31			
Clarifies that nonresident spouses and dependents of veterans who died after military discharge still may qualify for in-state tuition.	No provision. Included in H.B. 490, As Introduced.	No provision. Included in H.B. 490, As Introduced.	No provision. Included in H.B. 490, As Introduced.

Fiscal effect: None.

BORCD8 Transfer of eTech Ohio Duties to Board of Regents

	R.C. 3333.90		
No provision.	Transfers duties related to the administration of the state's educational telecommunications activities from the eTech Ohio Commission (that is abolished by the bill) to the Chancellor. These duties include:	No provision.	No provision.
No provision.	(1) Owning, operating, or contracting for transmission and interconnection facilities;	No provision.	No provision.
No provision.	(2) Establishing standards, agreements, and contracts for transmission and interconnection facilities to operate an educational television, radio, or radio reading service network.	No provision.	No provision.
No provision.	(3) Entering into agreements with noncommercial educational television, radio, or radio reading services for the operation of the interconnection;	No provision.	No provision.
No provision.	(4) Entering into agreements with the above for the production and use of programming;	No provision.	No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	(5) Acting as a consultant toward coordination within the state of the distribution of federal funds;	No provision.	No provision.
No provision.	(6) Making operating payments to noncommercial television, radio, and radio reading services;	No provision.	No provision.
No provision.	(7) Executing contracts and other agreements necessary and desirable to carry out the above.	No provision.	No provision.
No provision.	Transfers the technical assistance responsibilities and administration of teacher professional development programs related to technology implementation from eTech to the Chancellor, in consultation with the Department of Education.	No provision.	No provision.
No provision.	Specifies that the Chancellor may make grants to institutions of higher education and other organizations to provide professional development programs related to education technology, including use of the distance learning clearinghouse.	No provision.	No provision.
No provision.	Transfers the administration and use of the Affiliate Services Fund (Fund 4F30) from eTech to the Chancellor.	No provision.	No provision.
No provision.	Transfers the administration and use of the Distance Learning Fund (Fund 4X10) from eTech to the Chancellor.	No provision.	No provision.
No provision.	Transfers the use of the Telecommunity Education Fund (Fund 4W90) from eTech to the Department of Education and the Chancellor in the amounts appropriated.	No provision.	No provision.
No provision.	Specifies that various FY 2013 appropriations transferred to BOR from eTech be used by the Chancellor as they are required to be used by eTech under	No provision.	No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	<p>current law.</p> <p>Requires that, as of July 1, 2012, the Chancellor is to succeed to and have and perform all fiduciary duties and responsibilities previously held by the Director of eTech for all of eTech's outstanding capital appropriations.</p> <p>Fiscal effect: BOR will assume administrative and program responsibilities and expenses formerly held by the eTech Ohio Commission. Appropriations totalling \$11.5 million from the GRF, \$75,000 from two GSF funds, and \$4.3 million from various SSR funds are transferred from eTech to BOR in FY 2013 to provide funding for these responsibilities and expenses.</p>	No provision.	No provision.

BORCD9 Ohio Tuition Trust Authority - Deposit of Program Funds

No provision.	No provision.	<p>R.C. 3334.08</p> <p>Requires that funds of the Ohio College Savings Program and the Variable College Savings Program that are not needed for immediate use be deposited by the Treasurer of State in the same manner provided under the Uniform Depository Law (R.C. Chapter 135.) for public moneys of the state.</p>	<p>R.C. 3334.08</p> <p>Same as the Senate.</p>
No provision.	No provision.	<p>Requires that interest earned on those deposits be credited to the Ohio College Savings Program or the Variable College Savings Program, as applicable.</p>	Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: Potential increase in revenue from interest earned on Ohio College Savings Program and Variable College Savings Program deposits.

Fiscal effect: Same as the Senate.

BORCD2 Institutional Leases of Campus Auxiliary Facilities**R.C. 3345.54**

Expands the definition of "conduit entity" to include any appropriate legal entity selected by an institution of higher education (instead of only charitable entities as under current law), for state institutions of higher education that enter into an auxiliary facilities lease/leaseback arrangement with a conduit entity and an independent funding source.

Fiscal effect: May increase financial flexibility for state institutions by allowing them to use legal entities other than charitable entities to finance the operation of auxiliary facilities.

R.C. 3345.54

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3345.54

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3345.54

Same as the Executive.

Fiscal effect: Same as the Executive.

BORCD3 Correction of Accounting Errors by Institutions

Section: 601.40
Amends Section 503.50 of H.B. 153

Permits the Director of Budget and Management to correct accounting errors committed by the staff of state institutions of higher education, such as reestablishing inadvertently cancelled or modified capital encumbrances.

Fiscal effect: None.

Section: 601.40

Same as the Executive.

Fiscal effect: Same as the Executive.

Section: 601.40
Amends Section 503.50 of H.B. 153

Same as the Executive.

Fiscal effect: Same as the Executive.

Section: 601.40
Amends Section 503.50 of H.B. 153

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
BORCD10 Air Force Institute of Technology Reappropriation			
No provision.	No provision.	<p>Section: 601.40 Amends Section 371.30.30 of H.B. 153</p> <p>Reappropriates the unexpended, unencumbered portion of GRF appropriation item 235508, Air Force Institute of Technology, in FY 2012 for the same purpose in FY 2013.</p>	<p>Section: 601.40 Amends Section 371.30.30 of H.B. 153</p> <p>Same as the Senate, but eliminates the current law implying the director of the Air Force Institute be the one to use GRF appropriation item 235508, Air Force Institute of Technology.</p>
BORCD11 Air Force Institute of Technology - Defense/Aerospace Graduate Studies Institute Reappropriation			
No provision.	No provision.	<p>Section: 601.40 Amends Section 371.50.65 of H.B. 153</p> <p>Reappropriates the unexpended, unencumbered portion of GRF appropriation item 235668, Air Force Institute of Technology - Defense/Aerospace Graduate Studies Institute, in FY 2012 for the same purpose in FY 2013.</p>	<p>Section: 601.40 Amends Section 371.50.65 of H.B. 153</p> <p>Same as the Senate.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
BORCD5 **PARTIALLY VETOED** Co-op Internship Program Reappropriation and Cleveland State Earmark			
No provision.	<p>Section: 601.40</p> <p>Changes the \$75,000 earmark for the Maxine Goodman Levin College of Urban Affairs at Cleveland State University under GSF appropriation item 235649, Co-op Internship Program, to an earmark for the mentoring program of the Ohio Center for the Advancement of Women in Public Service at Cleveland State University.</p>	<p>Section: 601.40 <i>Amends Section 371.50.61 of H.B. 153</i></p> <p>Same as the House.</p>	<p>Section: 601.40 <i>Amends Section 371.50.61 of H.B. 153</i></p> <p>Same as the House.</p>
No provision.	No provision.	<p>[***VETOED: Reappropriates the unexpended, unencumbered portion of GRF appropriation item 235649, Co-op Internship Program, in FY 2012 for the same purpose in FY 2013.***]</p>	Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Criminal Sentencing Reforms

DRCCD4 Risk Reduction Sentencing

R.C. 2929.01, 2929.19, 2967.28, 5120.036

Requires that a prisoner who is released from prison early under a risk reduction sentence be placed under post-release control sanctions (instead of on "supervised release", which is statutorily not defined) and specifies that the Criminal Sentencing Law definition of "stated prison term" includes any period of time by which an offender's prison term is shortened under a risk reduction sentence.

Fiscal effect: None.

R.C. 2929.01

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2929.01, 2929.19, 2967.28, 5120.036

Same as the Executive, except replaces an erroneous reference to "R.C. 2929.142" with the correct reference to "R.C. 2929.143."

Fiscal effect: Same as the Executive.

R.C. 2929.01, 2929.19, 2967.28, 5120.036

Same as the Senate.

Fiscal effect: Same as the Executive.

DRCCD11 Determination of Credit for Time Served

R.C. 2929.19, 2967.191

Clarifies the procedure requiring a sentencing court to determine the days of credit an offender receives for time served in relation to the offense by which the Department of Rehabilitation and Correction (DRC) must reduce the stated prison term in order to reflect this time credit, and provides that the sentencing court retains jurisdiction for the correction of errors in the determination of any time served credit.

R.C. 2929.19

Same as the Executive.

Same as the Executive.

R.C. 2929.19, 2967.191

Same as the Executive.

Same as the Executive.

R.C. 2929.19, 2967.191

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: Under current law, it appears that the court already includes a statement on time served in relation to an offender's sentence. The clarification and revision of this process will not create any new costs for the court or DRC.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

DRCCD6 Certificates of Achievement and Employability

R.C. 2961.22	R.C. 2961.22	R.C. 2961.22	R.C. 2961.22
<p>Specifies that the Department of Rehabilitation and Correction and the Adult Parole Authority are not liable for any claim for damages arising from the issuance, denial, or revocation of a certificate of achievement and employability or for the failure to revoke a certificate under required circumstances.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Fiscal effect: Any elimination or reduction of liability may reduce expenditures related to the adjudication of claims or the satisfaction of any judgments or penalties stemming from such claims. The magnitude of any such expenditure reduction is uncertain.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

DRCCD5 Recommendation for the Medical Release of a Prisoner

R.C. 2967.03, 2967.05	R.C. 2967.03	R.C. 2967.03, 2967.05	R.C. 2967.03, 2967.05
<p>Eliminates the requirement that the Adult Parole Authority (APA) follow certain procedures prior to making a recommendation to the Governor for the medical release of a prisoner.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: Potential savings effect for the APA, as it may require less time and effort be expended in making medical release determinations.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>
<p>DRCCD9 Halfway House Nonresidential Services</p>			
<p>R.C. 2967.14 Requires the Director of Rehabilitation and Correction to adopt rules providing for the use of up to 15% (rather than 10% under current law) of appropriations for the halfway house, reentry center, and community residential center program to pay for contracts with licensed halfway houses for specified nonresidential services for offenders supervised by the Adult Parole Authority.</p>	<p>R.C. 2967.14 Same as the Executive.</p>	<p>R.C. 2967.14 Same as the Executive.</p>	<p>R.C. 2967.14 Same as the Executive.</p>
<p>Fiscal effect: This provision may increase the amount of money that would otherwise have been allocated annually from GRF line item 501405, Halfway House, for nonresidential services.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DRCCD10 80% Early Release Mechanism

R.C. 2967.19, 5120.66

Revises the procedures under which the Department of Rehabilitation and Correction implements the sentencing reform mechanism in H.B. 86 of the 129th G.A. allowing for the possible release of certain prisoners who serve 80% of their stated prison term and corrects erroneous cross-references.

Fiscal effect: None.

R.C. 2967.19

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2967.19, 5120.66

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2967.19, 5120.66

Same as the Executive.

Fiscal effect: Same as the Executive.

DRCCD3 Earned Credits for Department of Rehabilitation and Correction Prisoners

R.C. 2967.193, Section 729.10

Provides that, if a Department of Rehabilitation and Correction (DRC) prisoner is eligible to earn credits for productive participation in a DRC program or activity and if other specified provisions do not limit the prisoner to earning one day of credit for each month of such participation, the date of the prisoner's offense is irrelevant in determining the number of days of credit the prisoner may earn for each month of such participation, and the prisoner may earn five days of credit for each month of such participation regardless of the date of the offense.

No provision.

No provision.

No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: To the extent that this provision increases the number of earned credit days for certain prisoners and reduces their length of stay in prison, DRC would presumably incur some incarceration cost savings.

DRCCD8 Transitional Control Program

R.C. 2967.26

Specifies that the Division of Parole and Community Services of the Department of Rehabilitation and Correction, instead of the Division's Adult Parole Authority, must notify the sentencing court of the pendency of a prisoner's transfer to transitional control and of the fact that the court may disapprove of the transfer.

Fiscal effect: None.

R.C. 2967.26

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2967.26

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2967.26

Same as the Executive.

Fiscal effect: Same as the Executive.

DRCCD7 Probation Improvement and Incentive Grants

R.C. 5149.311

Makes probation departments that supervise offenders sentenced by municipal courts eligible for probation improvement and probation incentive grants.

R.C. 5149.311

Same as the Executive.

R.C. 5149.311

Same as the Executive.

R.C. 5149.311

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: This provision expands the pool of potential grant recipients to include counties and municipalities that operate municipal courts, and may generate a minimal annual increase in the Department of Rehabilitation and Correction's administrative costs to process and evaluate any related increase in the number of grant applications.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Other Provisions

DRCCD12 Responsibility for Medical Expenses in a Community Based Correctional Facility

R.C. 2301.571	R.C. 2301.571	R.C. 2301.571	R.C. 2301.571
<p>Provides that a person serving a term in a community-based correctional facility (CBCF) is responsible for the person's medical and other health care expenses.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Fiscal effect: This provision clarifies a CBCF's liability for medical and other health care services provided to persons confined in the facility. Current law already requires a CBCF to establish a policy requiring that any non-indigent person pay for any medical treatment or service requested by and provided to that person, but this has been subject to some interpretation. The clarification may further reduce some medical expenditures borne by CBCFs.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DRCCD2 Deposits to Prisoner Program Fund

R.C. 5120.132

Requires the Director of Rehabilitation and Correction to deposit all money received by the Department from services provided to inmates in relation to electronic mail, inmate trust fund deposits, and the purchase of music, digital music players, and other electronic devices into the Prisoner Programs Fund (GSF Fund 4D40).

Fiscal effect: The provision will increase revenue deposited into the Prisoner Program Funds, which is used to used to pay for various programs operated for the benefit of prisoners.

R.C. 5120.132

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5120.132

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5120.132

Same as the Executive.

Fiscal effect: Same as the Executive.

Appropriation Language

DRCCD1 Institutional Services

Section: 601.40
Amends Section 373.10 of H.B. 153

Authorizes a cash transfer of up to \$4 million in FY 2013 from the Institutional Services Fund (Fund 1480) to the Ohio Penal Industries Fund (Fund 2000).

Section: 601.40

Same as the Executive.

Section: 601.40
Amends Section 373.10 of H.B. 153

Same as the Executive.

Section: 601.40
Amends Section 373.10 of H.B. 153

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
RSCCD1 Solicitation of Funds by the Rehabilitation Services Commission			
<p>R.C. 3304.16, 3304.181</p> <p>Authorizes, rather than requires, RSC to solicit funds from private or public entities for the purpose of receiving the maximum amount of federal funds possible to support RSC's activities.</p> <p>Fiscal effect: None.</p>	<p>R.C. 3304.16</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 3304.16, 3304.181</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 3304.16, 3304.181</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>
RSCCD3 Rehabilitation Services Commission Administrator			
<p>R.C. 3304.14, 3304.16</p> <p>Grants the RSC administrator exclusive authority to administer the daily operation and provision of vocation rehabilitation services.</p> <p>Requires the RSC administrator to establish a fee schedule for vocational rehabilitation services.</p> <p>Fiscal effect: Minimal increase in costs to establish a fee schedule. The impact on vocational rehabilitation service costs cannot be determined until the fee schedule is set.</p>	<p>R.C. 3304.14</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 3304.16</p> <p>No provision.</p> <p>Replaces the Executive provision with a provision that requires the Commission to adopt rules establishing a fee schedule.</p> <p>Fiscal effect: Minimal increase in costs to adopt rules.</p>	<p>R.C. 3304.16</p> <p>Same as the Executive.</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

RSCCD2 Rehabilitation Services Commission Funding Agreements with Third Parties

R.C. 3304.182

Replaces current law permitting RSC to terminate a funding agreement with a third-party only with good cause and three months' notice with a provision permitting RSC to terminate such an agreement as follows: (1) for just cause at any time or (2) for any other reason with 30 days' notice.

Eliminates a requirement that the duration of each funding agreement be at least six months.

Fiscal effect: None.

R.C. 3304.182

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3304.182

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 3304.182

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

RETCD1 Ohio Retirement Study Council

No provision.

No provision.

R.C. 171.021

Exempts the Ohio Retirement Study Council from a provision of public meetings law that requires a member of the public body to be present at a meeting to vote. Requires the Council to adopt a rule regarding meetings of the Council that prohibit a member from voting on a matter before the Council except while sitting in a meeting of the Council, unless the member has first been present and recorded as such during that meeting before the vote is taken, and by motion the roll call is continued for a vote by any member who is temporarily absent from the meeting until its adjournment, which may be not later than noon the next day.

No provision.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

SFCCD4 Classroom Facilities Maintenance Plan

<p>No provision.</p>	<p>R.C. 3318.08 Clarifies one of the required provisions of project agreements between school districts and SFC that, under current law, provides that a school district maintain the project in accordance with a plan approved by SFC, by adding "and comply with the plan." Fiscal effect: None.</p>	<p>R.C. 3318.08 Replaces the House provision with a provision that adds to the list of required provisions of project agreements a requirement for a school district to adhere to a facilities maintenance plan approved by SFC. Fiscal effect: None.</p>	<p>R.C. 3318.08 Same as the Senate. Fiscal effect: Same as the Senate.</p>
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SFCCD3 Classroom Facilities Maintenance Obligation

<p>No provision.</p>	<p>R.C. 3318.34 Permits a school district segmenting its state-assisted classroom facilities project or participating in the Exceptional Needs School Facilities Assistance Program to prorate its maintenance obligation to cover only the facilities acquired under the segment or program, if the district can generate the amount needed for maintenance of those facilities by a method other than levying a one-half mill maintenance tax for 23 years.</p>	<p>R.C. 3318.34, 3318.37 Same as the House.</p>	<p>R.C. 3318.34, 3318.37 Same as the House.</p>
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Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>Fiscal effect: Under current law, a district may generate all or part of its maintenance obligation by (1) using proceeds from a property tax for permanent improvements or from a school district income tax, (2) applying donations, credit issued to the district, or funds provided by a third party, or (3) using any other available moneys. The bill would allow a school district to use one of these methods, rather than levying a one-half mill maintenance tax for 23 years, to cover only the maintenance of the facility funded in the segment or ENP project.</p>	<p>Fiscal effect: Same as the House.</p>	<p>Fiscal effect: Same as the House.</p>

SFCCD2 **VETOED Local Share for ELPP School Districts**

	R.C. 3318.36		R.C. 3318.36
<p>No provision.</p>	<p>[***VETOED: Specifies that the local share of a Classroom Facilities Assistance Program (CFAP) project for a school district that participated in the Expedited Local Partnership Program (ELPP) and whose general business tangible personal property (TPP) valuation made up 18% or more of its total taxable value for TY 2005 (before the TPP tax was phased out), be the lesser of (1) the percentage locked in when the district signed the ELPP agreement or (2) the percentage computed using its current wealth percentile rank.***]</p>	<p>No provision.</p>	<p>Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>Fiscal effect: The local share for an eligible school district may be lower and the state share would be higher as a result.</p>		<p>Fiscal effect: Same as the House.</p>
<p>SFCCD5 Classroom Facilities Assistance for STEM Schools</p>			
<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 3318.70 Specifies that a STEM school's proposal for funding from SFC must indicate how much funding is requested from SFC, instead of denoting merely "state" funding as under current law, and how much is pledged from "other" sources, instead of "nonstate" sources as under current law.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>Requires that the STEM school secure at least 50% of the total cost of its facilities project from "other" sources, instead of from "nonstate" sources as under current law.</p> <p>Fiscal effect: Continuing law authorizes SFC, with Controlling Board approval, to provide funding to a STEM school that is not governed by a single school district board for the acquisition of classroom facilities based on a proposal from the school. Presumably, state entities other than SFC will be able to pledge funds towards a STEM school facilities project.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
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SOSCD1 Political Publications and Advertisements by Campaign Committees

No provision.	No provision.	<p>R.C. 3517.20 Eliminates the requirement that a campaign committee include the name and address of its chairperson, treasurer, or secretary in printed political communications and public political advertisements; requires instead that the campaign committee include just its name in these advertisements.</p>	<p>R.C. 3517.20 Same as the Senate.</p>
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

SENCD1 Authority of the Sergeant At Arms of the Senate

No provision.

No provision.

R.C. 101.312, 109.801, 2935.01,
2935.03, 4501.271

Establishes the qualifications of the Senate Sergeant at Arms and assistant Senate Sergeant at Arms and provides that they have all of the authority of a peace officer within the Statehouse or anywhere in the state where they are engaged in the performance of official duties.

Fiscal effect: To the degree that these provisions have a fiscal effect, it could be in terms of the Senate paying for the cost of any required continuing professional training.

R.C. 101.312, 109.801, 2935.01,
2935.03, 4501.271

Same as the Senate.

Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

BTACD1 Board of Tax Appeals Small Claims Division**R.C. 5703.021**

Creates a small claims division of the Board of Tax Appeals, with authority to hear appeals from county boards of revision involving nonbusiness real property, appeals from municipal boards of appeal involving municipal income taxes if the amount in controversy is \$10,000 or less, and appeals from final determinations of the Tax Commissioner, the Director of Development, or the Director of Job and Family Services if the amount in controversy is \$10,000 or less. Requires consent of all involved parties for an appeal to be heard by the small claims division. Specifies that a decision or order of the small claims division may not be appealed.

Fiscal effect: Establishment of the small claims division, with rules for informal review of appeals, may result in cost savings calculated on a per case basis, and may expedite hearings on the Board's large backlog of cases.

No provision. Included in H.B. 505, As Introduced.

No provision. Included in H.B. 505, As Introduced.

