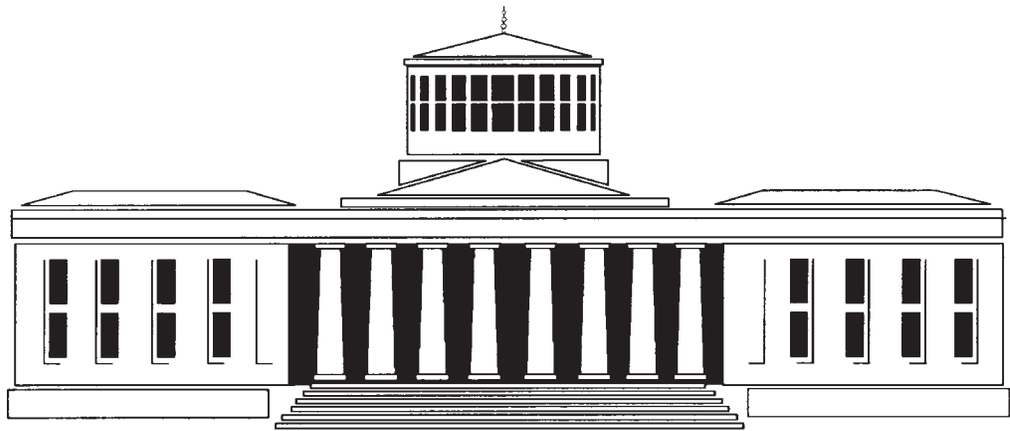


DIGEST OF ENACTMENTS 2009

128th General Assembly (2009-2010)



Ohio Legislative Service Commission
Columbus, Ohio

April 2010

DIGEST OF ENACTMENTS 2009

128th General Assembly (2009-2010)

Ohio Legislative Service Commission

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April 2010

INTRODUCTION

The *Digest of Enactments 2009* summarizes legislation passed by the General Assembly during 2009, including bills and two constitutional amendments proposed in joint resolutions. The two constitutional amendments, proposed in Sub. S.J.R. 1 and Am. Sub. S.J.R. 6, were approved by the voters. A third constitutional amendment approved by the voters, authorizing one casino each in Cincinnati, Cleveland, Columbus, and Toledo, was proposed by initiative petition rather than legislative enactment; therefore, it is not described in this publication.

The summaries in this publication are condensed versions of the final analyses prepared by the Legislative Service Commission for the General Assembly. Readers may obtain the full final analyses from the Legislative Service Commission web site at www.lsc.state.oh.us.

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AGRICULTURE

Sub. H.B. 363

Reps. Okey and Newcomb, Evans, J. Adams, Harwood, Yuko, Amstutz, Bacon, Blessing, Bolon, Boose, Coley, Combs, Daniels, Derickson, Dyer, Garland, Grossman, Hackett, Heard, Letson, Luckie, McClain, Oelslager, Ruhl, Snitchler, Weddington, Zehringer

Sens. Schuring, Gibbs, Faber, Grendell, Buehrer, Gillmor, Sawyer, Schaffer, Widener, Wilson, Harris, Hughes, Cates

Effective date: Emergency, December 22, 2009

Authorizes, rather than requires, the Director of Agriculture to adopt rules under the Concentrated Animal Feeding Facilities Law.

Prohibits the ownership, as well as the operation as in continuing law, of a concentrated animal feeding facility (CAFF) without a permit to operate.

Requires an applicant for a permit to install or a permit to operate a CAFF who has not owned a CAFF in Ohio for at least two of the five years immediately preceding the submission of the application, in addition to an applicant who has not so operated a CAFF in Ohio, to submit specified information regarding ownership and operation of animal feeding facilities as well as the applicant's compliance history.

Requires an owner or operator of a CAFF that has been issued an installation permit, permit to install, or permit to operate to submit to the Director notice of any proposed change in the persons identified by the applicant in the permit application as being in a position of control, and authorizes the Director to deny the change if the Director finds that the person, in the operation of animal feeding facilities, has a history of substantial noncompliance with environmental protection laws.

Requires the owner or operator of a CAFF who proposes to make a major operational change at the facility to submit an application for approval of the change to the Director, and authorizes the Director to adopt rules establishing procedures and requirements governing such a change.

Expands the list of persons in control at a facility whose names and addresses must be included in an application for a permit to install or a permit to operate and submitted for a review compliance certificate, and defines "control" for that purpose.