No provision. Included in H.B. 505, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
BTACD2 Procedures to Control and Manage Appeals			
<p>R.C. 5717.02</p> <p>Requires the Board of Tax Appeals to institute procedures to control and manage appeals. Requires the procedures to include establishment of a case management schedule for each case.</p> <p>Fiscal effect: The Tax Commissioner's review of the operations of the Board of Tax Appeals, published November 15, 2011, suggests that establishment of a case management schedule may reduce delays by putting all parties on notice regarding the anticipated timeline of a case.</p>	<p>No provision. Included in H.B. 505, As Introduced.</p>	<p>No provision. Included in H.B. 505, As Introduced.</p>	<p>No provision. Included in H.B. 505, As Introduced.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Commercial Activity Tax

TAXCD43 Motion Picture Tax Credits against the Commercial Activity Tax, Financial Institution Tax

**R.C. 122.85, 5726.55, 5726.98,
5751.54, 5751.98**

Authorizes CAT taxpayers and Financial Institution Tax taxpayers to claim the motion picture production tax credit against the tax if they otherwise qualify for the credit.

No provision. Included in H.B. 510, As Introduced.

No provision. Included in H.B. 510, As Introduced.

No provision. Included in H.B. 510, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: Currently the refundable motion picture production tax credit may be claimed under the personal income tax and the corporate franchise tax. The credit amount is based on a tax credit certificate issued by the Ohio Tax Credit Authority, and the aggregate amount of credits issued per biennium is limited to \$20 million. Based on that existing limitation, making the motion picture production credit available against the CAT and the new financial institution tax is unlikely to expand overall GRF revenue losses from the tax credits. (Credits against the CAT may reduce the share of those receipts that are distributed to the School District Tangible Property Tax Replacement Fund (Fund 7047) and the Local Government Tangible Property Tax Replacement Fund (Fund 7081). In FY 2013 50% of CAT receipts are to be credited to the GRF, with the remainder credited to Fund 7047 (35%) and Fund 7081 (15%). However, current law requires a GRF subsidy for any shortfall in the two funds.)

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD6 Commercial Activity Tax Exclusion for Financial Institution and Insurance Company Affiliates

R.C. 5751.01

Clarifies that the existing commercial activity tax exclusion for certain financial institution affiliates applies when the affiliate (rather than the financial institution itself) engages in activities that a financial holding company may engage in under federal law.

No provision.

No provision.

No provision.

Clarifies that the existing commercial activity tax exclusion for certain insurance company affiliates applies when the affiliate (rather than the insurance company itself) is authorized to conduct an insurance business in the state.

Fiscal effect: None. Codifies existing departmental practice.

TAXCD8 CAT Gross Receipts, Exclusion Amount, and Rate Adjustment

R.C. 5751.01, 5751.03, 5751.032 (repealed)

(1) Removes the reference to gross income within the definition of gross receipts for purposes of the Commercial Activity Tax.

(1) No provision. Included in H.B. 508, As Introduced.

(1) No provision. Included in H.B. 508, As Introduced.

(1) No provision. Included in H.B. 508, As Introduced.

(2) Repeals the law that required the Tax Commissioner to reduce the CAT rate if, during any of the three "test" periods, the revenue actually collected exceeded projected receipts by more than 10%.

(2) No provision. Included in H.B. 508, As Introduced.

(2) No provision. Included in H.B. 508, As Introduced.

(2) No provision. Included in H.B. 508, As Introduced.

(3) Provides that CAT quarterly taxpayers may apply the full \$1 million exclusion from gross receipts in current law to the first

(3) No provision. Included in H.B. 508, As Introduced.

(3) No provision. Included in H.B. 508, As Introduced.

(3) No provision. Included in H.B. 508, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

quarter of a calendar year. Permits the taxpayer to then carry forward unused exclusion amounts to subsequent quarters within the same year. (Under current law, such taxpayers apply \$250,000 of the exclusion amount to each calendar quarter and may carry forward unused amounts to three subsequent quarters, regardless of whether subsequent quarter is in the same calendar year).

Fiscal effect: None. The final test period ended on June 30, 2011. No adjustments were made to the rate.

TAXCD23 Changes to CAT Registration Information and Fees; Revenue Enhancement Fund

R.C. 5751.01, 5751.011, 5751.012, 5751.04, 5751.051, 5751.20; Sections 803.10, 815.20

Requires that, instead of being remitted separately, commercial activity tax registration fees will be deducted from the tax due on the first return the taxpayer files. Renames the Tax Reform System Implementation Fund (Fund 2280) the Revenue Enhancement Fund to which 0.85% of CAT receipts, and registration fees, are to be credited. (Fund 2280 is used to help defray CAT administrative costs.)

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD14 Removal of References to Commercial Activity Tax Annual Filing Election

R.C. 5751.05, 5751.051, 5751.12

Removes provisions of current law that refer to commercial activity taxpayers "electing" to file annual tax returns.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None. Prior to the enactment of H.B. 1 of the 128th G.A., taxpayers having annual taxable gross receipts of \$1 million or less could pay the CAT on an annual (rather than quarterly) basis, but only if the taxpayers elected to do so.

TAXCD18 Listing of Persons That Cancelled Their Registration for Commercial Activity Tax

R.C. 5751.12

Requires the Tax Commissioner to list on the Department's web site CAT taxpayers with cancelled CAT accounts by the effective date of the cancellation rather than the date on which the taxpayer cancelled the account.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None. Codifies existing departmental practice.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD19 Change to the Date of TPP Reimbursement Payment to Local Taxing Units

R.C. 5751.22

Moves the date of the second of the two semiannual reimbursement payments for business tangible personal property taxes to local taxing units from November 20 to November 30.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: The slight timing change resolves a cash flow problem that currently affects the GRF.

Personal Income Tax

TAXCD20 Mandatory Electronic Filing by Tax Return Preparer

R.C. 5747.082

Lowers the number of income tax returns that a tax professional may prepare in a year before being required to file all returns electronically, from 75 to 11, beginning in 2013. Imposes a \$50 penalty for each return in excess of 11 per year not filed electronically. Exempts tax professionals who prepared 10 or fewer returns in the previous calendar year.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: Will reduce costs of the Department of Taxation to process returns, by an undetermined amount.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Property Taxes and Transfer Fees

TAXCD46 Tax Levy Authority for Subdivisions that Withdraw or are Withdrawing from a Regional Transit Authority

R.C. 306.55

R.C. 306.55, 505.59, 5705.19, 5705.25, 5705.252, and 5705.72, Section 757.10

R.C. 306.55, 505.59, 5705.19, 5705.25, 5705.252, and 5705.72, Section 757.10

(1) No provision.

(1) Authorizes the unincorporated area of a township or a municipal corporation that withdraws from a regional transit authority (RTA) between July 1, 2011 and November 5, 2013 to place on the ballot the question of a property tax levy for the purpose of providing transportation services in the respective geographic area.

(1) Same as the House.

(1) Same as the House.

(2) No provision.

(2) Provides that, if the ballot question is approved, the affected area's membership in the RTA terminates on December 31 of the calendar year in which the election is held, and the affected area may not be charged taxes by the existing RTA levy for collection against property for that tax year.

(2) Same as the House.

(2) Same as the House.

(3) No provision.

(3) Authorizes the legislative authority of a municipal corporation or a board of township trustees to certify a single ballot question combining the questions of the withdrawal from a RTA and the levy of a property tax for the purpose of providing local transportation services.

(3) Same as the House.

(3) Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>Fiscal effect: May increase property tax revenues and expenditures of townships and municipal corporations for transportation services; any such increase would be permissive. May reduce property tax revenues to an RTA for the entire year in which services were provided to an area withdrawing from the RTA.</p>	<p>Fiscal effect: Same as the House.</p>	<p>Fiscal effect: Same as the House.</p>

TAXCD55 Convention Center Property Tax Exemption

<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 5709.084 Authorizes a property tax exemption for a convention center owned by a convention facilities authority in a county with a population greater than 1,000,000 in the most recent decennial census, regardless of whether the property is leased to or otherwise operated or managed by a person other than the facilities authority. Fiscal effect: May result in loss of revenue to units of local government from additional property tax exemption. In the 2010 census, two Ohio counties, Cuyahoga and Franklin, had populations greater than 1,000,000.</p>	<p>R.C. 5709.084 Same as the Senate. Fiscal effect: Same as the Senate.</p>
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD50 Property Tax Exemption for Certain Cultural Centers

No provision.

No provision.

R.C. 5709.121

Extends the existing tax exemption for a cultural center that was tax-exempt before a conveyance, and that is a historic structure under renovation, if the property is conveyed to an entity that contracts to have renovations performed and that is at least partially owned by a 501(c)(3) federally tax-exempt organization.

Fiscal effect: May result in loss of revenue to units of local government from the tax-exempt real property.

R.C. 5709.121

Same as the Senate.

Fiscal effect: Same as the Senate.

TAXCD56 Use of TIF Payments for LGIF Local Match Requirements or Loan Repayment

No provision.

No provision.

R.C. 5709.43, 189.04, 189.06, 5709.75, 5709.80

Allows a county, municipal corporation, or township that receives a loan or grant from the Local Government Innovation Fund (LGIF) to use surplus payments in lieu of taxes received through tax increment financing arrangements to repay the loan or provide matching funds for the grant. (Under current law, LGIF loans must be repaid using savings from the innovation project funded by the loan.)

Fiscal effect: None.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
TAXCD54 Enterprise Zone Agreement Extension			
No provision.	No provision.	<p>R.C. 5709.62, 5709.63, 5709.632</p> <p>Extends the time during which local governments may enter into enterprise zone agreements by one year, to October 15, 2013.</p> <p>Fiscal effect: Counties may lose property tax revenues for multiple years from an enterprise zone (EZ) agreement that is either created or extended by the legislative authority of a municipal corporation located within the county. School districts may lose property tax revenues for up to ten years for those EZ agreements where their approval is not required.</p>	<p>R.C. 5709.62, 5709.63, 5709.632</p> <p>Same as the Senate.</p> <p>Fiscal effect: Same as the Senate.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD53 Real Property Valuation

No provision.

No provision.

R.C. 5713.03, Section 757.51

Provides that real property is to be valued, as nearly as practicable, on the true value of the fee simple estate as if unencumbered (encumbrances include mortgages, other liens, and other claims on the property). Allows county auditors to consider factors other than the sale price in determining true value, if a property has been the subject of an arm's length sale between a willing seller and a willing buyer. Specifies that the effective date of this change, for each county, is the year of the first sexennial reappraisal or triennial update after tax year 2012.

Fiscal effect: These changes may tend to result in higher real property valuations, since unencumbered sellers may tend to sell at prices more in line with their perceptions of long-term valuation, and would not face short-term pressures to sell at reduced prices in order to meet the terms of encumbrances.

R.C. 5713.03, Section 757.51

Same as the Senate.

Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD16 Value of Processed Hydrocarbons and Processed Gas Reserves

R.C. 5713.052, 5713.051

For property tax purposes, calculates the true value (for tax year 2013 and thereafter) of reserves of natural gas and other hydrocarbons that are removed from the ground and extracted by a mid-stream processor similar to how gas and oil extracted from the ground are currently valued for such purposes.

No provision.

No provision.

No provision.

Fiscal effect: Expanding the definition of taxable real property to include hydrocarbon and natural gas reserves increases local revenues by an amount commensurate with the quantity of applicable reserves in the local taxing jurisdiction.

TAXCD17 Hydrocarbon Pipe-Line Companies

R.C. 5727.111, 5727.01, Section 812.21

(1) Extends the public utility tangible personal property tax, beginning in tax year 2013, to tangible personal property of pipe-line public utility companies that transport liquid or gaseous hydrocarbons, natural gas liquids, or condensate that is not oil or refined oil products or natural methane gas. Authorizes an assessment rate equal to 35% of the property's "true value".

(1) No provision.

(1) No provision.

(1) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(2) Expands the definition of a pipe-line company, which is subject to the public utility excise tax, to include companies that transport liquid or gaseous hydrocarbons, natural gas liquids, or condensate that is not oil or refined oil products or natural methane gas.</p> <p>Fiscal effect: Increases local property tax revenues for tax year 2013 in those jurisdictions where applicable pipelines are located and potentially increases state public utility excise tax revenues beginning in FY 2013.</p>	<p>(2) No provision.</p>	<p>(2) No provision.</p>	<p>(2) No provision.</p>

TAXCD29 Clarification of Reimbursement for Reductions in Tangible Personal Property Tax Revenues

R.C. 5727.84, 5727.86, 5751.20

<p>For purposes of reimbursing units of local government for revenue losses resulting from reductions in tangible personal property taxes on general business and in public utility personal property taxes, clarifies that a fixed-rate levy will continue to be reimbursed only to the extent that the levy continues to be charged and payable. (A reduction in a levy will lead to a corresponding reduction in state reimbursement.)</p> <p>Fiscal effect: None. Codifies current practice. H.B. 153 of the 129th G.A. required that, if a fixed-rate levy comprising a portion of a taxing unit's reimbursement is no longer imposed, its value is subtracted from the taxing unit's total reimbursement.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD35 Formula for Calculation of Payments to Local Governments for Public Utility Tangible Personal Property Tax Revenue Losses

R.C. 5727.86, 5727.84

(1) Amends the formula for calculation of public utility tangible personal property tax reimbursement payments to local governments for fixed-rate levy losses. (These payments are calculated by comparing a taxing unit's 2010 "S.B. 3 allocation" with its "total resources," where the 2010 S.B. 3 allocation is the sum of payments received by the local taxing unit during calendar year 2010 to reimburse for fixed-rate levy losses, and the taxing unit's total resources are total receipts from certain state and local resources during specified time periods.)

(1) No provision. Included in H.B. 508, As Introduced.

(1) No provision. Included in H.B. 508, As Introduced.

(1) No provision. Included in H.B. 508, As Introduced.

(2) Modifies eligibility determination such that the taxing unit is to receive reimbursement if the full amount of its S.B. 3 allocation exceeds the threshold percentage multiplied by total resources. (The threshold percentages, unchanged by the bill, are 2% in FY 2012 and 4% in FY 2013 and thereafter for school districts and joint vocational school districts, and 2% in calendar year (CY) 2011, 4% in CY 2012, and 6% in CY 2013 and thereafter for other units of local government.) Modifies determination of reimbursement amounts for eligible taxing units, such that the amount of each reimbursement is equal to half of the difference between the full amount of the S.B. 3 allocation and the product of the threshold percent multiplied by total

(2) No provision. Included in H.B. 508, As Introduced.

(2) No provision. Included in H.B. 508, As Introduced.

(2) No provision. Included in H.B. 508, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>resources (under current law the amount of each reimbursement, two per year, is to equal half of the unit's S.B. 3 allocation minus the product of the threshold percent multiplied by total resources).</p>			
<p>(3) Provides that fixed-rate levies that are not "charged and payable" (rather than levies that are not "imposed") after the 2010 tax year should be excluded from calculation of the "S.B. 3 allocation" for purposes of calculating public utility personal property tax reimbursements, and provides that reimbursement for such a levy will continue only to the extent that the levy continues to be charged and payable.</p>	<p>(3) No provision. Included in H.B. 508, As Introduced.</p>	<p>(3) No provision. Included in H.B. 508, As Introduced.</p>	<p>(3) No provision. Included in H.B. 508, As Introduced.</p>
<p>(4) Provides that the amount of public utility personal property tax reimbursement payable for a tax levied within the 10-mill limit for debt purposes depends on whether the tax is "charged and payable" (rather than "imposed") for debt purposes after the 2010 tax year.</p>	<p>(4) No provision. Included in H.B. 508, As Introduced.</p>	<p>(4) No provision. Included in H.B. 508, As Introduced.</p>	<p>(4) No provision. Included in H.B. 508, As Introduced.</p>
<p>Fiscal effect: The Executive estimates that the net fiscal effect is a reduction in state expenditures of \$0.8 million in FY 2013.</p>			

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD37 Amendments to Tangible Personal Property Tax Loss Reimbursements

R.C. 5751.20, 5727.84, 5727.86, 5751.22

(1) Amends the calculation of reimbursements to municipal corporations to provide that, when calculating the municipal corporation's reimbursement for current expense levy losses, the municipal corporation's "total resources" (its total receipts from certain state and local sources during specified periods) include reimbursements received in 2010 for current expense levy losses only, rather than for all levy losses.

(1) No provision. Included in H.B. 508, As Introduced.

(1) No provision. Included in H.B. 508, As Introduced.

(1) No provision. Included in H.B. 508, As Introduced.

(2) Amends the calculation of reimbursements for tangible personal property tax losses for a tax levied on behalf of a public library under R.C. 5705.23 to require that such losses be considered separately from other levy losses of a taxing unit. (Specifically, payments a library received for levy losses from such a tax are excluded from a taxing unit's "total resources," "TPP allocation," and "S.B. 3 allocation." Instead, such payments, defined as "TPP allocation for library purposes," must exceed a threshold percentage of "total resources" of the public library in order to qualify for a separate reimbursement amount.) Also, specifies that the separate reimbursement is made directly to the public library, rather than through the taxing unit that levied the tax on the library's behalf.

(2) No provision. Included in H.B. 508, As Introduced.

(2) No provision. Included in H.B. 508, As Introduced.

(2) No provision. Included in H.B. 508, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(3) Amends calculation of payments (two per year) for fixed-sum levy losses on tangible personal property taxes on general business to provide that each payment is to be for 50% of the annual fixed-sum levy loss, rather than 100%.</p> <p>Fiscal effect: The Office of Budget and Management indicated that it and the Department of Taxation assumed the law change was in effect when calculating and budgeting the reimbursements, and valued the changes at \$10 million in FY 2012 and \$9.5 million in FY 2013.</p>	<p>(3) No provision. Included in H.B. 508, As Introduced.</p>	<p>(3) No provision. Included in H.B. 508, As Introduced.</p>	<p>(3) No provision. Included in H.B. 508, As Introduced.</p>
<p>TAXCD15 Extending County Appraisal Cycles</p>			
<p>Section: 757.10</p>			
<p>Authorizes the Tax Commissioner, beginning in 2014 and continuing for five years, to extend the revaluation of real property required in a county by not more than one year.</p> <p>Fiscal effect: May increase or decrease the property tax revenues of local jurisdictions depending on whether the delayed sexennial reappraisal or triennial update would increase or decrease aggregate taxable property values in the county.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD47 Property Tax Abatement for Exempt Property

No provision.

Section: 757.20

Permits the abatement of unpaid property taxes, penalties, and interest owed on church property that would have been tax exempt except for a failure to comply with certain tax-exemption procedures. Specifies that the current or former owner of the church property must request the abatement within 12 months after the bill's 90-day effective date.

Fiscal effect: May result in loss of tax revenue for units of local government.

Section: 757.20

Same as the House, but adds an abatement for property that is both used exclusively for a public purpose and owned by a township that acquired the property from a county.

Fiscal effect: Similar to the House, but the expanded eligibility contained in the Senate will increase the loss of tax revenue to local governments.

Section: 757.20

Same as the Senate.

Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD40 Tax Commissioner Authority to Expedite Residential Property Value Appeals

Section: 757.30

Authorizes the Tax Commissioner, upon the written consent of the parties, to review and issue a final determination for cases involving residential property tax values that have been appealed from a board of revision and are docketed with the Board of Tax Appeals. Specifies that any request by a party to a case for transfer of the case to the Department of Taxation be made within two years of the effective date of this section. States that the authority to decide these cases is granted in conjunction with establishment of a small claims division of the Board of Tax Appeals.

No provision. Included in H.B. 505, As Introduced.

No provision. Included in H.B. 505, As Introduced.

No provision. Included in H.B. 505, As Introduced.

Fiscal effect: The Department of Taxation may incur additional costs, of an undetermined amount, to exercise this authority.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Sales and Use Taxes

TAXCD32 Definition of Taxable Sale to Include Pass-through Entity

R.C. 5739.01

Expressly includes, as a taxable sale under the sales tax, the transfer of ownership interests in a pass-through entity if its sole assets are boats, planes, motor vehicles, or other recreational property used primarily by the entity's owners. (Under current law, the transfer of all the shares of a corporation whose sole assets are such property is a taxable sale).

No provision.

No provision.

No provision.

Fiscal effect: Potential gain in sales tax revenue.

TAXCD27 Clarification on the Sales Tax Exemption for Various Types of Water

R.C. 5739.02

Harmonizes the existing sales tax exemption for water bought for "residential use" with the definition of sales tax-exempt "food." (Under current law, water purchased for residential use is tax-exempt unless it is bottled water, distilled water, mineral water, carbonated water, or ice. The amendment removes specific reference to ice and bottled, mineral, or carbonated water, but, according to the Department of Taxation, sales of those forms of water are currently tax-exempt as sales of "food.")

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: None, as the provision codifies current practice of the Department of Taxation.

TAXCD52 **VETOED Sales and Use Tax Exemption for Aerospace Vehicle Research and Development Activities**

No provision.

No provision.

R.C. 5739.02(B)(49)

[**VETOED: Creates a sales and use tax exemption for tangible personal property and services used or consumed in performing research and development activities with respect to aerospace vehicles, the parts and components of aerospace vehicles, and human performance equipment and technology associated with operating and testing aerospace vehicles. Defines aerospace vehicles as any manned or unmanned aviation device including, but not limited to, aircraft, airplanes, helicopters, missiles, rockets, and space vehicles. (Current law exempts sales of materials, parts, equipment, or engines used in the repair and maintenance of aircraft).**]

Fiscal effect: Reduces the state sales and use tax base and creates a GRF revenue loss of undetermined size from decreased state sales and use tax receipts. Also decreases receipts from county permissive and transit authority sales taxes because those local sales taxes share the same tax base as the state sales and use tax.

R.C. 5739.02

Same as the Senate.

Fiscal effect: Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD51 Sales Tax Exemption for Telecommunications Equipment

No provision.

No provision.

R.C. 5739.02, Section 757.61

Removes the requirement that certain telecommunications equipment used in direct marketing must be purchased by a direct marketing vendor in order for the equipment to be exempt from the sales tax.

Fiscal effect: Reduces the state sales and use tax base; thus creates a revenue loss to the state GRF and also decreases receipts from county permissive and transit authority sales taxes. The Department of Taxation has estimated a potential yearly state GRF revenue loss of \$2.6 million from this provision. Corresponding losses to local governments from county and transit authority sales taxes would be about \$0.6 million each year.

R.C. 5739.02, Section 757.61

Same as the Senate.

Fiscal effect: Same as the Senate.

Cigarette Taxes

TAXCD44 Cigarette Tax Stamp Sales and Cost

No provision.

R.C. 5743.03

Specifies that, unless otherwise authorized by the Tax Commissioner, the Treasurer of State may sell cigarette tax stamps only to licensed dealers or retail dealers and authorizes the Treasurer to charge dealers for any costs incurred in the sale of cigarette tax stamps.

R.C. 5743.03

Same as the House, but clarifies that the Treasurer of State may sell tax stamps for cigarettes to only a licensed wholesale dealer unless otherwise authorized by the Tax Commissioner.

R.C. 5743.03

Same as the Senate, but narrows the scope of permissible charges by the Treasurer of State in selling tax stamps to cigarette dealers, providing that the Treasurer may only charge for the costs associated with shipping the tax stamps to the cigarette dealer.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: Potential increase in revenue and expenditures for the Treasurer of State's administrative fund (Fund 6050).

Fiscal effect: Same as the House.

Fiscal effect: Same as the House.

TAXCD30 Cigarette and Tobacco Excise Taxes: Eliminate References to "Brokers"

R.C. 5743.20, 5743.66

Eliminates references to "brokers" in the statutes governing the persons that must report and pay the cigarette and tobacco products excise taxes. (Manufacturers, dealers, distributors, importers, and wholesalers remain subject to those statutes and, unlike "brokers," are defined by law).

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None.

TAXCD31 Penalty for Unlicensed Distribution of Tobacco Products

R.C. 5743.61

Imposes a penalty of up to \$1,000 for distributing tobacco products without having a distributor's license, and requires any person doing so to obtain a distributor's license and to pay the annual \$1,000 license fee for each location where the person acts as a distributor.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: Potential increase in fee revenue. Fee revenue is deposited in the Cigarette Tax Enforcement Fund (Fund 6390).

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Other Taxation Provisions

TAXCD58 Cyclical Rule Review for Department of Taxation's Rules

<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 119.032 Eliminates the exemption from the five-year cyclical rule review requirement for rules adopted, amended, or rescinded by the Department of Taxation; thus, the Department will be required to assign a review date to each of its existing rules and to notify the Joint Committee on Agency Rule Review of the review date for each rule. Fiscal effect: None.</p>	<p>R.C. 119.032 Same as the Senate. Fiscal effect: Same as the Senate</p>
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD34 Investment Tax Credits; Industrial Technology and Enterprise Advisory Council

R.C. 121.22, 122.15 to 122.154, 122.28, 122.30 to 122.36, 184.02, 122.29 (repealed); Sections 812.11, 815.20

Terminates the Industrial Technology and Enterprise Advisory Council (which was created to assist the Director of Development in reviewing applications and making recommendations regarding investment tax credits) and substitutes the Third Frontier Commission in that role. Eliminates the involvement of Edison Centers in the investment tax credit application review and recommendation process and substitutes the Director of Development in that role. Increases, from \$45 million to \$51 million, the maximum amount of investment tax credits that can be issued under the program.

Fiscal effect: Potential increase in GRF tax revenue loss from technology investment tax credits. This credit is available against the personal income tax, the corporate franchise tax, the public utility tax, and the dealer in intangibles tax.

No provision. Included in H.B. 511, As Introduced.

No provision. Included in H.B. 511, As Introduced.

No provision. Included in H.B. 511, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD1 Cancellation of Tax Debts of \$50 or less

R.C. 131.02, 5703.061

Allows the Tax Commissioner to cancel a taxpayer's liability for unpaid taxes, penalties, and interest if the total amount owed for a single tax period does not exceed \$50.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: This change is expected to have a minimal fiscal effect. The provision will both decrease administrative costs and revenue.

TAXCD36 Changes to the Venture Capital Loan Tax Credit Program

R.C. 150.03, 150.05, 150.07

Increases annual tax credit limit from \$20 million to \$26.5 million.

No provision. Included in H.B. 511, As Introduced.

No provision. Included in H.B. 511, As Introduced.

No provision. Included in H.B. 511, As Introduced.

Makes various other changes to the administration of the Venture Capital Program, including: specifying that any agreement between the Ohio Venture Capital Authority and a program administrator must require the program administrator and any fund manager to have a "significant presence" in Ohio, and include past performance in the evaluation criteria of investment funds that would manage funds for the Program.

Fiscal effect: Potential increase in revenue loss from the venture capital tax credits.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD38 Tax Payment Requirements for Dissolving Corporations

R.C. 1701.86, 1702.47

Requires that corporations be current on all state taxes when filing a certificate of voluntary dissolution. (Under current law, corporations filing a certificate of voluntary dissolution must show current payment of only the corporation franchise, sales, use, and highway use taxes.)

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: This change may increase compliance with tax laws, possibly resulting in an increase, of an uncertain amount, in tax receipts.

TAXCD24 Direct Distribution of a Horse Racing Tax

R.C. 3769.28

Changes the distribution of a horse racing tax, by requiring the Tax Commissioner to pay the tax directly to the municipal corporation or township in which a horse racing meeting took place and in which any facilities or accessory uses therefore were located. (Currently the Tax Commissioner returns the amount of the tax to the permit holder for forwarding to the appropriate unit or units of local government.) Also moves into permanent law a provision currently in administrative law providing for reporting by the permit holder the information required for administration of this tax.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD26 Alcoholic Beverage Tax and S Liquor Permit Holders

R.C. 4301.42, 4303.33

Specifies that S liquor permit holders must pay the alcoholic beverage tax. Provides that, similar to other permit holders liable for the bottled and canned beer excise tax, S liquor permit holders must submit monthly reports showing the amount of beer the permit holder sold in the state.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None.

TAXCD21 Tax Status of Electric Distribution Utility Phase-In-Recovery Property and Revenue

R.C. 4928.23, 4928.2314

(1) Specifies that the existing state and local tax exemption for the transfer and ownership of phase-in-recovery property as well as the imposition, charging, collection, and receipt of phase-in-recovery revenues does not prohibit the levy of the Commercial Activity Tax.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

(2) Specifies that tangible personal property of an electric distribution utility that is used to generate, transmit, or distribute electricity is not "phase-in-recovery property", which means a utility (or its assignee to which its phase-in-recovery property is sold, assigned, transferred, or conveyed) cannot pledge tangible personal property to secure the payment of bonds issued under a securitization order authorizing the recovery of uncollected utility costs.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Fiscal effect: Annual revenue gain between \$1 million and \$2 million for the Commercial Activity Tax (CAT), which increases revenues to the GRF, the School District Tangible Property Tax Replacement Fund (Fund 7047), and the Local Government Tangible Property Tax Replacement Fund (Fund 7081). For FY 2013 and thereafter, 50% of CAT receipts will be deposited to the GRF, and the remaining amount will be allocated to Fund 7047 (35%), and Fund 7081 (15%).</p>			
TAXCD45 Collection of Dealers in Intangibles Tax			
	<p>R.C. 5703.05</p> <p>No provision.</p> <p>Authorizes the Tax Commissioner to accept payments of the dealers in intangibles tax directly from taxpayers and provides that the Tax Commissioner, instead of the Treasurer, may bill taxpayers for underpaid amounts or issue refunds for overpaid amounts. (Current law requires taxpayers to pay the tax to the Treasurer of State).</p> <p>No provision.</p> <p>Provides that taxpayers must claim a refund of overpaid dealers in intangibles taxes by filing an application for a final assessment, instead of applying for a certificate of abatement.</p> <p>Fiscal effect: None.</p>	<p>R.C. 5703.05, 5719.13, 5725.14 to 5725.17, 5725.22, and 5725.221</p> <p>Same as the House, except removes a phrase that should have been removed from the bill when the House removed provisions proposing the imposition of a new financial institution tax in place of the current corporation franchise tax and dealers in intangibles tax.</p> <p>Same as the House.</p> <p>Fiscal effect: None.</p>	<p>R.C. 5703.05, 5719.13, 5725.14 to 5725.17, 5725.22, and 5725.221</p> <p>Same as the Senate.</p> <p>Same as the House.</p> <p>Fiscal effect: None.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD10 Declined or Dishonored Electronic Payment Fee

R.C. 5703.261

Authorizes the Department of Taxation to impose a \$50 penalty on declined or dishonored electronic payments (the same penalty as for dishonored checks currently).

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: The Executive estimates that this change will result in a gain of \$800,000 per year, primarily to the GRF, but affecting other funds as well. The fund affected in any specific case depends on the underlying tax and the fund(s) into which its proceeds are deposited.

TAXCD39 Electronic Notice or Order

R.C. 5703.37

Prescribes the procedure by which the Tax Commissioner may deliver tax notices or orders by secure electronic means, including electronic mail or by posting on a secure web site accessible by the recipient.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: More extensive use of electronic means of notification may reduce Department of Taxation costs, by an uncertain amount.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD11 Reduce Interest for Calculation of Federal Short-term Rate

R.C. 5703.47

Reduces the statutory interest rate charged for tax underpayments and payable on some tax refunds from the "federal short-term rate" plus three per cent to the federal short-term rate plus one per cent. Increases, by one percentage point, the interest rate for estate tax underpayments and refunds and for any remaining business tangible personal property tax underpayments or refunds. (Currently, the rate for those taxes equals the federal short-term rate. The interest rate change affects the interest charged for many other sums due to the state and affects the discount rate used to value oil and gas reserves for property tax purposes.)

Eliminates the requirement that notification of the interest rate to county auditors be in writing.

Fiscal effect: This change is expected to have a minimal effect on revenues to the state and local governments. The reduced revenue received from interest on tax underpayments is expected to be approximately offset by reduced interest payments made on eligible refunds.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD41 Facsimile or E-Mail Filing of Appeals

R.C. 5717.01, 5717.011, 5717.02

Allows for parties to file a notice of appeal to the Board of Tax Appeals by fax or e-mail. For an appeal of a municipal income tax case from a municipal board of appeals, also allows the parties to file by fax or e-mail with a court of common pleas.

No provision. Included in H.B. 505, As Introduced.

No provision. Included in H.B. 505, As Introduced.

No provision. Included in H.B. 505, As Introduced.

Fiscal effect: Electronic filing may reduce costs of the Board of Tax Appeals, by an undetermined amount. For courts of common pleas, efficiencies with electronic filing may reduce costs, or costs may increase for any courts not currently equipped for electronic filing.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD3 New Markets Tax Credit Changes

R.C. 5725.33

Allows community development entities (CDEs) to make credit-eligible investments in a low-income community business that derives 15% or more of its annual revenue from renting or selling real estate.

Eliminates requirement to calculate adjusted purchase price of investments in calculating the amount of the credit and permits CDEs to identify qualifying equity investments from any CDE, and clarifies that the maximum allowable credit for each investor is \$1 million.

Permits credits of 5% for the first three years and 6% for the final four years, compared with the current schedule of 0% in the first two years, 7% in the third year, and 8% in the final four years

Fiscal effect: Appears to be revenue neutral over seven years. H.B. 1 of the 128th G.A. authorized up to \$10 million in annual New Markets Tax Credits which could be applied against the corporate franchise tax, and the domestic and foreign insurance taxes.

No provision. Included in H.B. 511, As Introduced.

No provision. Included in H.B. 511, As Introduced.

No provision. Included in H.B. 511, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
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TAXCD42 New Financial Institution Tax

R.C. 5726.02, 5726.01, 5726.03 to 5726.08, various other sections of law

(1) Beginning on January 1, 2014, eliminates the corporation franchise tax (CFT) and dealers in intangibles tax (DIT). Beginning on January 1, 2014, imposes a new tax on financial institutions, which include banks (financial institutions previously subject to the CFT), bank holding companies (if a corporation, a bank holding company previously subject to the CFT), nonbank financial organizations (dealers in intangibles previously subject to the DIT), and consolidated groups of such entities. (The corporation franchise tax applied only to corporations; the new tax applies to financial institutions regardless of organizational form.)

No provision. Included in H.B. 510, As Introduced.

No provision. Included in H.B. 510, As Introduced.

No provision. Included in H.B. 510, As Introduced.

(2) Clarifies that financial institutions subject to the new tax continue to be exempt from the CAT. Imposes the new tax on the "total Ohio equity capital" of a financial institution, as measured at the end of the calendar year preceding the tax year. Defines a financial institution's "total Ohio equity capital" as the amount of the institution's total equity capital apportioned to Ohio based upon the proportion of the institution's gross receipts that are received in this state. Provides that, in determining its total equity capital and gross receipts, a financial institution must use amounts reported on certain federal regulatory forms (an FR Y-9

No provision. Included in H.B. 510, As Introduced.

No provision. Included in H.B. 510, As Introduced.

No provision. Included in H.B. 510, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>or call report) or, if the financial institution does not file such forms, amounts calculated according to generally accepted accounting principles (GAAP).</p> <p>(3) Levies the new tax at the rate of 0.8% on the first \$500 million of a financial institution's total Ohio equity capital and at 0.25% on the amount of total Ohio equity capital that exceeds \$500 million, and provides that if the tax calculated for a financial institution according to those rates does not exceed \$1,000, the financial institution must pay a minimum tax of \$1,000. Provides that if, for the 2014 tax year, these tax rates produce tax revenues of more than 110% or less than 90% of a target revenue amount (\$225 million), the tax commissioner must adjust the rates for ensuing tax years. Provides that the tax is due on or before March 31 of the tax year, and requires taxpayers to make estimated payments of the tax in August and November of the year preceding the tax year and in February of the tax year.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p>
<p>(4) Includes provisions substantially similar to provisions of the corporation franchise tax in relation to the following: assessments for failure to file a return or pay the tax, other penalties, taxpayer refunds, cancellation of an entity's authority to do business in this state if the entity does not file a return or pay the tax, the conditions for reinstatement of such an entity's authority to do business in this state, and the allowance of certain tax credits.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>(5) Authorizes a refundable personal income tax credit to an investor or beneficiary to the extent that a pass-through entity pays the new tax on an individual investor's or beneficiary's adjusted distributive share and requires an investor or beneficiary receiving the credit to add the amount of the credit to its income for personal income tax purposes to the extent that the credit has been deducted in computing that income.</p> <p>(6) Changes references to the "Department of Development" and the "Director of Development" to the "Department of Development Services" and the "Director of Development Services."</p> <p>Fiscal effect: The Executive estimates the new financial institution tax would produce GRF receipts of \$225 million in tax year 2014 (after the current biennium). Taxes replaced by the new financial institution tax are estimated to provide revenues of \$220 million (CFT) and \$38 million (DIT) in FY 2012.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p> <p>No provision. Included in H.B. 510, As Introduced.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p> <p>No provision. Included in H.B. 510, As Introduced.</p>	<p>No provision. Included in H.B. 510, As Introduced.</p> <p>No provision. Included in H.B. 510, As Introduced.</p>
<p>TAXCD9 Estate Asset Transfer Permission Requirement</p>			
<p>R.C. 5731.39</p> <p>Eliminates the requirement that the Tax Commissioner give written permission for asset transfers with respect to decedents dying on or after January 1, 2013.</p> <p>Fiscal effect: None. By prior legislation, the estate tax is to be terminated at the end of 2012.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>	<p>No provision. Included in H.B. 508, As Introduced.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD28 Accumulation of Interest on Tax Refunds

R.C. 5733.26, 5747.11, 5751.08

(1) Provides that interest does not accrue on any portion of a taxpayer's income, corporation franchise, or commercial activity tax refund if the refund results from a refundable credit.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

(2) Specifies that, when an income or pass-through entity withholding tax refund arises from the filing of an amended return, interest on the tax refund will be allowed from the date the amended return is filed to the date the refund is paid.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

(3) Removes a provision of current law that specifies that, when an income taxpayer is allowed interest on a refund of amounts overpaid as the result of an illegal or erroneous Department of Taxation assessment, the interest accumulates from the date the taxpayer paid the illegal or erroneous assessment until the date the refund is paid.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

(4) Removes a provision of current law that provides that, when an income taxpayer is allowed interest on a refund of amounts overpaid on a tax return (not as the result of an illegal or erroneous assessment), the interest accumulates during the period beginning 90 days after the return was filed and ending the date the refund is paid. (Another provision of the same law, retained under the amendment, provides that the interest on a refund of any income tax overpayment not resulting from a refundable

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

tax credit will accumulate from the date of overpayment until the date the refund is paid, unless the refund is paid within 90 days after the last date for filing a tax return, in which case no interest is allowed.)

Fiscal effect: Potential minimal revenue gain.

TAXCD2 Surety Bond Requirement for Motor Fuel Dealer Licensees

R.C. 5735.02, 5735.03

Instead of requiring all applicants for a motor fuel dealer's license to file a surety bond with the license application as under current law, provides the Tax Commissioner discretion over whether to require a motor fuel dealer to file a surety bond with the motor fuel dealer's license application if the motor fuel dealer only sells or distributes motor fuel for which the motor fuel tax has already been paid or for which payment of the tax is not required.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD4 Motor Fuel Tax: Personal Liability for Tax

R.C. 5735.35

Extends to all kinds of business organizational forms the current provision that assigns personal liability for the motor fuel tax to individual owners, employees, officers, and trustees of the business who are responsible for reporting and paying the tax. (Current law refers only to such individuals relative to corporations and business trusts).

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: This change is expected to have a minimal fiscal effect.

TAXCD7 Simplify Vendor Registration Process

R.C. 5739.01, 5739.17

Eliminates the special sales tax vendor license categories of "service vendor" and "delivery vendor," but allows the Tax Commissioner to create specific classes of vendor licenses. Explicitly permits the Commissioner to cancel a vendor's license if the vendor fails to notify the Commissioner of a change of address and if ordinary mail sent to the address on the vendor's license is returned as undeliverable. Requires all vendors to display their vendor licenses, not just transient vendors.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD5 Notify All Vendors and Sellers of Changes in Local Sales Tax Rates

R.C. 5739.021, 5739.023, 5739.026, 5739.04, and 5741.08

Requires the Tax Commissioner to notify all vendors and sellers when local sales tax rates change. (Under current law, only vendors and sellers registered through the Streamlined Sales Tax Central Registration System are required to be notified.)

Specifies that all vendors making sales from a printed catalog, not just vendors registered under the registration system who make catalog sales, do not have to apply changes in local sales tax rates that differ from the catalog rates until the beginning of a calendar quarter that follows 120 days after the Tax Commissioner notifies vendors of the rate change.

Fiscal effect: Minimal, if any. Codifies existing departmental practice.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD25 Horizontal Well Severance Tax and Income Tax Reductions

**R.C. 5749.02, 131.44, 131.46,
1509.01, 1509.51, 5747.02,
5749.01, and 5749.031;
Sections 812.21 and 815.20**

(1) Levies a severance tax at a rate of 4% of the market price of oil and condensate produced by horizontal wells. Authorizes owners of such wells to apply to the Department of Natural Resources to reduce the rate to 1.5% for the first year of the well's operation and for up to a second full year, unless gross receipts from the well exceed the well's production costs. Levies a severance tax at a rate of 1% of the market price of natural gas produced by horizontal wells.

(1) No provision.

(1) No provision.

(1) No provision.

(2) Adjusts the rate of severance tax on natural gas from non-horizontal wells, which is currently 2.5 cents per one thousand cubic feet (Mcf), to the lesser of three cents per Mcf or 1% of the market price.

(2) No provision.

(2) No provision.

(2) No provision.

(3) Exempts from the severance tax natural gas produced by a severer's non-horizontal well that produces fewer than 10,000 cubic feet per day in a calendar quarter.

(3) No provision.

(3) No provision.

(3) No provision.

(5) Requires that money be transferred on or before September 25 each year from the Horizontal Well Tax Fund to funds used by the Department of Natural Resources in an amount, certified by the Tax Commissioner, equal to the revenue that would have been raised under current severance tax rates during the preceding fiscal year had the bill

(5) No provision.

(5) No provision.