Provides that requirements governing the management and handling of manure, including the land application of manure, and requirements governing the keeping of records regarding the handling of manure must be established in rules, and authorizes the Director to adopt such rules.

Specifies that the Director has the authority to enforce terms and conditions of national pollutant discharge elimination system (NPDES) permits for the discharging, transporting, or handling of pollutants, including manure, from concentrated animal feeding operations (CAFOs) rather than for the discharging, transporting, or handling of manure, and defines "pollutants."

Prohibits a person from discharging pollutants from a CAFO, rather than manure from a point source, into waters of the state without a NPDES permit.

Eliminates the requirement that the designation in rules of CAFOs that are subject to NPDES permit requirements include only those point sources for which the issuance of NPDES permits is required under the Federal Water Pollution Control Act.

Revises the conflict of interest provisions governing the persons who decide whether to approve or disapprove an application for a NPDES permit.

Expands the provisions governing the complaint procedures regarding CAFFs to allow anyone, rather than only a person who is aggrieved or adversely affected by an alleged nuisance, to submit any complaint regarding a CAFF or the discharge of a pollutant from an animal feeding operation, and defines "animal feeding operation" to have the same meaning as animal feeding facility.

Makes several changes to the corrective action provisions governing the operation of CAFFs, including allowing the Director to take corrective actions or assess civil penalties against the owner or operator of a CAFF for the violation of specified rules adopted by the Director and allowing the Director to impose administrative penalties.

Authorizes the Director to take corrective actions and assess civil penalties against the owner or operator of an animal feeding operation rather than the owner or operator of a point source.

Allows the Director to require an animal feeding facility that is not a CAFF, rather than that is not a medium or small CAFO, to be required to apply for and receive a permit to operate when certain criteria are met.

Makes other changes in the Concentrated Animal Feeding Facilities Law.

States that specified provisions of the act do not become operative until the Administrator of the U.S. Environmental Protection Agency approves the National Pollutant Discharge Elimination System program submitted by the Director of Agriculture.

Extends the temporary suspension of the operation of certain provisions of the Household and Small Flow On-Site Sewage Treatment Systems Law and previously enacted temporary provisions regarding that Law until July 1, 2010.



APPROPRIATIONS

Am. Sub. H.B. 1

(For details of fiscal provisions of the act, see LSC Budget in Detail, As Enacted, LSC Final Comparison Document, and LSC Greenbooks)

Reps. Sykes, Chandler, Brown, Bolon, Book, Celeste, DeBose, DeGeeter, Domenick, Dyer, Hagan, Harris, Harwood, Heard, Koziura, Letson, Luckie, Mallory, Pryor, Stewart, Szollosi, Ujvagi, Weddington, B. Williams, S. Williams, Winburn, Yates, Yuko

Sens. Carey, Goodman, Harris, Niehaus

Effective date: July 17, 2009; certain provisions effective October 16, 2009; certain provisions effective on other dates; contains item vetoes

This *Digest* entry is arranged by state agency, beginning with the Adjutant General and continuing in alphabetical order. An item that does not directly involve an agency is located under the agency that has regulatory authority over the item or otherwise deals with the subject matter. The *Digest* entry includes a Local Government category and a Retirement category and concludes with a Miscellaneous category.

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ADJUTANT GENERAL

Requires proceeds from the sale or lease of vacated armories and other facilities and land owned by the Adjutant General to be deposited into the Armory Improvements Fund and used to support Ohio Army National Guard facility and maintenance expenses as the Adjutant General directs.

Requires Controlling Board approval for any Armory Improvements Fund expenditure related to the construction, acquisition, lease, or financing of a capital asset.

Creates in the state treasury the Community Match Armories Fund to consist of all contributions from local entities for construction and maintenance of Ohio Army National Guard readiness and community centers and facilities.

Requires the money in the Community Match Armories Fund to be used to support the acquisition and maintenance costs of centers and facilities representing the local entity's share of costs, including the local entity's share of utility costs.

Creates in the state treasury the Camp Perry/Buckeye Inn Operations Fund that consists of all revenue from the rental of the Camp Perry and Buckeye Inn facilities and from the use of the Camp Perry facility.

Requires the Camp Perry/Buckeye Inn Operations Fund to be used to support the facility operations of the Camp Perry Clubhouse and the Buckeye Inn.