(5) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>not changed the rates.</p> <p>(4) Creates the Horizontal Well Tax Fund, to which severance tax receipts derived from horizontal wells are credited, and the Shale Resource Income Tax Relief Fund, to which the OBM Director transfers the remaining balance of the Horizontal Well Tax Fund every September once transfers to Department of Natural Resources are completed.</p>	<p>(4) No provision.</p>	<p>(4) No provision.</p>	<p>(4) No provision.</p>
<p>(6) Requires the OBM Director, on or before October 5 of every year, to calculate the balance in the Shale Resource Income Tax Relief Fund as a percentage of the anticipated personal income tax revenues for the fiscal year. Stipulates that the OBM Director certify the percentage, if it exceeds 0.35%, to the Tax Commissioner no later than October 10 so the Tax Commissioner can reduce personal income tax rates by the certified percentage. Requires the OBM Director to transfer amounts as necessary from the Shale Resource Income Tax Relief Fund to the GRF, the Local Government Fund (LGF or Fund 7069), and the Public Library Fund (PLF or Fund 7065) so those funds are held harmless from revenue losses arising from the personal income tax rate reductions.</p>	<p>(6) No provision.</p>	<p>(6) No provision.</p>	<p>(6) No provision.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: According to the Executive, horizontal well severance tax revenues will be \$21 million in FY 2013, of which \$17 million will be transferred to the Shale Resource Income Tax Relief Fund while the remaining amount will be transferred to the Department of Natural Resources. By FY 2014, the Executive estimates more than \$61 million in horizontal well revenues will be credited to the Shale Resource Income Tax Relief Fund. In FY 2014, the Shale Resource Income Tax Relief Fund would have a balance sufficient to trigger a reduction in personal income tax rates for tax year 2014. The Executive estimates that the Shale Resource Income Tax Relief Fund will receive \$152 million in FY 2015 and \$291 million in FY 2016, which are based upon projected horizontal well severance tax revenues of \$174 million and \$327 million, respectively. The revenue projections assume that all horizontal wells pay the lower 1.5% tax rate for their first two years and pay the higher 4.0% tax rate beginning in the third year and every year thereafter. Revenue projections rely, in part, upon well production estimates provided by the Ohio Shale Coalition Study. Finally, the Executive Branch revenue estimates assume future natural gas prices will be \$2.50 per million British thermal units. If future natural gas prices are higher or if horizontal wells recover their costs and pay the higher 4% tax rate sooner than

Executive

As Passed by the House

As Passed by the Senate

As Enacted

anticipated, the potential severance tax revenues would be higher, and the transferred balances to the Shale Resource Income Tax Relief Fund would also be higher. Total revenue to the Shale Resource Income Tax Relief Fund during FY 2013 through FY 2016 is estimated to be \$522 million under these assumptions. Under alternate assumptions, the Executive estimates revenue to the new fund could be up to \$973 million during this period.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TAXCD33 Distribution of Casino Tax Proceeds

R.C. 5753.03, Section 812.20

Creates the Peace Officer Training Academy Fund (Fund 5LR0) and the Criminal Justice Services Casino Tax Revenue Fund (Fund 5LM0) to receive the portion of casino tax proceeds (2%) allocated for the purpose of supporting law enforcement training efforts of the Peace Officer Training Academy and the Department of Public Safety's Division of Criminal Justice Services.
 Stipulates that the portion of casino tax proceeds (3%) allocated to the Ohio State Racing Commission Fund (Fund 5JK0) is for use by the Commission to promote pari-mutuel horse racing.
 Specifies that the portion of casino tax proceeds (2%) allocated to the Problem Casino Gambling and Addictions Fund (Fund 5JL0) is for use by the Department of Alcohol and Drug Addiction Services.
 Provides that these amendments are exempt from the referendum and will take effect immediately when the act becomes law.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

R.C. 5753.03, Section 812.20

Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: None. Current law already requires amounts credited to Ohio Law Enforcement Training Fund (Fund 5JN0) to be allocated to the Ohio Peace Officer Training Academy (85%) and the Division of Criminal Justice Services (15%). This provision creates funds to receive the resulting monies and from which appropriations may be made.

Fiscal effect: Same as the Executive.

TAXCD22 Waiver of Property Tax Value Certification Requirements

Section: 757.20

Excuses the Tax Commissioner from certifying certain property tax information that, under current law, is required to be certified to the Department of Education and Office of Budget and Management in May and June of 2012.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

No provision. Included in H.B. 508, As Introduced.

Fiscal effect: None; the school foundation funding formula for fiscal years 2012 and 2013 relies upon fiscal year 2011 information.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOTCD5 Determinations of Liability in Civil Actions Against the Department of Transportation

R.C. 2743.021, 2743.01, 2743.02, 2743.022

Exempts from the criteria used to determine the state's liability in accordance with the rules of law applicable to actions between private parties the determination of liability of the Ohio Department of Transportation (ODOT) in actions against the Department under the Court of Claims Law. Instead specifies that ODOT's liability is determined based on the governmental and proprietary functions of the Department.

No provision.

No provision.

No provision.

Defines the governmental and proprietary functions of ODOT for the purposes of determining the Department's liability in civil actions, and specifies that ODOT is not liable for damages in civil actions related to ODOT's governmental and proprietary functions unless otherwise specified.

No provision.

No provision.

No provision.

Specifies that ODOT is liable in damages for injury, death, or loss to person or property shown to be caused by a preponderance of the evidence by (1) the negligent operation of a motor vehicle by an officer or employee within the scope of the person's employment or authority; (2) the negligent performance of acts with respect to ODOT's proprietary functions; (3) the negligent failure to keep roads or highways in repair or to remove obstructions; (4) negligence and patent defects in buildings or grounds used in a governmental function; or (5) if civil liability is otherwise imposed on ODOT by statute.

No provision.

No provision.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Specifies that ODOT is immune from liability for damages for injury, death, or loss to person or property in a civil action if (1) the officer or employee involved was engaged in a prosecutorial, quasi-judicial, or quasi-legislative function; (2) the conduct of the officer or employee involved was not negligent and was required or authorized by law, or was necessary or essential to the exercise of the powers of ODOT or the officer or employee; (3) the action or failure to act of an officer or employee was within the person's discretion with respect to policymaking, planning, or enforcement powers by virtue of the person's official duties or responsibilities; or (4) the injury, death, or loss to person or property resulted from the exercise of judgment or discretion in determining whether to acquire, or how to use, equipment, supplies, materials, personnel, facilities, and other resources unless the judgment or discretion was exercised with malicious purpose, in bad faith, or in a wanton or reckless manner.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>
<p>Specifies that an officer or employee of ODOT is immune from liability for damages for injury, death, or loss to person or property in a civil action unless (1) the person's acts or omissions were manifestly outside the scope of the person's employment or official responsibilities; (2) the person's acts or omissions were with malicious purpose, in bad faith, or in a wanton or reckless manner; or (3) civil liability is expressly imposed upon the officer or employee by a section of the Revised Code.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Specifies that an immunity or defense conferred upon an officer or employee of ODOT does not affect any liability of the Department for an act or omission of the officer or employee</p> <p>Fiscal effect: This limits the circumstances under which the Department of Transportation might be required to pay damages or other liability costs in the event of civil actions against the Department or its officers and employees.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>
DOTCD6 Speed Limits in Construction Zones			
<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 4511.98</p> <p>Permits the Director of Transportation to establish speed limits within construction zones that vary based on the type of work being conducted, the time of day, or any other criteria the Director may consider appropriate.</p> <p>Fiscal effect: Potential minimal increase in costs to the Highway Operating Fund (Fund 7002) for additional signage that may be required for varying speed limits in construction zones.</p>	<p>R.C. 4511.98</p> <p>Same as the Senate.</p> <p>Fiscal effect: Same as the Senate.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOTCD7 Lights on Snow Removal Equipment and Oversize Vehicles

No provision.

No provision.

R.C. 4513.18

Clarifies that any flashing lights on snow removal equipment and oversize vehicles operating under special permits must be a color other than blue or red.

Fiscal effect: None.

R.C. 4513.18

Same as the Senate.

Fiscal effect: Same as the Senate.

DOTCD4 Operating Costs of the Office of Aviation

R.C. 4561.21

Permits money in the Airport Assistance Fund to be used to pay operating costs associated with the Office of Aviation of the Department of Transportation.

Fiscal effect: The provision potentially increases the amount in the Airport Assistance Fund (Fund 5W90) available for operating expenses to supplement the amounts currently allocated for such purposes through the GRF. However, this could reduce the amount available in Fund 5W90 for grants to airports for pavement maintenance and obstruction removal.

No provision.

No provision.

No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOTCD2 Authority to Contract for Traveler Information Program

R.C. 5501.03

Authorizes the Director of Transportation to enter into an agreement or contract with any entity to provide a free traveler information program to provide real time traffic conditions and travel time information, and allows the Director to contract with a program manager to develop and operate the program.

No provision. Included in H.B. 514, As Introduced.

No provision. Included in H.B. 514, As Introduced.

No provision. Included in H.B. 514, As Introduced.

Specifies that the compensation due to a program manager or vendor may include deferred compensation in an amount determined by the Director of Transportation, and requires excess revenue, as determined by the Director of Transportation and the Director of Budget and Management, to be deposited into the Highway Operating Fund.

No provision. Included in H.B. 514, As Introduced.

No provision. Included in H.B. 514, As Introduced.

No provision. Included in H.B. 514, As Introduced.

Specifies that trade secrets or commercial or financial information provided to the Director are confidential and are not public records.

No provision. Included in H.B. 514, As Introduced.

No provision. Included in H.B. 514, As Introduced.

No provision. Included in H.B. 514, As Introduced.

Fiscal effect: The costs of contracting for a traveler information program would most likely be paid from the Highway Operating Fund (Fund 7002). Some of these costs potentially could be offset by the receipt of "excess revenues," the amounts of which would be determined by the directors of Transportation and Budget and Management.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DOTCD1 Authority for Director of Transportation to Organize the Department

**R.C. 5501.04, 5501.07, Repealed:
R.C. 5501.09**

Eliminates the current eight statutory divisions of the Department of Transportation (the divisions of business services, engineering policy, finance, human resources, information technology, multi-modal planning and programs, project management, and equal opportunity) and instead authorizes the Director of Transportation to organize the Department under existing general authority.

Replaces the Office of Public Transportation within the Division of Multi-Modal Planning with the Office of Transit.

Fiscal effect: None.

R.C. 5501.04

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

**R.C. 5501.04, 5501.07, Repealed:
R.C. 5501.09**

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

**R.C. 5501.04, 5501.07, Repealed:
R.C. 5501.09**

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

DOTCD3 Reimbursements to a Utility for Facility Relocation

R.C. 5501.51

Defines the "actual cost" component of the "cost of relocation," relative to current law requiring the state to reimburse a utility for the cost of relocating a facility because of a highway construction project, to mean only those costs that are eligible for reimbursement in accordance with Part 645, Subparts A and B, of Title 23 of the Code of Federal Regulations, which concerns utility facilities on federal-aid or direct federal highway projects.

No provision.

No provision.

No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: The provision limits the state-reimbursable costs of utility relocations to those eligible under federal law, potentially reducing any expenditures for this purpose from the Highway Operating Fund (Fund 7002).

DOTCD8 Advertising Signs at Certain Professional Sports Facilities

No provision.

No provision.

R.C. 5516.02, 5516.06

Requires the rules that the Director of Transportation must adopt for certain highway advertising devices to allow an advertising device to be located within 350 feet of the structure of a professional sports facility, and that such devices near sports facilities have a maximum area of 5,000 square feet, exclusive of decorative bases and supports.

No provision.

Fiscal effect: Negligible administrative costs to the Highway Operating Fund (Fund 7002) for the incorporation of the required change in rules.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

TOSCD5 Proceeds of Obligations Issued for Certain Capital Facilities

No provision.	No provision.	<p>R.C. 151.01, 154.01</p> <p>Clarifies that the proceeds of obligations issued by the Treasurer of State or the Ohio Public Facilities Commission to pay the costs of certain capital facilities may be used to pay interest on the obligations in addition to interest from the date of their issuance to the time when interest is to be covered from sources other than the proceeds of obligations.</p> <p>Fiscal effect: None.</p>	<p>R.C. 151.01, 154.01</p> <p>Same as the Senate.</p>
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TOSCD3 Student Loan Servicing

No provision.	No provision.	<p>R.C. 3366.05</p> <p>Allows the Treasurer of State to act as an eligible not-for-profit servicer of student loans owned by the federal government.</p> <p>Fiscal effect: Revenues received by the Treasurer in acting as a servicer of student loans are to be deposited in a fund in the custody of the Treasurer, not in the state treasury. The custodial fund is to be used to pay administrative costs, with any unexpended amounts deposited into the state treasury to the credit of the Treasurer of State's Administrative Fund (Fund 6050).</p>	<p>R.C. 3366.05</p> <p>Same as the Senate.</p>
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Executive	As Passed by the House	As Passed by the Senate	As Enacted
TOSCD2 Abandoned Service Stations			
No provision.	<p>R.C. 3791.11</p> <p>Eliminates the Treasurer of State's office as one office wherein money or a bond may be filed for the repair or removal of abandoned service stations and the restoration of property if the owner or lessee owns, leases, or constructs two or more service stations in this state.</p>	<p>R.C. 3791.11, 3791.12 and Section 737.50</p> <p>Same as the House.</p>	<p>R.C. 3791.11, 3791.12 and Section 737.50</p> <p>Same as the House.</p>
No provision.	<p>Requires the Treasurer of State to refund the money or release the bond to the owner or lessee, who, in turn, must file a bond with the municipality or county in which the service station is located.</p> <p>Fiscal effect: Possible increase in administrative costs for municipalities and counties related to abandoned service station filings.</p>	Same as the House.	Same as the House.
TOSCD1 Collection of Insurance Taxes			
No provision.	<p>R.C. 3905.36</p> <p>Authorizes the Treasurer of State to select a designee to collect taxes levied on the gross premiums of "unauthorized" insurance companies (i.e., "surplus lines") and payable by the insured.</p> <p>Fiscal effect: None.</p>	<p>R.C. 3905.36</p> <p>Replaces the House provision with a provision that allows the Treasurer of State and the Superintendent of Insurance to agree that the Superintendent will collect, on the Treasurer's behalf, the tax levied on the gross premiums of "unauthorized" insurance companies.</p> <p>Fiscal effect: None.</p>	<p>R.C. 3905.36</p> <p>Same as the Senate.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DVSCD1 State Commissioner of Soldiers' Claims – Obsolete Reference

R.C. 149.01

Removes an obsolete reference to the State Commissioner of Soldiers' Claims, a position that no longer exists, from a law that requires various state officers, commissions, boards, and other entities to make an annual report.

No provision. Included in H.B. 490, As Introduced.

No provision. Included in H.B. 490, As Introduced.

No provision. Included in H.B. 490, As Introduced.

Fiscal effect: None.

DVSCD2 County Veterans Service Officer

R.C. 317.24

Requires a county recorder's office to make a veteran's record of discharge available to a county veterans service officer who is certified by the Department of Veterans Services and who specifies that the record is needed for the purpose of supporting a veteran's claim for benefits.

No provision. Included in H.B. 490, As Introduced.

No provision. Included in H.B. 490, As Introduced.

No provision. Included in H.B. 490, As Introduced.

Fiscal effect: This provision may make it easier for county veterans service officers to process benefit claims for veterans, thus creating administrative efficiencies. Under current law, the individual seeking benefits may request the record and then forward it to the county veterans service officer.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DVSCD3 Publication of Veterans Service and Organizational Information and Composition of Veterans Advisory Committee

R.C. 5902.02

(1) Removes the requirement that the Director of Veterans Services publish and distribute a listing of veterans service directors and officers in Ohio and elsewhere and their contact information, and requires the Director of Veterans Services to publish electronically a listing of county veterans service offices and commissioners.

(1) No provision. Included in H.B. 490, As Introduced.

(1) No provision. Included in H.B. 490, As Introduced.

(1) No provision. Included in H.B. 490, As Introduced.

(2) Adds a member of the National Guard Association of the United States who is an Ohio resident to the Veterans Advisory Committee.

(2) No provision. Included in H.B. 490, As Introduced.

(2) No provision. Included in H.B. 490, As Introduced.

(2) No provision. Included in H.B. 490, As Introduced.

Fiscal effect: The change to the publication requirement could decrease costs for the Department of Veterans Services, specifically printing and distribution costs. The provision adding a member to the Veterans Advisory Committee will have no fiscal effect.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

BWCCD2 Workers' Compensation Board Nominating Committee

R.C. 4121.123

Permits the President of the Ohio Township Association, if presently unavailable to serve, to select a designee to serve on the Workers' Compensation Board of Directors Nominating Committee.

Permits the President of the Ohio County Commissioners Association, if presently unavailable to serve, to select a designee to serve on the Workers' Compensation Board of Directors Nominating Committee.

R.C. 4121.123

Same as the Executive.

Same as the Executive.

R.C. 4121.123

Same as the Executive.

Same as the Executive.

R.C. 4121.123

Same as the Executive.

Same as the Executive.

BWCCD1 Publishing of Rules and Orders Electronically Upon Request

R.C. 4121.18, (Repealed), 4121.30, 4123.20

Requires the Administrator of Workers' Compensation to make available electronically the joint rules governing the operating procedures of the Bureau of Workers' Compensation and the Industrial Commission, rather than making those rules available in a single printed publication as under current law.

Eliminates the requirement that the Administrator maintain a mailing list of persons who have requested copies of the rules.

Requires the Administrator to make available electronically upon request the classifications, rates, rules, and rules of

R.C. 4121.18

Same as the Executive.

Same as the Executive.

Same as the Executive.

R.C. 4121.18, (Repealed), 4121.30, 4123.20

Same as the Executive.

Same as the Executive.

Same as the Executive.

R.C. 4121.18, (Repealed), 4121.30, 4123.20

Same as the Executive.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>procedure of the Bureau and Commission.</p> <p>Fiscal effect: This will reduce printing and related administrative costs incurred by the Workers' Compensation Fund (Fund 7023) appropriation item 855409, Administrative Services.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>	<p>Fiscal effect: Same as the Executive.</p>

BWCCD6 University Hospitals Workers' Compensation Self-Insurance

<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 4123.35</p> <p>Permits an eligible state institution of higher education to include, rather than exclude, its hospitals when self-insuring against claims for workers' compensation.</p> <p>Fiscal effect: The fiscal effects are uncertain. There are four university hospitals potentially affected by this provision.</p>	<p>R.C. 4123.35</p> <p>Same as the Senate.</p> <p>Fiscal effect: Same as the Senate.</p>
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BWCCD3 Cost Allocation of Workers' Compensation Premium Payments Owed to the Public Insurance Fund

<p>R.C. 4123.41</p> <p>Allows the legislative body of a county, district, district activity, or institution to engage in cost allocation for required premium contributions as well as direct and indirect costs related to the administration of workers' compensation.</p>	<p>No provision. Included in H.B. 509, As Introduced.</p>	<p>No provision. Included in H.B. 509, As Introduced.</p>	<p>No provision. Included in H.B. 509, As Introduced.</p>
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: There is no apparent net effect on premium amounts and administrative assessments owed to BWC as a result of this provision. But depending on how counties implement cost allocation plans under this provision, there could be higher charges against some county funds and lower amounts against others.

BWCCD7 Workers' Compensations for Professional Sports Teams

No provision.

No provision.

R.C. 4123.54

Permits an employer, upon approval of the Administrator of Workers' Compensation, to provide workers' compensation coverage insurance to professional athletes and coaches if the employer administers payroll and provides workers' compensation insurance coverage for a professional sports team subject to a collective bargaining agreement that provides for uniform administration of compensation and benefits.

R.C. 4123.54

Same as the Senate.

No provision.

No provision.

Permits an employer that is a professional sports league or a member team of a professional sports league that operates as a single entity, upon approval of the Administrator, to provide workers' compensation insurance coverage for players and coaches through an out-of-state league policy provided that any individual member team is obligated to the sports league to pay any claims not covered by the out-of-state insurance.

Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	Prohibits a professional athlete, coach, or the dependents of a professional athlete or coach who is or was an employee of an employer described above from applying or receiving compensation or benefits under Ohio law for an injury or occupational disease suffered in the course of employment and makes the laws of the state where the policy was issued the exclusive remedy.	Same as the Senate.
BWCCD5 Partial Disability Compensation Payments			
No provision.	No provision.	R.C. 4123.57 Clarifies that the partial disability compensation payable per week established in current law be paid in installments. Permits the installment payments to be commuted to lump-sum payments only when the specified special circumstances in current law exist.	R.C. 4123.57 Same as the Senate.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DYSCD7 Transfer of Jurisdiction to Juvenile Court

R.C. 2152.121

Requires, under certain circumstances, that a criminal court and all other agencies expunge all records related to a child's conviction or guilty plea if the criminal case is bound back to the juvenile court.

Fiscal effect: Potential minimal administrative cost for certain state and local governmental entities to expunge certain records.

R.C. 2152.121

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2152.121

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 2152.121

Same as the Executive.

Fiscal effect: Same as the Executive.

DYSCD6 Serious Youthful Offender Disposition Assessment Tool

R.C. 2152.131

(1) Requires the Department of Youth Services to select a single validated risk assessment tool for assessing a delinquent child's risk to reoffend.

(1) No provision.

(1) No provision.

(1) No provision.

(2) Requires prosecutors to use the assessment tool in determining whether to initiate a serious youthful offender dispositional sentence process for eligible youth.

(2) No provision.

(2) No provision.

(2) No provision.

(3) Requires juvenile courts generally to use the assessment tool in determining the disposition of adjudicated delinquent youth under serious youthful offender sentencing procedures.

(3) No provision.

(3) No provision.

(3) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(4) Requires the prosecutor and juvenile court employees who use the assessment tool to be trained and certified by a Department of Youth Services certified trainer.	(4) No provision.	(4) No provision.	(4) No provision.
(5) Requires entities that use the assessment tool to develop specified policies and protocols.	(5) No provision.	(5) No provision.	(5) No provision.
Fiscal effect: Onetime increase of about \$33,000 to develop the tool and provide training.			

DYSCD4 Judicial Release of Juveniles

R.C. 2152.22	R.C. 2152.22	R.C. 2152.22	R.C. 2152.22
Clarifies that judicial release of a child after one year of an aggregate term of commitment for specifications and underlying offenses is a possible alternative to other types of judicial release.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

DYSCD3 Training of Adult Probation Officers

R.C. 2301.27, 2301.271	R.C. 2301.27	R.C. 2301.27, 2301.271	R.C. 2301.27, 2301.271
Specifies that the training standards established by the Adult Parole Authority are for adult probation officers rather than all probation officers.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
DYSCD1 Release Identification Cards			
<p>R.C. 4507.51, 5139.511</p> <p>Requires the Department of Youth Services to issue an identification card to a youth before the youth is released from a secure facility under the control of the Department.</p> <p>Fiscal effect: None, as this provision codifies current practice.</p>	<p>R.C. 4507.51</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 4507.51, 5139.511</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 4507.51, 5139.511</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>
DYSCD5 RECLAIM Funding Formula			
<p>R.C. 5139.41, 5139.43</p> <p>Replaces the existing four-year average of felony adjudication data that is used to determine county allocations of RECLAIM Ohio funding for juvenile programs with a requirement that a ten-year average be used for such determinations.</p> <p>Fiscal effect: Certain counties may receive more or less money for juvenile programs and services.</p>	<p>R.C. 5139.41</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5139.41, 5139.43</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>	<p>R.C. 5139.41, 5139.43</p> <p>Same as the Executive.</p> <p>Fiscal effect: Same as the Executive.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

DYSCD2 Felony Delinquent Care and Custody Fund

R.C. 5139.43

Encourages, instead of requires, a county and the juvenile court that serves the county to use the money in the county's Felony Delinquent Care and Custody Fund for research-supported, outcome-based programs and services.

Fiscal effect: Certain programs and services may be more or less likely to be funded in the future.

R.C. 5139.43

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5139.43

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 5139.43

Same as the Executive.

Fiscal effect: Same as the Executive.

DYSCD8 Land Conveyance – Department of Youth Services Property in Delaware County

Section: 753.140

(1) Authorizes the Governor to execute a deed in the name of the state conveying to one or more purchasers, and their successors and assigns or heirs and assigns, all of the state's right, title, and interest in certain real estate located in Delaware County.

(2) Specifies that the deed may contain any terms, conditions, and restrictions that the Director of Youth Services and the Director of Administrative Services determine to be in the best interest of the state.

(3) Specifies that the real estate may be sold as an entire tract or in parcels.

(1) No provision. Included in H.B. 512, As Introduced.

(2) No provision. Included in H.B. 512, As Introduced.

(3) No provision. Included in H.B. 512, As Introduced.

(1) No provision. Included in H.B. 512, As Introduced.

(2) No provision. Included in H.B. 512, As Introduced.

(3) No provision. Included in H.B. 512, As Introduced.

(1) No provision. Included in H.B. 512, As Introduced.

(2) No provision. Included in H.B. 512, As Introduced.

(3) No provision. Included in H.B. 512, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
(4) Requires the purchaser or purchasers to pay the costs of the conveyance.	(4) No provision. Included in H.B. 512, As Introduced.	(4) No provision. Included in H.B. 512, As Introduced.	(4) No provision. Included in H.B. 512, As Introduced.
(5) Specifies that the net proceeds from the sale be deposited in the state treasury to the credit of the Juvenile Correctional Building Fund.	(5) No provision. Included in H.B. 512, As Introduced.	(5) No provision. Included in H.B. 512, As Introduced.	(5) No provision. Included in H.B. 512, As Introduced.
(6) Specifies that the section authorizing the land conveyance expires three years after its effective date.	(6) No provision. Included in H.B. 512, As Introduced.	(6) No provision. Included in H.B. 512, As Introduced.	(6) No provision. Included in H.B. 512, As Introduced.
Fiscal effect: The sale of such real estate will generate a onetime revenue gain for the Juvenile Correctional Building Fund.			

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD4 Publication of Legal Notices and Advertisements

R.C. 7.10, 7.16

Defines "state agency" and "political subdivision" for purposes of the public notice law with respect to publishing second, abbreviated notices or advertisements in newspapers of general circulation.

Requires that the second, abbreviated notice or advertisement be published on the state public notice web site.

Eliminates the provision prohibiting a state agency or political subdivision from using the abbreviated procedure if it does not operate and maintain a web site.

Eliminates the requirement that the first publication of all legal advertisements or notices be posted on the state public notice web site.

Fiscal effect: This reduces public notice and advertising costs for political subdivisions and certain state agencies.

R.C. 7.10

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

R.C. 7.10, 7.16

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive.

R.C. 7.10, 7.16

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
LOCCD29 Alternative Fiscal Year for Cincinnati			
	R.C. 9.34	R.C. 9.34, 705.18, 5705.08, 5705.28, 5705.30, 5705.34, 5705.35 and 5705.38	R.C. 9.34, 705.18, 5705.08, 5705.28, 5705.30, 5705.34, 5705.35 and 5705.38
No provision.	Provides that the City of Cincinnati's fiscal year begins on July 1 and ends on June 30 of the following calendar year, starting in calendar year 2013, rather than January 1 through December 31, the fiscal year for municipalities under current law. Fiscal effect: There may be some one-time administrative costs for transitioning from a January 1 to December 31 fiscal year to a July 1, to June 30 fiscal year.	Same as the House. Fiscal effect: Same as the House.	Same as the House. Fiscal effect: Same as the House.

LOCCD6 Fiscal Distress Financial Plan Requirements

R.C. 118.023, 118.06, 3316.04, and 3316.06			
Requires a municipal corporation, county, township, and school district under a fiscal watch or fiscal emergency to identify, in the financial plan required in these circumstances, the actions to be taken to enter into a shared service agreement with another political subdivision that agrees to carry out governmental functions or provide services for the municipal corporation, county, township, or school district.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: There could be some increase in administrative costs for political subdivisions to provide this additional information in the required financial plans.

LOCCD36 County Investment Authority

		R.C. 135.35	R.C. 135.35
No provision.	No provision.	Eliminates the existing authority of a county to invest its inactive moneys or money in the county public library fund in bonds or other obligations of political subdivisions of the state.	No provision.
No provision.	No provision.	Permits, instead, investments to be made in either or both of the following, provided the investments are specifically approved by the county investment committee and the aggregate amount invested does not exceed 15% of the county's total average portfolio: (1) Bonds or other obligations of political subdivisions, regardless of their date of maturity, and (2) Securities or obligations otherwise eligible for investment that mature on a date that is more than 5 years but not more than 10 years from the date of settlement.	No provision.
No provision.	No provision.	Reduces the allowable maturity date that applies to most county investments of inactive moneys or money in the public library fund from within 10 years to within 5 years. Eliminates two exemptions from the maturity-date restrictions provided under current law: (1) investments specifically approved by the investment advisory	Same as the Senate, but only eliminates the exemption described in (2).

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	<p>committee that are matched to a specific obligation or debt of the county or of a political subdivision, and (2) a county's authority to invest (with advisory committee approval) up to 25% of the county's total average portfolio in securities and obligations that mature on a date that is more than 10 years from the date of settlement.</p> <p>No provision.</p> <p>Fiscal effect: Alters the types of investments that a county may invest in and the conditions that apply, likely reducing potential investment risks and returns.</p>	<p>Specifies that any investment held in a county portfolio on the effective date of this provision that was a legal investment under the law as it existed before that date may be held until maturity.</p> <p>Fiscal effect: Same as the Senate.</p>

LOCCD25 CBCF Employee Public Records Exemption

No provision.	<p>R.C. 149.43</p> <p>Excludes specified residential and familial information pertaining to community-based correctional facility (CBCF) employees from the Public Records Law.</p>	<p>R.C. 149.43</p> <p>Same as the House, but adds a CBCF employee to the group of persons whose personal residence address must be disclosed to a journalist so long as the journalist makes and signs a written request and the request includes the journalist's name and title, the name and title of the journalist's employer, and that the disclosure of the information sought would be in the public interest.</p>	<p>R.C. 149.43</p> <p>Same as the Senate.</p>
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Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: There may be negligible cost to the CBCF associated with removing any of the exempted residential and/or familial information from material(s) provided in response to a public records request.

Fiscal effect: Same as the House.

Fiscal effect: Same as the House.

LOCCD9 Group Insurance Coverage for County Officers and Employees

R.C. 305.171

Eliminates the provision that prohibits boards of county commissioners from contracting for or purchasing group insurance policies, or benefits once the Department of Administrative Services (DAS) implements health care plans that contain best practices for counties.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Fiscal effect: The impact of this provision will depend on the terms of the health care contracts and how they compare to the best practices established by DAS.

LOCCD5 County Auditors Serving as Fiscal Officers

R.C. 319.09

Authorizes a county auditor, if permitted by the Board of County Commissioners, to serve as the fiscal officer for any department, office, or agency of the county.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Fiscal effect: This could result in cost savings if counties are able to eliminate or leave vacant fiscal officer positions unfilled.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD2 County Weights and Measures Inspectors

R.C. 319.59

Authorizes a county auditor, as the county sealer, to share the services of county weights and measures inspectors with other counties, provided the inspectors remain part-time employees of each county. Specifies, however, that if an inspector becomes a full-time employee of one county that the inspector's employment with the other county must be terminated.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Authorizes a county auditor to enter into a contract with a private person to perform the services of a weights and measures inspector, but requires that any contractor performing these functions meet the training and continuing education requirements established for weights and measures inspectors by the Director of Agriculture.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Fiscal effect: There could be cost savings for county auditors that share weights and measures inspectors or contract with other counties for these inspection services.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD16 Horizontal Well Impact Loans and Repayment Plans

R.C. 321.49, 1509.01, 1509.06, 5705.27, 5705.32, and 5705.52

Requires a horizontal well owner, before beginning construction of a well pad (defined in the bill), to pay a \$25,000 fee to the county in which the well pad will be located.

No provision.

No provision.

No provision.

Requires an additional \$25,000 fee to be payable for each subsequent well drilled on the same pad, due before drilling begins.

No provision.

No provision.

No provision.

Requires county treasurers who receive fee payments to establish in the county treasury an Oil and Gas Escrow Fund, and to deposit into the fund such payments.

No provision.

No provision.

No provision.

Establishes a process whereby the county budget commission distributes the fees to all or some taxing units that levy a property tax in the taxing district in which the well will be located to defray costs incurred from the presence of the well. Requires taxing units that receive any portion of the fee to repay these amounts to the owners over subsequent fiscal years based on the amount of property tax the unit collects from the well.

No provision.

No provision.

No provision.

Authorizes the Chief of the Division of Oil and Gas Resources Management to suspend operations of a well and revoke a permit of a permittee who does not pay a fee required by the laws and rules of the Division, including the \$25,000 fee.

No provision.

No provision.

No provision.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: The \$25,000 fee could offset some of the cost that taxing units might incur for horizontal wells within their jurisdiction. However, taxing units that receive any portion of the fee are required to repay those amounts by reducing the well owners' property tax liabilities.

LOCCD11 Increase of Competitive Bid Thresholds for Various Political Subdivisions

R.C. 723.52, 723.53, 731.141, 735.05, 737.03, 749.26, 749.28, 749.31, 753.15, 755.29, 755.30, and 6115.20

Increases the competitive bidding thresholds that apply to projects for the construction, reconstruction, widening, resurfacing, or repair of a street or other public way for statutory villages (\$25,000) and cities (\$30,000) to \$50,000.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Increases from \$10,000 to \$50,000 the competitive bid threshold for a board of hospital trustees of a municipal hospital having donated property and for a joint board having management control over a workhouse erected for the joint use of a city and a county or real estate for the purpose of erecting and maintaining a workhouse.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Increases from \$25,000 to \$50,000 the threshold for a board of park commissioners having control of parks and park facilities and changes the threshold from \$10,000 to \$50,000 for any contract for work or supplies.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>Increases the bidding thresholds for sanitary districts from \$10,000 to \$50,000.</p> <p>Fiscal effect: This could reduce administrative burden for political subdivisions by reducing the number of projects subject to competitive bidding requirements.</p>	<p>No provision. Included in H.B. 509, As Introduced.</p>	<p>No provision. Included in H.B. 509, As Introduced.</p>	<p>No provision. Included in H.B. 509, As Introduced.</p>
LOCCD37 Governance of Municipal Hospitals			
<p>No provision.</p>	<p>No provision.</p>	<p>R.C. 749.04, 749.05, 749.18 Provides that the board of hospital commissioners of a municipal hospital must consist of the mayor and at least three members appointed by the mayor, in place of current law that requires the board to consist of the mayor and four members appointed by the mayor.</p>	<p>R.C. 749.04, 749.05, 749.18 Same as the Senate</p>
<p>No provision.</p>	<p>No provision.</p>	<p>Provides that the municipal members of the board of governors of a municipal hospital (which exists when the hospital participates with a joint township hospital district or a county) must consist of the mayor and at least three mayor-appointed members, in place of current law that requires the mayor to appoint four members as under current law.</p>	<p>Same as the Senate</p>
<p>No provision.</p>	<p>No provision.</p>	<p>Eliminates a requirement that the mayor serve as the president of the board of hospital commissioners or board of governors of a municipal hospital, and establishes a process for filling vacancies on a municipal hospital's board of hospital commissioners or board of governors.</p>	<p>Same as the Senate.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD33 Township Representation on County Land Reutilization Corporation Board of Trustees

No provision.

No provision.

R.C. 1724.03

Requires township representation on a county land reutilization corporation board of trustees only if the county has two or more townships each having a population of at least 10,000 in its unincorporated territory, instead of just one such township as exists in current law.

R.C. 1724.03

Same as the Senate.

LOCCD20 Limited Period to Test an Accused for Venereal Disease

R.C. 2907.27

Modifies an existing criminal law provision to require that a person arrested for certain sexually oriented offenses, and required to submit to a test for a venereal disease, do so within 48 hours after the date on which a complaint, information, or indictment is filed.

Fiscal effect: This provision brings Ohio into compliance with federal guidelines to be eligible for money from the Violence Against Women Act (VAWA) grant program. The state currently receives around \$4 million annually from this federal grant program. Absent this statutory modification, 5% of this annual amount could have been withheld. Whether the 48-hour requirement will create any additional testing-related costs for local law enforcement is uncertain.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD34 Land Conveyance - Youngstown State University

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	R.C. 3356.10 Authorizes the Governor to convey any or all parcels of real estate held for the use and benefit of Youngstown State University (YSU), in the Youngstown area known as "Smokey Hollow." Specifies that the authorization expires five years after the section's effective date.	R.C. 3356.10 Same as the Senate.
No provision.	No provision.	Specifies that consideration for the conveyance is the purchase price and any terms and conditions acceptable to the YSU Board of Trustees.	Same as the Senate.
No provision.	No provision.	Requires the YSU Board of Trustees to pay the costs of the conveyance, unless otherwise specified in the transfer agreement.	Same as the Senate.
No provision.	No provision.	Specifies that the net proceeds of the sale of the real estate is to be paid to YSU and deposited in university accounts for purposes determined by the Board of Trustees.	Same as the Senate.

LOCCD38 Library Energy Conservation Measures

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	R.C. 3375.405 Authorizes a Board of Library Trustees to:	R.C. 3375.405 Same as the Senate.
No provision.	No provision.	(1) Contract with an architect, professional engineer, energy services company, contractor, or other person experienced in	(1) Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	No provision.	the design and implementation of energy conservation measures for an energy conservation report, (2) Proceed with energy conservation measures under a variety of specified methods, and	(2) Same as the Senate.
No provision.	No provision.	(3) Contract for the purchase and installation of energy conservation measures. Fiscal effect: Presumably a Board would choose an energy conservation measure only if the energy savings over the life of the measure would be greater than the cost to construct, install, or remodel the measure.	(3) Same as the Senate. Fiscal effect: Same as the Senate.

LOCCD15 Local Boards of Health - Authority to Contract

R.C. 3709.08, 3709.36, and 3709.081 (repealed)

Specifies that local boards of health are bodies corporate and politic and have all rights and responsibilities inherent with this designation.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.
Clarifies that local boards of health may contract with each other for the provision of some or all public health services, rather than only for all services as under current law.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.
Specifies that the effectiveness of a contract in which one local board of health agrees to provide some, but not all, public health services on behalf of another local board is not dependent on the ODH Director's approval.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: None.

LOCCD14 General Health District Appropriation Measures

R.C. 3709.28

Requires that a general health district comply with specific current law provisions requiring the adoption of an itemized appropriation measure and revenue estimate for a fiscal year only if the district will receive an appropriation from the municipal corporations and townships that comprise the district. Allows general health districts that do not receive such appropriations to instead comply with general law provisions governing the adoption of an appropriation measure by a subdivision.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Provides that the revenue estimate certified by a general health district for a fiscal year must include any surplus money in the district health fund that will be carried forward to that fiscal year from the current fiscal year to fund ongoing operations.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD8 Cost of County Boards of Health Office Space and Utilities

R.C. 3709.34

Requires a board of county commissioners to provide office space and utilities to the county's general health district board of health through FY 2013, and to provide payments in FY 2014 through FY 2017 based on specified decreasing proportions (80% in FY 2014, 60% in FY 2015, 40% in FY 2016, and 20% in FY 2017) of the estimated costs of office space and utilities, with no obligation to provide or make payments for office space and utilities after FY 2017.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Permits a board of county commissioners, in FY 2018 and thereafter, to provide office space and utilities to the general health district board of health, by contract or free of charge.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Relieves a board of county commissioners of its obligation to provide office space and utilities if the board of health rents, leases, lease-purchases, or acquires office space on its own.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

No provision. Included in H.B. 509, As Introduced.

Fiscal effect: This reduces costs for county commissioners since they will pay a decreasing portion of costs for office space and utilities through FY 2017 and will not be required to pay any portion after that year. There will, however, be a subsequent increase in costs for local boards of health in a general health district.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD23 County Home Reserve Fund

	R.C. 5155.14	R.C. 5155.14	R.C. 5155.14
No provision.	Increases to \$5,000 (from \$400) the maximum amount that may be in a county home's reserve fund at one time.	Same as the House.	Same as the House.

LOCCD10 Effective Period of County Quarterly Spending Plans**R.C. 5705.392**

Limits the duration of quarterly spending plans that may be adopted by a board of county commissioners and that applies to certain county funds to two fiscal years.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.
Limits the duration of a quarterly spending plan for the office of an elected official to either two years or until the fiscal year in which that elected official is no longer in office.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.	No provision. Included in H.B. 509, As Introduced.

LOCCD27 ~~VETOED**~~ Tax Increment Financing Exemption for Residential Property**

	R.C. 5709.73	R.C. 5709.73	R.C. 5709.73
No provision.	[**VETOED : Allows townships to provide a property tax exemption for property consisting of at least four residential units pursuant to a tax increment financing resolution if construction on the project begins between April 1, 2012, and December 31, 2013, and if the tax increment financing resolution was adopted before December 14, 2001. **]	Same as the House.	Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

Fiscal effect: Under current law, a resolution adopted by a township's board of trustees that creates a parcel-by-parcel TIF may not exempt residential property from taxation. Current TIF law does not define "residential property." The provision applies to parcel-by-parcel TIF resolutions adopted before December 14, 2001. Presently, there are 19 active township TIFs that fit this criteria, and they affect 11 different school districts. However, the provision only applies to those TIF resolutions with a property where four or more residential units are constructed between April 1, 2012 and December 31, 2013. Although LSC is unaware of any construction projects expected to occur over the 21 month period, a school district could lose property tax revenues from the new construction of residential units based upon the expanded exemption contained in this provision.

LOCCD26 Township TIF Usage for Public Safety Expenses

No provision.

R.C. 5709.75

Permits townships that have adopted a resolution before January 1, 2011 exempting real property from taxation through Tax Increment Financing (TIF) to use unencumbered money in the TIF fund to pay public safety expenses.

No provision.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
No provision.	<p>Specifies that the use of TIF funds for public safety expenses can only be used if (1) the transfer is repaid before the TIF tax exemption expires and (2) the township has entered into a "hold harmless" or another compensation agreement with the affected school district. (TIF funds contain payments made by property owners in lieu of taxes. Currently, TIF funds generally must be used to pay debt charges on securities townships typically issue to finance infrastructure; some townships also might use some TIF funds to compensate school districts or counties for some of the forgone property taxes.)</p> <p>Fiscal effect: Creates another funding source for townships to pay public safety expenses, provided such cash exists in the township's TIF fund.</p>	No provision.	No provision.