Creates the National Guard Service Medal Fund in the state treasury to consist of all amounts received from the purchase of Ohio National Guard service medals for eligible National Guard service members as authorized by the General Assembly, and requires moneys in the Fund to be used to purchase additional medals.

Creates in the state treasury the Ohio National Guard Facility Maintenance Fund consisting of all amounts received from leases of sites, including towers and wells, and from reimbursements for services related to Ohio National Guard programs.

Requires the Ohio National Guard Facility Maintenance Fund to be used for service, maintenance, and repair expenses and for equipment purchases for programs and facilities of the Adjutant General.

Permits the Adjutant General to appoint an assistant Adjutant General-Army and an assistant Adjutant General-Air Force who must meet the qualifications established by the Department of Defense for general officer qualification.

Increases the number of participants in the Ohio National Guard Scholarship Program for the 2009 summer term from the equivalent of 800 full-time participants to the equivalent of 1,200 full-time participants.

Repeals a provision that, upon receipt of a certification from the Administrator of the Bureau of Workers' Compensation, required the Adjutant General to request the amount certified from the Controlling Board and to request the Director of Budget and Management to provide for payment to the State Insurance Fund of a sum equal to the amount transferred by the Controlling Board.

DEPARTMENT OF ADMINISTRATIVE SERVICES

Office space

Expands the powers of the Department of Administrative Services by authorizing the Department to lease any space, not just office space, for use by a state agency.

Equal employment opportunity

Requires the Director of Administrative Services to administer a state equal employment opportunity program.

Personnel

Specifies that the Director's authority to enter into agreements with political subdivisions to furnish the Department's services and facilities in the administration of a merit program and other functions related to human resources includes counties and also includes, but is not limited to, administering competitive examinations for persons in the classified civil service.

Requires counties that do not have a county personnel department and that use county job classification plans established by the Director to pay a usage fee in an amount that the Director determines, with the fees being paid into the Human Resources Fund.

Limits the Department's supervision of county personnel departments.

Makes the Department generally responsible for administering civil service examinations only for positions in the classified civil service of the state.

Vacation leave

Changes, effective August 30, 2009, the amount of service required of the following state employees before they accrue specific amounts of vacation leave: (1) exempt employees, (2) legislative employees, (3) Supreme Court employees, (4) certain employees in the office of the Governor, Secretary of State, Auditor of State, Treasurer of State, and Attorney General, and (5) employees in any position for which authority to determine compensation is given by law to an individual or entity other than the Director of Administrative Services.

Provides that employees may begin using their vacation leave upon completing their initial probationary period.

Prohibits during fiscal years 2010 and 2011, and limits to 80 hours beginning in fiscal year 2012, payments for accrued vacation leave in the situation where a state employee has been denied vacation leave and is at the maximum amount of vacation leave that the employee may accrue.

Sick leave

Grants in July 2011 to a state employee who is paid by warrant of the Director of Budget and Management a one-time credit of additional sick leave equal to: (1) 16 hours if the employee is a part-time employee, or (2) if the employee is a full-time employee, the lesser of 32 hours or one-half of the personal leave hours the employee lost as a result of the moratoria on the crediting and annual payment of personal leave from December 2009 until December 2011 under either state statute or a rule of the Director of Administrative Services.

Does not grant the sick leave credit described above to employees of the Supreme Court, General Assembly, Legislative Service Commission, Secretary of State, Auditor of State, Treasurer of State, or Attorney General unless they were subject to the moratoria on personal leave from December 2009 until December 2011.

Personal leave

Imposes moratoria, from December 2009 through December 2011, on (1) the accrual of personal leave by certain state employees, and (2) the annual conversion of accrued but unused personal leave by those employees.

Provides that the moratoria on personal leave: (1) apply to employees of the Secretary of State, Auditor of State, Treasurer of State, and Attorney General unless any of those officers decides to exempt the officer's employees and so notifies the Director of Administrative Services in writing on or before November 1, 2009, and (2) do not apply to employees of the Supreme Court, General Assembly, and Legislative Service Commission unless the Supreme Court, General Assembly, or Legislative Service Commission decides to include its employees in the moratoria and so notifies the Director in writing on or before November 1, 2009.

Grants in August 2011 to a state employee who is eligible to receive personal leave a one-time pay supplement (1) equivalent to 16 hours of personal leave if the employee is a part-time employee, or (2) if the employee is a full-time employee, the lesser of either a one-time pay supplement equivalent to 32 hours of personal leave or one-half the hours of personal leave that the employee lost as a result of the moratoria on personal leave under either state statute or a rule of the Director of Administrative Services.