LOCCD28 Use of Qualified Project Managers in County Appraisals

	R.C. 5713.012	R.C. 5713.012	R.C. 5713.012
No provision.	Requires the county auditor to involve at least one "qualified project manager" in each county-wide reappraisal or triennial update that begins more than two years after the amendment's 90-day effective date.	Same as the House.	Same as the House.
No provision.	Defines "qualified project manager" as a person that (1) passes the exam offered at the end of a 30-hour course approved by the Superintendent of Real Estate and Professional Licensing, and (2) completes at least 7 hours of continuing education courses in mass appraisal during each two-	Same as the House.	Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
	<p>year period after the year in which the person passes that exam.</p> <p>Fiscal effect: Course approval fees that the Department of Commerce charges would be deposited into the Real Estate Appraiser Operating Fund (Fund 6A40). The current fee is \$50 per course approved for real estate appraisers, and \$10 per additional course offered. Fiscal effects for counties would vary depending on the next applicable occurrence of the county-wide reappraisal or triennial update, and the current qualifications and composition of the appraisal staff.</p>	<p>Fiscal effect: Same as the House.</p>	<p>Fiscal effect: Same as the House.</p>

LOCCD32 Quick Take Authority Related to Consent Decrees - Water and Sewer Districts

		R.C. 6117.39, 6117.11	R.C. 6117.39, 6117.11
No provision.	No provision.	Specifies that, with respect to County Sewer District Law and regional water and sewer districts, a public exigency exists when an improvement is required as result of a federally imposed or state-imposed consent decree that prohibits future sewer inflows, combined sewer overflows, or sewer back-ups.	Same as the Senate.
No provision.	No provision.	Authorizes a board of county commissioners or regional water and sewer district to appropriate and to take possession of land without a prior jury assessment of compensation and damages to the residue when such a public exigency exists.	Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
		Fiscal effect: Counties and regional water and sewer districts may offer compensation that could be greater or less than the jury assessment amount in such cases.	
LOCCD41 Highway Patrol Post 23 Land Conveyance			
No provision.	No provision.	<p>Section: 600.10 Amends Section 753.20.04 of H.B. 114</p> <p>Amends a land conveyance authorized in H.B. 114 of the 129th General Assembly, for property formerly used as Highway Patrol Post 23 in Lancaster, Ohio, to include a complete legal description of the property</p>	<p>Section: 600.10 Amends Section 753.20.04 of H.B. 114</p> <p>Same as the Senate.</p>
LOCCD19 Metrohealth Land Conveyance			
<p>Section: 601.40 Amends Section 753.25 of H.B. 153</p> <p>Corrects the legal property description in a land conveyance authorization, for the conveyance of state-owned real estate to the Board of County Hospital Trustees of the MetroHealth System (MetroHealth), in the name of Cuyahoga County, that was contained in H.B. 153.</p>	<p>Section: 601.40</p> <p>Same as the Executive.</p>	<p>Section: 601.40 Amends Section 753.25 of H.B. 153</p> <p>Same as the Executive.</p>	<p>Section: 601.40 Amends Section 753.25 of H.B. 153</p> <p>Same as the Executive.</p>
Fiscal effect: None.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
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LOCCD31 National Statuary Hall - Thomas Edison Statue

No provision.	No provision.	<p>Section: 701.121 Requests that the Congressional Joint Committee on the Library of Congress approve the replacement of Ohio's statue of Governor William Allen in the National Statuary Hall Collection with a statue of Thomas Edison.</p>	<p>Section: 701.121 Same as the Senate.</p>
No provision.	No provision.	<p>Provides that the Ohio Statuary Hall Commission, a nonprofit Ohio corporation, will be responsible for paying all costs incurred for placing the Thomas Edison statue in the United States Capitol.</p>	<p>Same as the Senate.</p>

LOCCD24 Municipal Sewer Funds

No provision.	<p>Section: 707.10 Permits a municipal corporation in a county with a population between 375,000 and 400,000 in the 2010 decennial census to conduct a pilot program in fiscal years 2013 and 2014 to use up to 5% of the municipal corporation's water and sewer funds for sewerage or water system extensions if: (1) The system is being extended for economic development purposes; and (2) The areas to which the system is being extended are the subject of a cooperative economic development agreement.</p>	<p>Section: 707.10 Same as the House.</p>	<p>Section: 707.10 Same as the House.</p>
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Executive	As Passed by the House	As Passed by the Senate	As Enacted
	Fiscal effect: Expands the potential uses of these funds for certain projects that may have been financed through other means.	Fiscal effect: Same as the House.	Fiscal effect: Same as the House.
LOCCD12 Land Conveyance - OSU Northwood Avenue			
Section: 753.110			
Authorizes the Governor to execute a deed in the name of the state conveying to the City of Columbus, its successors and assigns, all of the state's right, title, and interest in certain real estate located in Columbus in Franklin County.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies the consideration for conveyance is \$3,070, as derived by mutual agreement reached between the state and the grantee through an executed Offer to Purchase.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the real estate is to be sold as an entire tract and not in parcels.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Requires the City of Columbus to pay the costs of conveyance.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the section authorizing the land conveyance expires one year after its effective date.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD13 Land Conveyance - OSU Surplus Properties

Section: 753.120

Authorizes the Governor to execute a deed in the name of the state conveying to one or more purchasers, their heirs or successors and assigns, all of the state's right, title, and interest in nine real estate properties located in Brown, Franklin, and Wayne Counties.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Authorizes the Director of Administrative Services to adjust the legal descriptions to accommodate any corrections necessary.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the parcels may be transferred individually or as a group, as multiple groups to a single purchaser, or to multiple purchasers.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that consideration for the conveyance is the purchase price and any terms and conditions acceptable to the Board of Trustees of The Ohio State University.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Requires the purchaser or purchasers to pay the costs of the conveyance.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the net proceeds of the sale of the real estate is to be paid to The Ohio State University and deposited in university accounts for purposes determined by the Board of Trustees.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the section authorizing the land conveyance expires one year after its effective date.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD3 Land Conveyance - Brunswick City School District

Section: 753.130

Authorizes the Governor to execute a deed in the name of the state conveying to the Brunswick City school district, its successors and assigns, all of the state's right, title, and interest in certain real estate located in Brunswick in Medina County.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies the consideration for the conveyance is the purchase price of ten dollars.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies that the intent of the section is to correct an oversight whereby the state, which had been holding the parcels of land as collateral for bond requirements under Brunswick's school facilities project, was to have returned the land to Brunswick upon completion of the project.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Requires Brunswick to pay the costs of conveyance.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies that the net proceeds of the sale of real estate be deposited into the State Treasury to the credit of the GRF.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies that the section authorizing the land conveyance expires one year after its effective date.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD39 Land Conveyance - City of Broadview Heights

No provision.

No provision.

Sections: 753.13, 753.14

Authorizes the Governor to execute a deed in the name of the state to release the use, ownership, and conveyance restrictions and to rescind the state's right of reversion with respect to certain property previously conveyed to the City of Broadview Heights.

Sections: 753.13, 753.14

Same as the Senate.

No provision.

No provision.

Requires the City of Broadview Heights to present the deed for recording to the Cuyahoga County Recorder and pay any recordation fees.

Same as the Senate.

LOCCD1 Land Conveyance - Ripley Union Lewis Huntington School District**Section: 753.150**

Authorizes the Governor to execute a deed in the name of the state conveying to the Ripley Union Lewis Huntington school district, its successors and assigns, all of the state's right, title, and interest in certain real estate located in Brown County.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies the consideration for the conveyance is the purchase price of ten dollars.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies that the intent of the section is to correct an oversight whereby the state, which had been holding the parcels of land as collateral for bond requirements under Ripley's school facilities project, was to have returned the land to Ripley upon completion of the project.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Requires Ripley to pay the costs of conveyance.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the net proceeds of the sale of real estate be deposited into the State Treasury to the credit of the GRF.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the section authorizing the land conveyance expires one year after its effective date.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.

LOCCD30 Land Conveyance - Spanish War Veteran Association

Section: 753.30

Authorizes the return of title of real estate on Lake Erie to the Spanish War Veteran Association that was originally conveyed to the State of Ohio in 1934 to qualify for a federal Works Projects Administration erosion and tidal wave mediation project, and that was originally to have been returned to the Association when the project was completed.	No provision. Included in H.B.512, As Introduced.	No provision. Included in H.B.512, As Introduced.	No provision. Included in H.B.512, As Introduced.
Specifies that the consideration for the conveyance is \$10.	No provision. Included in H.B.512, As Introduced.	No provision. Included in H.B.512, As Introduced.	No provision. Included in H.B.512, As Introduced.
Requires the grantee to pay all costs associated with the conveyance, including recordation costs of the deed.	No provision. Included in H.B.512, As Introduced.	No provision. Included in H.B.512, As Introduced.	No provision. Included in H.B.512, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD17 Land Conveyance - Out Lot 14, Village of Apple Creek in Wayne County

Section: 753.40

Authorizes the Governor to execute a deed in the name of the state conveying to a buyer or buyers to be determined all of the state's right, title, and interest in certain real estate located in Wayne County.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies that the DAS Director offer the real estate in its present condition and sell the real estate as an entire parcel and not subdivide it.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Requires that the real estate be sold through a public auction conducted by the DAS Director and that the real estate be sold to the highest bidder at a price acceptable to both the DAS Director and the ODOOD Director. Also specifies that the DAS Director may reject any and all bids from the auction. Requires the DAS Director to advertise the public auction in a newspaper of general circulation within Wayne County, once a week for three consecutive weeks prior to the date of the auction.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies the terms of sale as ten per cent of the purchase price in cash, bank draft, or certified check on the date of sale, with the balance payable within sixty days after the date of sale.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies that the net proceeds of the sale of the real estate shall be deposited in the State Treasury to the credit of the Mental Health Improvement Fund, and shall be used to offset bond indebtedness for

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
Gallipolis Developmental Center capital projects.			
Specifies that ODODD pay for the costs associated with advertising, appraisal, and other issues related to the conveyance.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the section authorizing the land conveyance expires three years after its effective date.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.

LOCCD18 Land Conveyance - Board of Guernsey County Commissioners

Section: 753.50

Authorizes the Governor to execute a deed in the name of the state conveying to the Board of County Commissioners of Guernsey County, Ohio, and its successors and assigns, all of the state's right, title, and interest in certain real estate located in Guernsey County.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies the consideration for the conveyance is the purchase price of \$5,000 paid to the state at closing according to a mutual agreement reached between the state and the grantee.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the real estate be sold as an entire tract and not in parcels.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Requires the Board of County Commissioners of Guernsey County to pay the costs of the conveyance, including recordation costs of the deed.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.
Specifies that the section authorizing the land conveyance expires one year after its effective date.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.	No provision. Included in H.B. 512, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD21 Land Conveyance - Addison Township in Gallia County**Section: 753.60**

Authorizes the Governor to execute a deed in the name of the state conveying to a buyer or buyers to be determined, all of the state's right, title, and interest in certain real estate located in the Township of Addison in Gallia County.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Authorizes the DAS Director to adjust the legal descriptions to accommodate any corrections necessary.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Requires that ODODD with assistance from DAS have the parcel of real estate appraised by one or more disinterested persons for a fee.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Requires the DAS Director to offer the real estate at the appraised value to the Board of County Commissioners of Gallia County and specifies that the acceptance of the offer to purchase the real estate - made through an "Offer to Purchase Real Estate" document - will establish the terms of the conveyance.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Requires that, if after 30 days the Gallia County commissioners decline to purchase the real estate at the appraised value or does not complete the purchase, the DAS Director offer the real estate at the appraised value to the Board of Township Trustees of Addison Township.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Requires that, if after 30 days the Addison Township trustees decline to purchase the real estate at the appraised value or not complete the purchase, the real estate be

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Executive	As Passed by the House	As Passed by the Senate	As Enacted
<p>sold through a public auction conducted by the DAS Director. Requires that the real estate be sold to the highest bidder at a price acceptable to both the DAS Director and the ODODD Director. Also specifies that the DAS Director may reject any and all bids from the auction. Requires the DAS Director to advertise the public auction in a newspaper of general circulation within Gallia County, once a week for three consecutive weeks prior to the date of the auction.</p>			
<p>Specifies the terms of sale as ten per cent of the purchase price in cash, bank draft, or certified check on the date of sale, with the balance payable within sixty days after the date of sale.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>
<p>Specifies that the net proceeds of the sale of the real estate shall be deposited in the State Treasury to the credit of the Mental Health Improvement Fund, and shall be used to offset bond indebtedness for Gallipolis Developmental Center capital projects.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>
<p>Specifies that ODODD pay for the costs associated with advertising, appraisal, and other issues related to the conveyance.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>
<p>Specifies that the section authorizing the land conveyance expires three years after its effective date.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>	<p>No provision. Included in H.B. 512, As Introduced.</p>

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD7 Land Conveyance - Board of Education of the Columbus City School District

Section: 753.70

Authorizes the Governor to execute a deed in the name of the state conveying to the Board of Education of the Columbus City school district, its successors and assigns, all of the state's right, title, and interest in certain real estate located in Columbus in Franklin County.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies the consideration for conveyance is \$3,131.96, as derived by mutual agreement reached between DAS and the grantee through an executed Offer to Purchase. Specifies that the real estate is to be sold as an entire tract and not in parcels.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Requires the Board of Education of the Columbus City School District to pay the costs of conveyance.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies that the net proceeds of the sale of real estate be deposited into the State Treasury to the credit of Fund 1520 used by the Department of Developmental Disabilities.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies that the section authorizing the land conveyance expires one year after its effective date.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Executive

As Passed by the House

As Passed by the Senate

As Enacted

LOCCD22 Perpetual Easement - City of Cambridge

Section: 753.80

Authorizes the Director of DAS to execute a perpetual easement in the name of the state granting to the City of Cambridge, and its successors and assigns, a perpetual interest in certain real estate in Guernsey County.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Specifies the consideration for granting the easement is \$1.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

Requires the City of Cambridge, upon the full execution of the easement, to assume perpetual responsibility to install, construct, reconstruct, use, operate, maintain, repair, service, and generally improve upon the easement area.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

No provision. Included in H.B. 512, As Introduced.

FY 2012 - FY 2013 Appropriation Line Item (ALI) Adjustments

All Fund Groups

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	FY 2012 Enacted	FY 2012 H.B. 487 - Enacted	FY 2012 \$ Change	FY 2013 Enacted	FY 2013 H.B. 487 - Enacted	FY 2013 \$ Change
Main Operating Budget (H.B. 153 of the 129th General Assembly)										
ADJ	GRF	GRF	745409	Central Administration	\$2,692,098	\$2,692,098	\$0	\$2,692,098	\$2,682,098	(\$10,000)
	GRF Total						\$0			(\$10,000)
ADJ Total							\$0			(\$10,000)
DAS	GRF	GRF	100403	Public Employees Health Care Program	\$400,000	\$400,000	\$0	\$400,000	\$344,000	(\$56,000)
DAS	GRF	GRF	100418	Websites and Business Gateway	\$2,895,603	\$2,895,603	\$0	\$2,795,176	\$0	(\$2,795,176)
DAS	GRF	GRF	100419	IT Security Infrastructure	\$742,535	\$742,535	\$0	\$742,648	\$0	(\$742,648)
DAS	GRF	GRF	100439	Equal Opportunity Certification Programs	\$625,000	\$625,000	\$0	\$625,000	\$0	(\$625,000)
DAS	GRF	GRF	100448	OBA - Building Operating Payments	\$21,000,000	\$21,000,000	\$0	\$21,000,000	\$20,000,000	(\$1,000,000)
DAS	GRF	GRF	100451	Minority Affairs	\$24,016	\$24,016	\$0	\$24,016	\$0	(\$24,016)
DAS	GRF	GRF	100452	Efficiency & Results Program*	\$0	\$0	\$0	\$0	\$650,000	\$650,000
DAS	GRF	GRF	100456	State IT Services*	\$0	\$0	\$0	\$0	\$3,537,824	\$3,537,824
DAS	GRF	GRF	100457	Equal Opportunity Services*	\$0	\$0	\$0	\$0	\$1,610,516	\$1,610,516
DAS	GRF	GRF	100458	State Construction Management Services*	\$0	\$0	\$0	\$0	\$2,745,751	\$2,745,751
DAS	GRF	GRF	102321	Construction Compliance	\$920,000	\$920,000	\$0	\$920,000	\$0	(\$920,000)
DAS	GRF	GRF	130321	State Agency Support Services	\$2,779,457	\$2,779,457	\$0	\$2,780,032	\$2,752,232	(\$27,800)
	GRF Total						\$0			\$2,353,451
DAS	NonGRF	1120	100616	DAS Administration	\$5,974,625	\$5,974,625	\$0	\$5,886,524	\$5,827,659	(\$58,865)
DAS	NonGRF	1150	100632	Central Service Agency	\$911,995	\$911,995	\$0	\$912,305	\$903,182	(\$9,123)
DAS	NonGRF	1220	100637	Fleet Management	\$3,978,827	\$3,978,827	\$0	\$4,204,066	\$4,412,025	\$207,959
DAS	NonGRF	1250	100622	Human Resources Division - Operating	\$16,922,295	\$16,922,295	\$0	\$16,717,009	\$16,549,839	(\$167,170)
DAS	NonGRF	1250	100657	Benefits Communication	\$925,586	\$925,586	\$0	\$921,531	\$912,316	(\$9,215)
DAS	NonGRF	1280	100620	Collective Bargaining	\$3,462,529	\$3,462,529	\$0	\$3,464,148	\$3,429,507	(\$34,641)
DAS	NonGRF	1300	100606	Risk Management Reserve	\$10,349,494	\$10,349,494	\$0	\$12,149,884	\$12,028,385	(\$121,499)
DAS	NonGRF	1310	100639	State Architect's Office	\$9,812,132	\$9,812,132	\$0	\$9,813,342	\$9,463,342	(\$350,000)
DAS	NonGRF	1330	100607	IT Services Delivery	\$58,088,940	\$58,088,940	\$0	\$58,103,005	\$57,521,975	(\$581,030)
DAS	NonGRF	2290	100640	Leveraged Enterprise Purchases	\$3,000,000	\$3,000,000	\$0	\$3,000,000	\$2,816,535	(\$183,465)
DAS	NonGRF	4270	100602	Investment Recovery	\$4,100,000	\$4,100,000	\$0	\$4,100,000	\$4,000,000	(\$100,000)
DAS	NonGRF	4P30	100603	DAS Information Services	\$5,047,565	\$5,047,565	\$0	\$4,979,392	\$4,929,598	(\$49,794)
DAS	NonGRF	5C30	100608	Skilled Trades	\$404,297	\$404,297	\$0	\$404,375	\$204,375	(\$200,000)
DAS	NonGRF	5EB0	100635	OAKS Support Organization	\$19,000,539	\$19,000,539	\$0	\$19,003,108	\$18,813,077	(\$190,031)
DAS	NonGRF	5EB0	100656	OAKS Updates and Developments	\$12,265,952	\$12,265,952	\$0	\$8,743,462	\$8,656,027	(\$87,435)
DAS	Non-GRF	5JQ0	100658	Professions Licensing System	\$2,000,000	\$2,000,000	\$0	\$1,000,000	\$990,000	(\$10,000)
				Professionals Licensing System (New Name)						
	NonGRF Total						\$0			(\$1,944,309)
DAS Total							\$0			\$409,142
AGE	GRF	GRF	490321	Operating Expenses	\$1,501,616	\$1,501,616	\$0	\$1,502,442	\$1,487,418	(\$15,024)
AGE	GRF	GRF	490410	Long-Term Care Ombudsman	\$482,271	\$482,271	\$0	\$482,271	\$477,448	(\$4,823)
AGE	GRF	GRF	490411	Senior Community Services	\$7,130,952	\$7,130,952	\$0	\$7,131,236	\$7,060,844	(\$70,392)
AGE	GRF	GRF	490414	Alzheimer's Respite	\$1,917,740	\$1,917,740	\$0	\$1,917,757	\$1,895,245	(\$22,512)
AGE	GRF	GRF	490423	Long-Term Care Budget - State	\$3,419,250	\$3,419,250	\$0	\$3,419,250	\$3,385,057	(\$34,193)
	GRF Total						\$0			(\$146,944)
AGE Total							\$0			(\$146,944)

FY 2012 - FY 2013 Appropriation Line Item (ALI) Adjustments

All Fund Groups

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	FY 2012 Enacted	FY 2012 H.B. 487 - Enacted	FY 2012 \$ Change	FY 2013 Enacted	FY 2013 H.B. 487 - Enacted	FY 2013 \$ Change
AGR	GRF	GRF	700426	Dangerous and Restricted Animals*	\$0	\$0	\$0	\$0	\$500,000	\$500,000
	GRF Total						\$0			\$500,000
AGR	NonGRF	5FC0	700648	Plant Pest Program	\$1,164,000	\$3,164,000	\$2,000,000	\$1,164,000	\$1,164,000	\$0
	NonGRF Total						\$2,000,000			\$0
AGR Total							\$2,000,000			\$500,000
ADA	NonGRF	5JL0	038629	Problem Casino and Gambling Addictions Fund*	\$0	\$226,612	\$226,612	\$0	\$5,446,364	\$5,446,364
	NonGRF Total						\$226,612			\$5,446,364
ADA Total							\$226,612			\$5,446,364
AGO	NonGRF	1060	055612	General Reimbursement	\$43,357,968	\$43,357,968	\$0	\$43,011,277	\$43,361,277	\$350,000
AGO	NonGRF	5LR0	055655	Peace Officer Training - Casino*	\$0	\$192,620	\$192,620	\$0	\$4,629,409	\$4,629,409
	NonGRF Total						\$192,620			\$4,979,409
AGO Total							\$192,620			\$4,979,409
OBM	GRF	GRF	042321	Budget Development and Implementation	\$2,362,025	\$2,362,025	\$0	\$2,378,166	\$2,353,166	(\$25,000)
OBM	GRF	GRF	042416	Office of Health Transformation	\$306,285	\$306,285	\$0	\$0	\$499,252	\$499,252
	GRF Total						\$0			\$474,252
OBM	NonGRF	1050	042603	State Accounting and Budgeting	\$21,917,230	\$21,158,069	(\$759,161)	\$22,006,331	\$22,262,185	\$255,854
OBM	NonGRF	5N40	042602	OAKS Project Implementation	\$1,358,000	\$1,358,000	\$0	\$1,309,500	\$1,296,000	(\$13,500)
OBM	NonGRF	3CM0	042606	Office of Health Transformation - Federal	\$384,037	\$384,037	\$0	\$145,500	\$438,723	\$293,223
OBM	NonGRF	5EH0	042604	Forgery Recovery	\$50,000	\$50,000	\$0	\$50,000	\$49,000	(\$1,000)
	NonGRF Total						(\$759,161)			\$534,577
OBM Total							(\$759,161)			\$1,008,829
COM	NonGRF	5430	800625	Unclaimed Funds-Claims	\$69,700,000	\$69,700,000	\$0	\$69,800,000	\$68,000,000	(\$1,800,000)
COM	NonGRF	4X20	800619	Financial Institutions	\$2,186,271	\$2,186,271	\$0	\$1,990,693	\$1,970,786	(\$19,907)
COM	NonGRF	5440	800612	Banks	\$7,242,364	\$7,242,364	\$0	\$6,942,336	\$6,872,913	(\$69,423)
COM	NonGRF	5460	800610	Fire Marshal	\$15,400,000	\$15,400,000	\$0	\$15,501,562	\$15,484,574	(\$16,988)
COM	NonGRF	5470	800603	Real Estate Education/Research	\$125,000	\$125,000	\$0	\$125,000	\$80,655	(\$44,345)
COM	NonGRF	5500	800617	Securities	\$4,312,434	\$4,312,434	\$0	\$4,314,613	\$4,271,467	(\$43,146)
COM	NonGRF	5520	800604	Credit Union	\$3,450,390	\$3,450,390	\$0	\$3,450,390	\$3,415,886	(\$34,504)
COM	NonGRF	5530	800607	Consumer Finance	\$3,613,016	\$3,613,016	\$0	\$3,516,861	\$3,481,692	(\$35,169)
COM	NonGRF	5560	800615	Industrial Compliance	\$27,639,372	\$27,639,372	\$0	\$27,664,695	\$27,388,048	(\$276,647)
COM	NonGRF	5FW0	800616	Financial Literacy Education	\$240,000	\$240,000	\$0	\$240,000	\$200,000	(\$40,000)
COM	NonGRF	5GK0	800609	Securities Investor Education/Enforcement	\$1,135,000	\$1,135,000	\$0	\$485,000	\$480,150	(\$4,850)
COM	NonGRF	5HV0	800641	Cigarette Enforcement	\$120,000	\$120,000	\$0	\$120,000	\$118,800	(\$1,200)
COM	NonGRF	5LN0	800645	Liquor Operating Services*	\$0	\$0	\$0	\$0	\$5,500,000	\$5,500,000
COM	NonGRF	5LP0	800646	Liquor Regulatory Operating Expense*	\$0	\$0	\$0	\$0	\$8,500,000	\$8,500,000
COM	NonGRF	5X60	800623	Video Service	\$340,299	\$340,299	\$0	\$340,630	\$337,224	(\$3,406)
COM	NonGRF	6530	800629	UST Registration/Permit Fee	\$1,854,675	\$1,854,675	\$0	\$1,509,653	\$1,494,556	(\$15,097)
COM	NonGRF	7043	800601	Merchandising	\$472,209,274	\$472,209,274	\$0	\$0	\$5,000,000	\$5,000,000
COM	NonGRF	7043	800627	Liquor Control Operating	\$13,398,274	\$13,398,274	\$0	\$10,110,479	\$1,509,374	(\$8,601,105)
	NonGRF Total						\$0			\$7,994,213
COM Total							\$0			\$7,994,213
OCC	NonGRF	5F50	053601	Operating Expenses	\$5,641,093	\$5,641,093	\$0	\$4,142,070	\$5,641,093	\$1,499,023
	NonGRF Total						\$0			\$1,499,023
OCC Total							\$0			\$1,499,023