Does not grant the pay supplement described above to employees of the Supreme Court, General Assembly, Legislative Service Commission, Secretary of State, Auditor of State, Treasurer of State, or Attorney General unless those employees were subject to the moratoria on personal leave and the Supreme Court, General Assembly, Legislative Service Commission, Secretary of State, Auditor of State, Treasurer of State, or Attorney General decides to participate in the pay supplement.

Disability leave

Allows an employee who is paid by warrant of the Director of Budget and Management to use available compensatory leave balances to supplement disability leave payments.¹

Requires a state employee on approved disability leave to pay the employee's share of retirement contributions, instead of the state paying the employee's share after the first three months of disability as required by prior law.

Occupational injuries

Creates for employees in state service salary continuation, not to exceed 480 hours at their total rate of pay, for injuries incurred during the performance of, and

¹ The authorization for employees to use compensatory time to supplement disability payments was previously enacted by Am. Sub. H.B. 16 of the 128th General Assembly, which included interim budget measures. This is the case not only with regard to the law explained in the dot point accompanying this footnote, but also with regard to the law explained in other, subsequent dot points.

arising out of, state employment after an implementation date determined by rule of the Director of Administrative Services.

Modifies the occupational injury leave program.

Intermittent employees

Eliminates pay supplements and probationary periods for intermittent employees.²

Layoffs

Specifies that rules of the Department governing employee layoffs apply to only employees in the service of the state.

Eliminates the requirement that appointing authorities of employees not paid by warrant of the Director of Budget and Management file a statement of rationale and supporting documentation with the Director of Administrative Services before sending a layoff notice.

Requires the Director of Administrative Services to verify the calculation of layoff retention points only for employees in the service of the state.

Provides that the Director's rules governing layoff displacement rights apply only to employees in the service of the state.

Requires the Director to verify retention points to reflect the length of continuous service and efficiency in service for only those employees who are laid off from positions in the service of the state.

Mandatory cost savings

Requires, during fiscal years 2010 and 2011, that all full-time exempt state employees participate in a total of 80 hours of mandatory cost savings through a loss of pay or holiday pay and that all part-time employees not receive holiday pay.³

Requires participation in the cost savings program described above by all employees of the Secretary of State, Auditor of State, Treasurer of State, and Attorney

² The elimination of pay supplements for intermittent employees was previously enacted by H.B. 16. See footnote 1.

³ The law described in this dot point was previously enacted in H.B. 16. See footnote 1.

General unless any of those officers chooses to exempt the officer's employees and so notifies the Director of Administrative Services in writing on or before July 1, 2009.⁴

Specifies that if the Secretary of State, Auditor of State, Treasurer of State, or Attorney General did not opt to participate in the mandatory cost savings program by July 1, 2009, any of those officers may begin participating in the program for 80 hours or less by notifying the Director of Administrative Services in writing.

Authorizes the Director of Administrative Services, after June 30, 2011, to implement mandatory cost savings days for exempt employees in the event of a fiscal emergency.⁵

Requires participation in mandatory cost savings days by all employees of the Secretary of State, Auditor of State, Treasurer of State, or Attorney General unless any of those officers chooses to exempt the officer's employees and notifies the Director of Administrative Services in the manner the Director prescribes by rule.⁶

Specifies that employees in the classified civil service cannot appeal reductions in pay made as the result of mandatory cost savings days to the State Personnel Board of Review under the Civil Service Law.⁷

Authorizes the Governor to declare a fiscal emergency if the Governor determines that the available revenue receipts and balances for any fund or across any funds will likely be less than the appropriations for the year, and to issue orders to the Director of Budget and Management to reduce expenditures, or to the Director of Administrative Services to implement personnel actions including, but not limited to, mandatory cost savings days.⁸

Creates the Cost Savings Fund, and allocates to the Fund savings accrued through employee participation in the mandatory cost savings program and in mandatory cost savings days.⁹

⁴ The law described in this dot point was previously enacted in H.B. 16. See footnote 1.

⁵ The law described in this dot point was previously enacted in H.B. 16. See footnote 1.

⁶ The law described in this dot point was previously enacted by H.B. 16. See footnote 1.

⁷ The law described in this dot point was previously enacted in H.B. 16. See footnote 1.

⁸ The law described in this dot point was previously enacted in H.B. 16. See footnote 1.

⁹ The law described in this dot point was previously enacted in H.B. 16. See footnote 1.

Specifies that employee absences due to cost savings days provided by law or under a collective bargaining agreement must not be a factor in determining unemployment compensation eligibility or payment amount.

Civil service examinations

Requires that an applicant for a civil service examination be a U.S. citizen or have a valid permanent resident card, rather than be a U.S. citizen or have declared the intention of becoming a U.S. citizen, as required under prior law.

Disciplinary actions

Requires that certain disciplinary actions that under prior law were tied to 24 or 40 *or more* hours of work or pay instead be tied to *more than* 24 or 40 hours of work or pay.

Pay reduction

Requires a 2% pay reduction beginning in July 2009 for exempt employees of the Auditor of State who are paid in accordance with Schedule E-1 or Schedule E-1 for Step 7.

Obsolete pay tables

Removes obsolete pay tables prescribing pay for exempt employees.

Spending account funds

Creates the Health Care Spending Account Fund in the state treasury, and requires the Director of Administrative Services to use the money in the Fund to make payments with regard to the participation of state employees in flexible spending accounts for certain nonreimbursed medical and dental expenses under section 125 of the Internal Revenue Code.

Creates the Dependent Care Spending Account Fund in the state treasury, and requires the Director to use money in the Fund to make payments with regard to the participation of state employees in flexible spending accounts for work-related dependent care expenses under section 125 of the Internal Revenue Code.

Employee educational development programs

Authorizes the Department to establish and obtain Office of Budget and Management (OBM) approval of charges to cover state administrative costs for employee educational development programs that are undertaken pursuant to

collective bargaining agreements identified in uncodified law and to request that OBM approve additional amounts for that purpose if it becomes necessary.

Negotiated payroll reduction strategies

Authorizes the Office of Collective Bargaining in the Department of Administrative Services to negotiate with state collective bargaining units various payroll reduction strategies through the collective bargaining process prior to July 1, 2009, including, but not limited to, reductions in pay for fiscal years 2010 and 2011 and an increase in state employees' shares of dental, vision, and life insurance benefits, to achieve savings of between \$170 and \$200 million for each fiscal year, and authorizes the Director of Budget and Management to transfer cash from non-General Revenue Fund funds to the General Revenue Fund to carry out those provisions.

Multi-agency radio communications system

Requires the Department of Administrative Services to collect user fees from participants in the multi-agency radio communications system (MARCS).

Creates the MARCS Administration Fund in the state treasury, and requires all money from user fees to be deposited in the Fund.

Buy Ohio

States the General Assembly's intent that all funds appropriated or otherwise made available by the state for fiscal stabilization or recovery purposes or by the American Recovery and Reinvestment Act of 2009 are to be used, to the extent possible, in accordance with the preferences established in the state's Buy Ohio Law to purchase products made and services performed in the U.S. and Ohio.

Would have required at least four, instead of at least two, bids that offer products produced or mined in Ohio in order to be considered sufficient competition to prevent excessive price or inferior products when giving preference to Ohio-produced or mined products (VETOED).

Employment of local workers and businesses

Requires contractors for specified projects funded with at least \$100,000 from a political subdivision to comply with regulations or ordinances of the political subdivision that are in effect before July 1, 2009, that specifically relate to the employment of residents and local businesses of the political subdivision in the performance of the work of the project.

Database of state expenditures

Requires the Director of Administrative Services to establish an Internet web site that publishes a database containing each state employee's gross pay from the most recent pay period and a database containing tax credits granted to business entities; and also would have required, if left intact, that the web site provide year-to-date gross pay for each employee and agency expenditures for goods and services (PARTIALLY VETOED).

Would have required each database to contain searchable fields through which details about the subject of the database could be accessed (VETOED).

Life insurance for municipal and county judges

Requires the Department of Administrative Services to obtain group life insurance coverage for all municipal and county court judges.

Specifies that on and after the effective date of the life insurance coverage for municipal and county court judges, those judges are ineligible for life insurance coverage from any county or other political subdivision.

Reductions in spending

Requires a state agency, by November 1, 2009, to prepare a spending plan outlining a 30% reduction in spending on supplies and services for fiscal years 2010 and 2011.

Requires a state agency, by February 1 of each odd-numbered year beginning in 2011, to prepare a spending plan for purchasing supplies and services for the following two fiscal years.