FY 2012 - FY 2013 Appropriation Line Item (ALI) Adjustments

All Fund Groups

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	FY 2012 Enacted	FY 2012 H.B. 487 - Enacted	FY 2012 \$ Change	FY 2013 Enacted	FY 2013 H.B. 487 - Enacted	FY 2013 \$ Change
DEV	GRF	GRF	195402	Coal Development Office						
				Coal Research Operating (New Name)						
DEV	GRF	GRF	195407	Travel and Tourism	\$5,000,000	\$5,000,000	\$0	\$0	\$5,000,000	\$5,000,000
DEV	GRF	GRF	195415	Strategic Business Investment Division and Regional Offices	\$4,500,000	\$4,500,000	\$0	\$0	\$2,413,387	\$2,413,387
				Business Development Services (New Name)						
DEV	GRF	GRF	195416	Governor's Office of Appalachia	\$3,700,000	\$3,700,000	\$0	\$3,700,000	\$0	(\$3,700,000)
DEV	GRF	GRF	195426	Clean Ohio Implementation	\$468,365	\$468,365	\$0	\$0	\$468,365	\$468,365
DEV	GRF	GRF	195497	CDBG Operating Match	\$1,015,000	\$1,015,000	\$0	\$0	\$1,015,000	\$1,015,000
DEV	GRF	GRF	195501	Appalachian Local Development Districts	\$391,482	\$391,482	\$0	\$391,482	\$0	(\$391,482)
DEV	GRF	GRF	195502	Appalachian Regional Commission Dues	\$195,000	\$195,000	\$0	\$195,000	\$0	(\$195,000)
DEV	GRF	GRF	195528	Economic Development Projects	\$0	\$0	\$0	\$26,943,518	\$0	(\$26,943,518)
DEV	GRF	GRF	195532	Technology Programs and Grants*	\$0	\$0	\$0	\$0	\$13,547,341	\$13,547,341
DEV	GRF	GRF	195533	Business Assistance*	\$0	\$0	\$0	\$0	\$5,899,465	\$5,899,465
DEV	GRF	GRF	195535	Appalachia Assistance*	\$0	\$0	\$0	\$0	\$4,286,482	\$4,286,482
	GRF Total						\$0			\$1,400,040
DEV	Non-GRF	1350	195684	Supportive Services						
				Development Services Operations (New Name)						
DEV	NonGRF	5AD0	195633	Legacy Projects	\$15,000,000	\$15,000,000	\$0	\$15,000,000	\$18,600,000	\$3,600,000
DEV	NonGRF	5MB0	195623	Business Incentive Grants*	\$0	\$0	\$0	\$0	\$20,000,000	\$20,000,000
DEV	NonGRF	5MB0	195637	Workforce Training Grants*	\$0	\$0	\$0	\$0	\$10,000,000	\$10,000,000
DEV	Non-GRF	6850	195636	Direct Cost Recovery Expenditures						
				Development Services Reimbursable Expenditures (New Name)						
DEV	Non-GRF	3080	195603	Housing and Urban Development						
				Housing Assistance Programs (New Name)						
DEV	NonGRF	3080	195605	Federal Projects	\$85,028,606	\$85,028,606	\$0	\$85,470,106	\$0	(\$85,470,106)
DEV	Non-GRF	3080	195609	Small Business Administration						
				Small Business Administration Grants (New Name)						
DEV	Non-GRF	3080	195618	Energy Federal Grants						
				Energy Grants (New Name)						
DEV	NonGRF	3080	195670	Home Weatherization Program*	\$0	\$0	\$0	\$0	\$72,670,106	\$72,670,106
DEV	NonGRF	3080	195671	Brownfield Redevelopment*	\$0	\$0	\$0	\$0	\$6,800,000	\$6,800,000
DEV	NonGRF	3080	195672	Manufacturing Extension Partnership*	\$0	\$0	\$0	\$0	\$6,000,000	\$6,000,000
DEV	Non-GRF	3350	195610	Energy Conservation and Emerging Technology						
				Energy Programs (New Name)						
DEV	Non-GRF	3EG0	195608	Federal Energy Training						
				Energy Sector Training Grants (New Name)						
DEV	NonGRF	4510	195625	Economic Development Financing Operating	\$3,000,000	\$3,000,000	\$0	\$3,000,000	\$0	(\$3,000,000)
DEV	NonGRF	4510	195649	Business Assistance Programs*	\$0	\$0	\$0	\$0	\$3,700,800	\$3,700,800
DEV	Non-GRF	4F20	195699	Utility Provided Funds						
				Utility Community Assistance (New Name)						
DEV	NonGRF	4S00	195630	Tax Incentive Programs	\$650,800	\$650,800	\$0	\$650,800	\$0	(\$650,800)

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DEV	NonGRF	5HJ0	195604	Motion Picture Tax Credit Program	\$50,000	\$50,000	\$0	\$50,000	\$0	(\$50,000)
DEV	Non-GRF	5HR0	195526	Ohio Workforce Job Training Incumbent Workforce Training Vouchers (New Name)						
DEV	NonGRF	5JR0	195635	Redevelopment Program Support*	\$0	\$0	\$0	\$0	\$100,000	\$100,000
DEV	NonGRF	5JR0	195656	New Market Tax Credit Program	\$50,000	\$50,000	\$0	\$50,000	\$0	(\$50,000)
DEV	NonGRF	5KD0	195621	Brownfield Stormwater Loan	\$50,000	\$50,000	\$0	\$50,000	\$0	(\$50,000)
DEV	NonGRF	5LK0	195655	Workforce Development Programs*	\$0	\$0	\$0	\$0	\$10,000,000	\$10,000,000
DEV	Non-GRF	5M40	195659	Low Income Energy Assistance Low Income Energy Assistance (USF) (New Name)						
DEV	Non-GRF	5M50	195660	Advanced Energy Programs Advanced Energy Loan Programs (New Name)						
DEV	Non-GRF	7003	195663	Clean Ohio Operating Clean Ohio Program (New Name)						
DEV	Non-GRF	7012	195688	Job Ready Site Operating Job Ready Site Program (New Name)						
	NonGRF Total						\$0			\$43,600,000
DEV Total							\$0			\$45,000,040
DDD	GRF	GRF	320415	Lease-Rental Payments	\$18,394,250	\$18,394,250	\$0	\$19,907,900	\$17,907,900	(\$2,000,000)
DDD	GRF	GRF	322420	Screening and Early Intervention*	\$0	\$0	\$0	\$0	\$300,000	\$300,000
	GRF Total						\$0			(\$1,700,000)
DDD	NonGRF	3M70	322650	CAFS Medicaid	\$29,349,502	\$29,349,502	\$0	\$29,349,502	\$3,000,000	(\$26,349,502)
DDD	NonGRF	3A40	323605	Developmental Center and Residential Facility Services and Support	\$180,266,029	\$180,266,029	\$0	\$179,384,881	\$174,000,000	(\$5,384,881)
	NonGRF Total						\$0			(\$31,734,383)
DDD Total							\$0			(\$33,434,383)
EDU	GRF	GRF	200100	Personal Services	\$8,579,178	\$8,579,178	\$0	\$8,579,178	\$0	(\$8,579,178)
EDU	GRF	GRF	200320	Maintenance and Equipment	\$2,830,407	\$2,830,407	\$0	\$2,830,407	\$0	(\$2,830,407)
EDU	GRF	GRF	200321	Operating Expenses*	\$0	\$0	\$0	\$0	\$13,142,780	\$13,142,780
EDU	GRF	GRF	200416	Career-Technical Education Match	\$2,233,195	\$2,233,195	\$0	\$2,233,195	\$0	(\$2,233,195)
EDU	GRF	GRF	200420	Computer/Application/Network Development Information Technology Development and Support (New Name)						
EDU	GRF	GRF	200550	Foundation Funding	\$5,536,347,861	\$5,536,347,861	\$0	\$5,610,290,686	\$5,616,481,153	\$6,190,467
	GRF Total						\$0			\$5,690,467
EDU	Non-GRF	1380	200606	Computer Services-Operational Support Information Technology Development and Support (New Name)	\$7,600,090	\$7,600,090	\$0	\$7,600,090	\$6,100,090	(\$1,500,000)
EDU	Non-GRF	4520	200638	Miscellaneous Educational Services Fees and Refunds (New Name)						
EDU	NonGRF	3Z30	200645	Consolidated Federal Grant Administration	\$8,949,280	\$8,949,280	\$0	\$8,949,280	\$7,949,280	(\$1,000,000)
EDU	Non-GRF	4540	200610	Guidance and Testing GED Testing (New Name)						

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EDU	Non-GRF	4V70	200633	Interagency Operational Support	\$1,117,725	\$1,117,725	\$0	\$1,117,725	\$717,725	(\$400,000)
				Interagency Program Support (New Name)						
EDU	NonGRF	7018	200686	Third Grade Reading Guarantee*	\$0	\$0	\$0	\$0	\$13,000,000	\$13,000,000
	NonGRF Total						\$0			\$10,100,000
EDU Total							\$0			\$15,790,467
EPA	NonGRF	4D50	715618	Recycled State Materials*	\$0	\$0	\$0	\$0	\$50,000	\$50,000
EPA	NonGRF	5320	715646	Recycling and Litter Control*	\$0	\$0	\$0	\$0	\$4,911,575	\$4,911,575
EPA	NonGRF	5860	715637	Scrap Tire Market Development*	\$0	\$0	\$0	\$0	\$1,497,645	\$1,497,645
EPA	NonGRF	5BY0	715681	Auto Emissions Test	\$13,029,952	\$13,029,952	\$0	\$13,242,762	\$11,242,762	(\$2,000,000)
	NonGRF Total						\$0			\$4,459,220
EPA Total							\$0			\$4,459,220
ETC	GRF	GRF	935402	Ohio Government Telecommunications Services	\$702,089	\$702,089	\$0	\$702,089	\$1,002,089	\$300,000
	GRF Total						\$0			\$300,000
ETC Total							\$0			\$300,000
EXP	GRF	GRF	723501	Construction Planning*	\$0	\$0	\$0	\$0	\$1,000,000	\$1,000,000
	GRF Total						\$0			\$1,000,000
EXP Total							\$0			\$1,000,000
DOH	GRF	GRF	440418	Immunizations	\$6,430,538	\$6,430,538	\$0	\$8,930,829	\$8,825,829	(\$105,000)
DOH	GRF	GRF	440454	Local Environmental Health	\$1,310,141	\$1,310,141	\$0	\$1,310,362	\$1,194,634	(\$115,728)
DOH	GRF	GRF	440468	Chronic Disease and Injury Prevention	\$2,577,251	\$2,577,251	\$0	\$2,577,251	\$2,447,251	(\$130,000)
	GRF Total						\$0			(\$350,728)
DOH	NonGRF	4700	440647	Fee Supported Programs	\$24,503,065	\$24,503,065	\$0	\$24,513,973	\$24,263,973	(\$250,000)
	NonGRF Total						\$0			(\$250,000)
DOH Total							\$0			(\$600,728)
INS	NonGRF	5540	820606	Operating Expenses	\$22,745,538	\$22,745,538	\$0	\$22,288,550	\$22,931,817	\$643,267
INS	NonGRF	5550	820605	Examination	\$9,065,684	\$9,065,684	\$0	\$8,934,065	\$8,184,065	(\$750,000)
	NonGRF Total						\$0			(\$106,733)
INS Total							\$0			(\$106,733)
JFS	GRF	GRF	600321	Support Services - State Program Support - State (New Name)	\$34,801,760	\$34,801,760	\$0	\$31,932,117	\$31,612,796	(\$319,321)
JFS	GRF	GRF	600321	Support Services - Federal Program Support - Federal (New Name)	\$9,322,222	\$9,322,222	\$0	\$9,207,441	\$9,115,366	(\$92,075)
JFS	GRF	GRF	600321	Support Services - Total Program Support - Total (New Name)	\$44,123,982	\$44,123,982	\$0	\$41,139,558	\$40,728,162	(\$411,396)
JFS	GRF	GRF	600410	TANF State TANF State/Maintenance of Effort (New Name)						
JFS	GRF	GRF	600413	Child Care Match/Maintenance of Effort Child Care State/Maintenance of Effort (New Name)						
JFS	GRF	GRF	600416	Computer Projects - State Information Technology Projects - State (New Name)	\$67,955,340	\$67,955,340	\$0	\$69,263,506	\$68,570,871	(\$692,635)

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JFS	GRF	GRF	600416	Computer Projects - Federal Information Technology Projects - Federal (New Name)	\$13,105,167	\$13,105,167	\$0	\$12,937,222	\$12,807,850	(\$129,372)
JFS	GRF	GRF	600416	Computer Projects - Total Information Technology Projects - Total (New Name)	\$81,060,507	\$81,060,507	\$0	\$82,200,728	\$81,378,721	(\$822,007)
JFS	GRF	GRF	600417	Medicaid Provider Audits	\$1,312,992	\$1,312,992	\$0	\$1,312,992	\$1,299,862	(\$13,130)
JFS	GRF	GRF	600420	Child Support Administration Child Support Programs (New Name)	\$6,163,534	\$6,163,534	\$0	\$6,065,588	\$6,004,932	(\$60,656)
JFS	GRF	GRF	600421	Office of Family Stability Family Assistance Programs (New Name)	\$3,768,929	\$3,768,929	\$0	\$3,757,493	\$3,719,918	(\$37,575)
JFS	GRF	GRF	600423	Office of Children and Families Families and Children Programs (New Name)						
JFS	GRF	GRF	600425	Office of Ohio Health Plans - State Health Care Programs - State (New Name)	\$13,149,582	\$13,149,582	\$0	\$15,740,987	\$15,583,577	(\$157,410)
JFS	GRF	GRF	600425	Office of Ohio Health Plans - Federal Health Care Programs - Federal (New Name)	\$12,556,921	\$12,556,921	\$0	\$12,286,234	\$12,163,372	(\$122,862)
JFS	GRF	GRF	600425	Office of Ohio Health Plans - Total Health Care Programs - Total (New Name)	\$25,706,503	\$25,706,503	\$0	\$28,027,221	\$27,746,949	(\$280,272)
JFS	GRF	GRF	600502	Administration - Local Child Support - Local (New Name)						
JFS	GRF	GRF	600521	Entitlement Administration - Local Family Assistance - Local (New Name)						
JFS	GRF	GRF	600523	Children and Families Services Family and Children Services (New Name)	\$53,605,323	\$52,605,323	(\$1,000,000)	\$53,105,323	\$54,105,323	\$1,000,000
JFS	GRF	GRF	600525	Health Care/Medicaid - State	\$4,313,761,372	\$4,313,761,372	\$0	\$4,689,051,017	\$4,689,701,017	\$650,000
JFS	GRF	GRF	600525	Health Care/Medicaid - Federal	\$7,530,008,024	\$7,530,008,024	\$0	\$8,429,762,527	\$8,430,897,261	\$1,134,734
JFS	GRF	GRF	600525	Health Care/Medicaid - Total	\$11,843,769,396	\$11,843,769,396	\$0	\$13,118,813,544	\$13,120,598,278	\$1,784,734
	GRF - State						(\$1,000,000)			\$369,273
	GRF - Federal						\$0			\$790,425
	GRF Total						(\$1,000,000)			\$1,159,698
JFS	NonGRF	5C90	600671	Medicaid Program Support	\$85,800,878	\$85,800,878	\$0	\$82,839,266	\$0	(\$82,839,266)
JFS	Non-GRF	5DL0	600639	Medicaid Revenue and Collections Health Care/Medicaid Support - Recoveries (New Name)	\$89,256,974	\$89,256,974	\$0	\$84,156,974	\$166,996,240	\$82,839,266
JFS	NonGRF	5DM0	600633	Administration and Operating	\$20,392,173	\$20,392,173	\$0	\$19,858,928	\$19,660,339	(\$198,589)
JFS	Non-GRF	5P50	600692	Prescription Drug Rebate - State Health Care/Medicaid Support - Drug Rebates (New Name)						
JFS	NonGRF	3310	600615	Veterans Programs*	\$0	\$0	\$0	\$0	\$8,000,000	\$8,000,000
JFS	NonGRF	3310	600624	Employment Services Programs*	\$0	\$0	\$0	\$0	\$33,943,023	\$33,943,023
JFS	Non-GRF	3310	600686	Federal Operating Workforce Programs (New Name)	\$49,128,140	\$49,128,140	\$0	\$48,203,023	\$6,260,000	(\$41,943,023)

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JFS	Non-GRF	3840	600610	Food Assistance and State Administration Food Assistance Programs (New Name)						
JFS	Non-GRF	3950	600616	Special Activities/Child and Family Services Federal Discretionary Grants (New Name)						
JFS	Non-GRF	3970	600626	Child Support Child Support - Federal (New Name)						
JFS	Non-GRF	3980	600627	Adoption Maintenance/Administration Adoption Program - Federal (New Name)	\$352,183,862	\$352,183,862	\$0	\$352,184,253	\$174,178,779	(\$178,005,474)
JFS	Non-GRF	3F00	600650	Hospital Care Assurance Match Hospital Care Assurance - Federal (New Name)						
JFS	Non-GRF	3FA0	600680	Ohio Health Care Grants Health Care Grants - Federal (New Name)						
JFS	Non-GRF	3N00	600628	IV-E Foster Care Maintenance Foster Care Program - Federal (New Name)	\$133,963,142	\$133,963,142	\$0	\$133,963,142	\$311,968,616	\$178,005,474
JFS	Non-GRF	3V00	600688	Workforce Investment Act Workforce Investment Act Programs (New Name)						
JFS	Non-GRF	3V40	600679	Unemployment Compensation Review Commission - Federal UC Review Commission - Federal (New Name)						
JFS	Non-GRF	4A90	600694	Unemployment Compensation Review Commission UC Review Commission - SAF (New Name)						
JFS	Non-GRF	4E30	600605	Nursing Home Assessments Resident Protection Fund (New Name)						
JFS	Non-GRF	4E70	600604	Child and Family Services Collections Family and Children Services Collections (New Name)						
JFS	Non-GRF	4F10	600609	Children and Family Services Activities Family and Children Activities (New Name)						
JFS	Non-GRF	4K10	600621	ICF/MR Bed Assessments DDD Support - Franchise Fee (New Name)						
JFS	Non-GRF	5DB0	600637	Military Injury Grants Military Injury Relief Subsidies (New Name)						
JFS	Non-GRF	5ES0	600630	Food Assistance Food Bank Assistance (New Name)						
JFS	Non-GRF	5GF0	600656	Medicaid - Hospital Health Care/Medicaid Support - Hospital/UPL (New Name)						
JFS	Non-GRF	5KC0	600682	Health Care Special Activities Health Care Grants - State (New Name)						