Requires state agencies to observe travel expense controls, overhead cost controls, furniture and equipment purchasing controls, and information technology controls.

Requires the State Chief Information Officer to establish policies and standards for consolidating information technology, for extending the service life of information technology systems, for the purchase and use of handheld computing and telecommunications devices by state agency employees, for converting print to electronic records, and for reducing energy consumption.

Requires the Director of Administrative Services to establish a State Information Technology Investment Board to recommend to the State Chief Information Officer consolidation and cost-saving measures relating to information technology.

Minority set-aside and EDGE purchasing

Requires state agencies, state universities, the Ohio Housing Finance Agency, the Third Frontier Commission, the Clean Ohio Council, and the Ohio School Facilities Commission to comply with a new uncodified statute, modeled on Executive Order 2008-13S, when complying with the minority set-aside purchasing requirements of the Minority Business Enterprise Set-Aside Act or with the procurement goals of the EDGE (Encouraging Diversity, Growth, and Equity) Business Enterprise Act.

Requires state agencies, state universities, the Ohio Housing Finance Agency, the Third Frontier Commission, the Clean Ohio Council, and the Ohio School Facilities Commission, if they have failed to comply with the minority set-aside purchasing requirements of the Minority Business Enterprise Set Aside Act, or with the procurement goals established under the EDGE Business Enterprise Act, to establish, by December 31, 2009, a long-term plan for compliance.

Explicitly requires that the Ohio School Facilities Commission, the Ohio Housing Finance Agency, the Third Frontier Commission, the Clean Ohio Council, and state universities purchase goods and services as required by the Minority Business Enterprise Set-Aside Act, and that the Ohio Housing Agency, the Third Frontier Commission, and the Clean Ohio Council comply with agency procurement goals for contracting with EDGE business enterprises.

Specifies that the rules of the Minority Business Bonding Program must provide for a retainage of money paid to a participating minority business or EDGE business enterprise of 15% for a contract valued at more than \$50,000, and for a retainage of 12% for contracts valued at \$50,000 or less.

Permits a minority business or EDGE business enterprise to bid or enter into a contract with the state, an instrumentality of the state, a political subdivision, or an instrumentality of a political subdivision without being required to provide a bond under specified circumstances.

Propane-powered vehicle pilot

Would have required the Department of Administrative Services to conduct a two-year pilot project in which 10% of gasoline-powered cars and light-duty pickup trucks used by the Departments of Natural Resources, Public Safety, and Transportation were to be converted to a propane fuel system (VETOED).

DEPARTMENT OF AGING

Residential State Supplement Program

Specifies the amounts that the Department of Aging must use to determine whether an individual is eligible for a payment under the Residential State Supplement (RSS) Program and the amount that each resident is to receive per month.

Would have created the Residential State Supplement Workgroup to examine the issue of which state agency was the most appropriate to administer the RSS Program (VETOED).

Medicaid-funded home and community-based services

Permits the Director of Aging to expand the Program of All-Inclusive Care for the Elderly (PACE) Program to additional regions to the extent that funding is available.

Establishes a home first process for the PACE Program under which an individual who is admitted to a nursing facility while on a PACE waiting list is to be enrolled in the Program in accordance with priorities established in rules.

Establishes requirements regarding kosher home-delivered meals provided under the Preadmission Screening System Providing Options and Resources Today (PASSPORT) Program, and requires the reimbursement rate for the meals to be equal to the reimbursement rate for home-delivered therapeutic meals.

Codifies the Choices Program, and requires that it be available statewide, subject to federal approval.

Provides that the Assisted Living Program may not serve more individuals than the number that is set by the federal government when the Medicaid waiver authorizing the Program is approved.

Requires the Director of Job and Family Services to seek federal approval to consolidate three Department of Aging-administered Medicaid waiver programs (the Assisted Living Program, Choices Program, and PASSPORT Program).

Eliminates the requirement that the Director of Job and Family Services report annually on: (1) the number of individuals enrolled in the PASSPORT Program and Assisted Living Program pursuant to the Home First provisions of the Programs, and (2) the costs incurred and savings achieved as a result of the enrollments.

Requires, subject to federal approval if needed, the Department of Aging or its designee to provide care management and authorization services with regard to certain state Medicaid plan services that are provided to participants of Medicaid waiver programs that the Department administers.