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JFS	Non-GRF	5KU0	600611	Unemployment Compensation Administrative Support - Other Sources (created by Controlling Board on 12/12/2011)	\$2,000,000	\$2,000,000	\$0	\$4,000,000	\$4,000,000	\$0
				Unemployment Compensation Support - Other Sources (New Name)						
JFS	Non-GRF	5R20	600608	Medicaid - Nursing Facilities Long-Term Care Support (New Name)						
JFS	Non-GRF	5S30	600629	MR/DD Medicaid Administration and Oversight Health Care Program and DDD Support (New Name)						
JFS	Non-GRF	5U30	600654	Health Care Services Administration Health Care Program Support (New Name)	\$24,400,000	\$24,400,000	\$0	\$24,400,000	\$24,156,000	(\$244,000)
JFS	Non-GRF	5U60	600663	Children and Family Support Family and Children Support (New Name)						
JFS	Non-GRF	1920	600646	Support Intercept - Federal Child Support Intercept - Federal (New Name)	\$130,000,000	\$130,000,000	\$0	\$130,000,000	\$129,250,000	(\$750,000)
JFS	Non-GRF	5830	600642	Support Intercept - State Child Support Intercept - State (New Name)	\$16,000,000	\$16,000,000	\$0	\$16,000,000	\$14,000,000	(\$2,000,000)
JFS	NonGRF	5B60	600601	Food Assistance Intercept	\$2,000,000	\$2,000,000	\$0	\$2,000,000	\$1,000,000	(\$1,000,000)
				NonGRF Total			\$0			(\$4,192,589)
JFS Total							(\$1,000,000)			(\$3,032,891)
JCO	GRF	GRF	018321	Operating Expenses	\$720,000	\$801,000	\$81,000	\$720,000	\$801,700	\$81,700
				GRF Total			\$81,000			\$81,700
JCO Total							\$81,000			\$81,700
JSC	GRF	GRF	005321	Operating Expenses - Judiciary/Supreme Court	\$133,704,620	\$132,347,507	(\$1,357,113)	\$132,565,410	\$133,922,523	\$1,357,113
				GRF Total			(\$1,357,113)			\$1,357,113
JSC Total							(\$1,357,113)			\$1,357,113
LSC	GRF	GRF	035407	Legislative Task Force on Redistricting	\$590,000	\$590,000	\$0	\$750,000	\$400,000	(\$350,000)
LSC	GRF	GRF	035410	Legislative Information Systems	\$3,661,250	\$3,661,250	\$0	\$3,661,250	\$3,861,250	\$200,000
				GRF Total			\$0			(\$150,000)
LSC Total							\$0			(\$150,000)
LCO	NonGRF	5LP0	970601	Commission Operating Expense*	\$0	\$0	\$0	\$0	\$754,146	\$754,146
LCO	NonGRF	7043	970321	Operating Expenses	\$753,933	\$753,933	\$0	\$754,146	\$0	(\$754,146)
				NonGRF Total			\$0			\$0
LCO Total							\$0			\$0
DMH	GRF	GRF	333403	Pre-Admission Screening Expenses	\$486,119	\$486,119	\$0	\$486,119	\$286,119	(\$200,000)
DMH	GRF	GRF	333415	Lease-Rental Payments	\$18,394,250	\$18,394,250	\$0	\$19,907,900	\$17,907,900	(\$2,000,000)
DMH	GRF	GRF	334412	Hospital Services	\$194,918,888	\$194,918,888	\$0	\$192,051,209	\$191,051,209	(\$1,000,000)
DMH	GRF	GRF	335505	Local Mental Health Systems of Care	\$49,963,776	\$49,963,776	\$0	\$59,087,955	\$62,087,955	\$3,000,000
				GRF Total			\$0			(\$200,000)
DMH	NonGRF	1510	336601	Office of Support Services	\$129,770,770	\$129,770,770	\$0	\$129,779,822	\$127,297,130	(\$2,482,692)
				NonGRF Total			\$0			(\$2,482,692)
DMH Total							\$0			(\$2,682,692)

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DNR	GRF	GRF	736321	Division of Engineering	\$3,024,459	\$3,024,459	\$0	\$3,025,078	\$2,995,078	(\$30,000)
DNR	GRF	GRF	725505	Healthy Lake Erie Fund*	\$0	\$0	\$0	\$0	\$3,350,000	\$3,350,000
	GRF Total						\$0			\$3,320,000
DNR	NonGRF	1550	725601	Departmental Projects	\$3,365,651	\$3,365,651	\$0	\$2,725,484	\$2,512,977	(\$212,507)
DNR	NonGRF	4300	725671	Canal Lands	\$907,618	\$907,618	\$0	\$907,879	\$883,879	(\$24,000)
DNR	NonGRF	4D50	725618	Recycled Materials	\$50,000	\$50,000	\$0	\$50,000	\$0	(\$50,000)
DNR	NonGRF	6350	725664	Fountain Square Facilities Management	\$3,544,623	\$3,544,623	\$0	\$3,548,445	\$3,473,413	(\$75,032)
DNR	NonGRF	5180	725643	Oil and Gas Permit Fees	\$5,821,970	\$5,821,970	\$0	\$5,623,645	\$9,823,645	\$4,200,000
DNR	NonGRF	5310	725648	Reclamation Forfeiture	\$1,423,000	\$1,423,000	\$0	\$1,423,000	\$500,000	(\$923,000)
DNR	NonGRF	5320	725644	Litter Control and Recycling	\$4,926,730	\$4,926,730	\$0	\$4,911,575	\$0	(\$4,911,575)
DNR	NonGRF	5860	725633	Scrap Tire Program	\$1,497,645	\$1,497,645	\$0	\$1,497,645	\$0	(\$1,497,645)
	NonGRF Total						\$0			(\$3,493,759)
DNR Total							\$0			(\$173,759)
PUC	NonGRF	5F60	870624	NARUC/NRRI Subsidy	\$158,000	\$158,000	\$0	\$158,000	\$100,000	(\$58,000)
PUC	NonGRF	5F60	870625	Motor Transportation Regulation	\$4,976,641	\$4,976,641	\$0	\$5,971,218	\$0	(\$5,971,218)
PUC	NonGRF	4S60	870618	Hazardous Material Registration	\$450,395	\$450,395	\$0	\$450,395	\$0	(\$450,395)
PUC	NonGRF	4S60	870621	Hazardous Materials Base State Registration	\$373,346	\$373,346	\$0	\$373,346	\$0	(\$373,346)
PUC	NonGRF	4U80	870620	Civil Forfeitures	\$277,347	\$277,347	\$0	\$277,496	\$0	(\$277,496)
PUC	NonGRF	5590	870605	Public Utilities Territorial Administration	\$3,880	\$3,880	\$0	\$3,880	\$0	(\$3,880)
PUC	NonGRF	5600	870607	Special Assessment	\$97,000	\$97,000	\$0	\$97,000	\$0	(\$97,000)
PUC	NonGRF	5610	870606	Power Siting Board	\$631,508	\$631,508	\$0	\$631,618	\$581,618	(\$50,000)
PUC	NonGRF	5BP0	870623	Wireless 9-1-1 Administration	\$36,440,000	\$36,440,000	\$0	\$18,220,000	\$17,757,250	(\$462,750)
PUC	NonGRF	5HD0	870629	Radioactive Waste Transportation	\$98,800	\$98,800	\$0	\$98,800	\$0	(\$98,800)
PUC	NonGRF	5LT0	870640	Intrastate Registration*	\$0	\$0	\$0	\$0	\$180,000	\$180,000
PUC	NonGRF	5LT0	870641	Unified Carrier Registration*	\$0	\$0	\$0	\$0	\$420,000	\$420,000
PUC	NonGRF	5LT0	870642	Hazardous Materials Registration*	\$0	\$0	\$0	\$0	\$823,741	\$823,741
PUC	NonGRF	5LT0	870643	Nonhazardous Materials Civil Forfeiture*	\$0	\$0	\$0	\$0	\$277,496	\$277,496
PUC	NonGRF	5LT0	870644	Hazardous Materials Civil Forfeiture*	\$0	\$0	\$0	\$0	\$898,800	\$898,800
PUC	NonGRF	5LT0	870645	Motor Carrier Enforcement*	\$0	\$0	\$0	\$0	\$5,401,318	\$5,401,318
PUC	NonGRF	6610	870612	Hazardous Materials Transportation	\$898,800	\$898,800	\$0	\$898,800	\$0	(\$898,800)
	NonGRF Total						\$0			(\$740,330)
PUC Total							\$0			(\$740,330)
PWC	GRF	GRF	150907	State Capital Improvements General Obligation Debt Service	\$106,770,600	\$106,770,600	\$0	\$215,571,100	\$208,571,100	(\$7,000,000)
	GRF Total						\$0			(\$7,000,000)
PWC Total							\$0			(\$7,000,000)
RAC	NonGRF	5JK0	875610	Racing Commission Fund*	\$0	\$339,919	\$339,919	\$0	\$8,169,547	\$8,169,547
	NonGRF Total						\$339,919			\$8,169,547
RAC Total							\$339,919			\$8,169,547
BOR	GRF	GRF	235409	Information System HEI Information System (New Name)						
BOR	GRF	GRF	235417	Ohio Learning Network eStudent Services (New Name)						

FY 2012 - FY 2013 Appropriation Line Item (ALI) Adjustments

All Fund Groups

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	FY 2012 Enacted	FY 2012 H.B. 487 - Enacted	FY 2012 \$ Change	FY 2013 Enacted	FY 2013 H.B. 487 - Enacted	FY 2013 \$ Change
BOR	GRF	GRF	235552	Capital Component	\$20,638,274	\$20,638,274	\$0	\$20,638,274	\$13,628,639	(\$7,009,635)
	GRF Total						\$0			(\$7,009,635)
BOR	NonGRF	3120	235609	Tech Prep	\$183,850	\$183,850	\$0	\$183,850	\$0	(\$183,850)
BOR	NonGRF	3120	235611	Gear-up Grant	\$3,900,000	\$3,900,000	\$0	\$3,900,000	\$50,000	(\$3,850,000)
BOR	NonGRF	3120	235659	Race to the Top Scholarship Program	\$2,400,000	\$2,400,000	\$0	\$3,780,000	\$0	(\$3,780,000)
BOR	NonGRF	3120	235660	Race to the Top Educator Preparation Reform Initiative	\$448,000	\$448,000	\$0	\$1,120,000	\$0	(\$1,120,000)
BOR	NonGRF	3120	235661	AmeriCorps Grant	\$260,000	\$260,000	\$0	\$260,000	\$0	(\$260,000)
BOR	Non-GRF	5FR0	235640	Joyce Foundation Grant						
				Shifting Gears Grant (New Name)						
	NonGRF Total						\$0			(\$9,193,850)
BOR Total							\$0			(\$16,203,485)
DRC	Non-GRF	1480	501602	Services and Agricultural Institutional Services (New Name)						
DRC	NonGRF	4B00	501601	Sewer Treatment Services	\$2,145,630	\$2,145,630	\$0	\$2,157,682	\$2,057,682	(\$100,000)
DRC	NonGRF	4L40	501604	Transitional Control	\$1,168,843	\$1,168,843	\$0	\$1,213,120	\$1,113,120	(\$100,000)
DRC	NonGRF	5L60	501611	Information Technology Services	\$600,000	\$600,000	\$0	\$600,000	\$350,000	(\$250,000)
	NonGRF Total						\$0			(\$450,000)
DRC Total							\$0			(\$450,000)
RSC	NonGRF	3170	415620	Disability Determination	\$97,579,095	\$97,579,095	\$0	\$97,579,095	\$87,579,095	(\$10,000,000)
	NonGRF Total						\$0			(\$10,000,000)
RSC Total							\$0			(\$10,000,000)
RDF	NonGRF	5JK0	875610	Ohio State Racing Commission Fund	\$339,919	\$0	(\$339,919)	\$8,169,547	\$0	(\$8,169,547)
RDF	NonGRF	5JL0	038629	Problem Casino and Gambling Addictions Fund	\$226,612	\$0	(\$226,612)	\$5,446,364	\$0	(\$5,446,364)
RDF	NonGRF	5JN0	055654	Ohio Law Enforcement Training Fund	\$226,612	\$0	(\$226,612)	\$5,446,364	\$0	(\$5,446,364)
	NonGRF Total						(\$793,143)			(\$19,062,275)
RDF Total							(\$793,143)			(\$19,062,275)
SFC	GRF	GRF	230908	Common Schools General Obligation Debt Service	\$150,604,900	\$150,604,900	\$0	\$341,919,400	\$329,919,400	(\$12,000,000)
	GRF Total						\$0			(\$12,000,000)
SFC Total							\$0			(\$12,000,000)
TAX	GRF	GRF	110321	Operating Expenses	\$73,500,000	\$73,500,000	\$0	\$73,550,000	\$72,814,500	(\$735,500)
TAX	GRF	GRF	110404	Tobacco Settlement Enforcement	\$200,000	\$200,000	\$0	\$200,000	\$198,000	(\$2,000)
TAX	GRF	GRF	110412	Child Support Administration	\$15,804	\$15,804	\$0	\$15,804	\$15,646	(\$158)
	GRF Total						\$0			(\$737,658)
TAX	NonGRF	2280	110628	Tax Reform System Implementation	\$13,638,008	\$13,638,008	\$0	\$13,642,176	\$13,505,754	(\$136,422)
TAX	NonGRF	4330	110602	Tape File Account	\$197,802	\$197,802	\$0	\$197,878	\$195,899	(\$1,979)
TAX	NonGRF	5AP0	110632	Discovery Project	\$2,445,799	\$2,445,799	\$0	\$2,445,657	\$2,421,200	(\$24,457)
TAX	NonGRF	5N50	110605	Municipal Income Tax Administration	\$339,798	\$339,798	\$0	\$339,975	\$336,575	(\$3,400)
TAX	NonGRF	5N60	110618	Kilowatt Hour Tax Administration	\$150,000	\$150,000	\$0	\$150,000	\$148,500	(\$1,500)
TAX	NonGRF	5V80	110623	Property Tax Administration	\$12,195,733	\$12,195,733	\$0	\$12,099,303	\$11,978,310	(\$120,993)
TAX	NonGRF	5W40	110625	Centralized Tax Filing and Payment	\$200,000	\$200,000	\$0	\$200,000	\$198,000	(\$2,000)
TAX	NonGRF	5W70	110627	Exempt Facility Administration	\$50,000	\$50,000	\$0	\$50,000	\$49,500	(\$500)
TAX	NonGRF	4350	110607	Local Tax Administration	\$19,028,339	\$19,028,339	\$0	\$19,225,941	\$19,033,682	(\$192,259)

FY 2012 - FY 2013 Appropriation Line Item (ALI) Adjustments

All Fund Groups

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	FY 2012 Enacted	FY 2012 H.B. 487 - Enacted	FY 2012 \$ Change	FY 2013 Enacted	FY 2013 H.B. 487 - Enacted	FY 2013 \$ Change
TAX	NonGRF	4360	110608	Motor Vehicle Audit	\$1,474,081	\$1,474,081	\$0	\$1,474,353	\$1,459,609	(\$14,744)
TAX	NonGRF	4370	110606	Litter/Natural Resource Tax Administration	\$20,000	\$20,000	\$0	\$20,000	\$19,800	(\$200)
TAX	NonGRF	4380	110609	School District Income Tax	\$5,859,041	\$5,859,041	\$0	\$5,860,650	\$5,802,044	(\$58,606)
TAX	NonGRF	4C60	110616	International Registration Plan	\$689,296	\$689,296	\$0	\$689,308	\$682,415	(\$6,893)
TAX	NonGRF	4R60	110610	Tire Tax Administration	\$245,462	\$245,462	\$0	\$246,660	\$244,193	(\$2,467)
TAX	NonGRF	5V70	110622	Motor Fuel Tax Administration	\$5,384,254	\$5,384,254	\$0	\$5,086,236	\$5,035,374	(\$50,862)
TAX	NonGRF	6390	110614	Cigarette Tax Enforcement	\$1,384,217	\$1,384,217	\$0	\$1,384,314	\$1,370,471	(\$13,843)
TAX	NonGRF	6880	110615	Local Excise Tax Administration	\$782,630	\$782,630	\$0	\$782,843	\$775,015	(\$7,828)
	NonGRF Total						\$0			(\$638,953)
TAX Total							\$0			(\$1,376,611)
DVS	GRF	GRF	900408	Department of Veterans Services	\$1,901,823	\$1,901,823	\$0	\$1,901,823	\$2,001,823	\$100,000
	GRF Total						\$0			\$100,000
DVS Total							\$0			\$100,000
DYS	NonGRF	1750	470613	Education Reimbursement	\$8,160,277	\$8,160,277	\$0	\$8,151,056	\$6,251,056	(\$1,900,000)
DYS	NonGRF	3210	470606	Nutrition	\$1,747,432	\$1,747,432	\$0	\$1,704,022	\$1,400,000	(\$304,022)
DYS	NonGRF	3210	470610	Rehabilitation Programs	\$36,000	\$36,000	\$0	\$36,000	\$0	(\$36,000)
	NonGRF Total						\$0			(\$2,240,022)
DYS Total							\$0			(\$2,240,022)
	Summary									
	<i>GRF - State</i>						<i>(\$2,276,113)</i>			<i>(\$12,358,669)</i>
	<i>GRF - Federal</i>						<i>\$0</i>			<i>\$790,425</i>
	GRF Total						(\$2,276,113)			(\$11,568,244)
	Non-GRF Total						\$1,206,847			\$252,458
Grand Total							(\$1,069,266)			(\$11,315,786)
	Vetoed Items: The FY 2013 appropriation increases for the following two items, as reported by the Conference Committee, were vetoed.									
AGE	NonGRF	4C40	490609	Regional Long-Term Care Ombudsman Program	\$935,000	\$935,000	\$0	\$935,000	\$2,435,000	\$1,500,000
ADA	NonGRF	4750	038621	Statewide Treatment and Prevention	\$16,000,000	\$16,000,000	\$0	\$14,000,000	\$15,500,000	\$1,500,000

FY 2012 - FY 2013 Appropriation Line Item (ALI) Adjustments

All Fund Groups

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	FY 2012 Enacted	FY 2012 H.B. 487 - Enacted	FY 2012 \$ Change	FY 2013 Enacted	FY 2013 H.B. 487 - Enacted	FY 2013 \$ Change
Transportation Budget (H.B. 114 of the 129th General Assembly)										
DPS	NonGRF	4W40	762321	Operating Expense - BMV	\$80,003,146	\$80,003,146	\$0	\$82,403,240	\$82,003,240	(\$400,000)
DPS	NonGRF	7036	761321	Operating Expense - Information and Education	\$7,124,366	\$7,124,366	\$0	\$7,338,097	\$6,988,097	(\$350,000)
DPS	NonGRF	8310	761610	Information and Education - Federal	\$422,084	\$422,084	\$0	\$434,746	\$409,746	(\$25,000)
DPS	Non-GRF	8310	769610	Food Stamp Trafficking Enforcement - Federal Investigative Unit Federal Reimbursement (New Name)						
DPS	NonGRF	8350	762616	Financial Responsibility Compliance	\$5,457,240	\$5,457,240	\$0	\$5,549,068	\$5,274,068	(\$275,000)
DPS	NonGRF	83M0	765640	EMS - Grants*	\$0	\$0	\$0	\$0	\$4,229,819	\$4,229,819
DPS	NonGRF	83N0	761611	Elementary School Seat Belt Program	\$305,600	\$305,600	\$0	\$305,600	\$0	(\$305,600)
DPS	NonGRF	83P0	765637	EMS Grants	\$4,106,621	\$4,106,621	\$0	\$4,229,819	\$0	(\$4,229,819)
DPS	NonGRF	3DU0	762628	BMV Grants	\$1,525,000	\$1,525,000	\$0	\$1,580,000	\$1,480,000	(\$100,000)
DPS	Non-GRF	5CM0	767691	Federal Investigative Seizure Investigative Unit Federal Equitable Sharing - Treasury (New Name)						
DPS	NonGRF	5LM0	768698	Criminal Justices Services Law Enforcement Support*	\$0	\$33,991	\$33,991	\$0	\$816,955	\$816,955
	NonGRF Total						\$33,991			(\$638,645)
DPS Total							\$33,991			(\$638,645)
Grand Total							\$33,991			(\$638,645)
Bureau of Workers' Compensation and Ohio Industrial Commission Budgets (H.B. 123 and H.B. 124 of the 129th General Assembly)										
BWC	NonGRF	7023	855407	Claims, Risk and Medical Management	\$125,427,732	\$125,427,732	\$0	\$124,192,959	\$122,492,959	(\$1,700,000)
BWC	NonGRF	7023	855409	Administrative Services	\$101,724,950	\$101,724,950	\$0	\$104,136,037	\$103,346,037	(\$790,000)
BWC	NonGRF	8290	855604	Long Term Care Loan Program	\$1,000,000	\$1,000,000	\$0	\$1,000,000	\$100,000	(\$900,000)
	NonGRF Total						\$0			(\$3,390,000)
BWC Total							\$0			(\$3,390,000)
OIC	NonGRF	5W30	845321	Operating Expenses	\$50,100,000	\$50,100,000	\$0	\$48,900,000	\$47,732,000	(\$1,168,000)
	NonGRF Total						\$0			(\$1,168,000)
OIC Total							\$0			(\$1,168,000)
Grand Total							\$0			(\$4,558,000)
Total Appropriation Adjustments in H.B. 487 of the 129th General Assembly										
	GRF - State						(\$2,276,113)			(\$12,358,669)
	GRF - Federal						\$0			\$790,425
	GRF Total						(\$2,276,113)			(\$11,568,244)
	Non-GRF Total						\$1,240,838			(\$4,944,187)
Grand Total							(\$1,035,275)			(\$16,512,431)

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