Civil penalties against long-term care providers

Permits the Director of Aging to impose civil fines in lieu of the criminal fines that may be imposed for violating the prohibitions against: (1) subjecting a long-term care facility resident or community long-term care services recipient to retaliation for filing a complaint, or (2) denying the Long-Term Care Ombudsperson access to a long-term care facility or community-based long-term care site to investigate a complaint.

Community-based long-term care providers

Expressly provides that a community-based long-term care agency is not required to be certified to receive payment from the Department of Aging if the agency has a grant agreement with the Department or its designee to provide community-based long-term care services.

Extends the Director of Aging's rulemaking authority regarding contracts and grant agreements to those that are entered into by the Department of Aging's designee.

Unified long-term care budget

Requires, subject to federal approval if needed, the Department of Aging to enter into an interagency agreement with the Department of Job and Family Services under which the Department of Aging is required to establish for each biennium a unified long-term care budget for home and community-based services covered by a component of the Medicaid program that the Department of Aging administers.

Requires, subject to federal approval if needed, the Department of Aging to ensure that the unified long-term care budget is administered in a manner that provides Medicaid coverage of and expands access to three groups of services.

Creates the Unified Long-Term Care Budget Workgroup, and requires the Workgroup to develop a unified long-term care budget.

Requires the Directors of Aging and Budget and Management to annually submit a written report describing the progress toward establishing or, if already established, the effectiveness of the unified long-term care budget.

Long-term care consultations

Eliminates a requirement that nursing facility residents who apply or indicate an intention to apply for Medicaid and nursing facility residents who are likely to spend down their resources within six months after admission to a nursing facility to a level at which they are financially eligible for Medicaid be provided with a long-term care consultation unless exempt from that requirement, and provides instead that a consultation may be provided to a nursing facility resident regardless of the source of payment being used for the resident's care in the nursing facility.

Requires that a consultation be provided to an individual identified by the Department of Aging or a program administrator as being likely to benefit from consultation, and, for that purpose, grants the Department or administrator access to data collected from a nursing facility's assessments of its residents.

Eliminates provisions that exempted certain individuals from having a consultation.

Provides that a consultation is not required if an individual or individual's representative refuses to cooperate with the consultation, rather than if the individual chooses to forego participation.

Eliminates the requirement that a written summary of each long-term care consultation be provided, but requires the Department of Aging or a program administrator, as part of the Long-Term Care Consultation Program, to assist an individual or individual's representative in accessing all sources of care and services that are appropriate for the individual and for which the individual is eligible.

Requires the Department of Aging and program administrators to administer the Long-Term Care Consultation Program in a manner that provides for certain assessments and procedures.

Specifies that the Director of Aging must give notice and an opportunity for a hearing before imposing a fine on a nursing facility for admitting an individual who has not received a long-term care consultation.

Permits the Director of Aging to fine a nursing facility for denying access to the facility or to residents of a facility as needed to perform a consultation or implement the Long-Term Care Consultation Program.

Requires the Department of Aging or a program administrator to monitor an individual who receives a long-term care consultation and is eligible for and elects to

receive home and community-based services covered by a component of the Medicaid program that the Department administers.

Requires the Department of Aging to prepare an annual report regarding the individuals who are the subjects of long-term care consultations and elect to receive home and community-based services covered by a component of the Medicaid program that the Department administers.

Ohio's Best Rx Program

Eliminates the Ohio's Best Rx Program, and establishes timeframes for concluding the Program's affairs.

Permits the Director of Aging to contract with any person for the operation of a drug discount program similar to the Ohio's Best Rx Program, and allows the Director to provide information to the person regarding former Program participants and applicants.

Ohio Community Service Council

Adds the Director of the Governor's Office of Faith-based and Community Initiatives to the Ohio Community Service Council as an ex officio, nonvoting member.

Removes the Department of Aging as the Council's fiscal agent, and instead requires the Council to enter into a written agreement with another state agency to serve as the Council's fiscal agent.

Specifies that the Council must follow, in addition to all state procurement requirements, all state fiscal, human resources, statutory, and administrative rule requirements.

Brain Injury Advisory Committee

Adds the Director of Aging to the Brain Injury Advisory Committee.

DEPARTMENT OF AGRICULTURE

Fund changes

Creates the Sustainable Agriculture Program Fund consisting of money credited to it, including federal money, and requires the Director of Agriculture to use money in the Fund to support activities and programs that advance sustainable agriculture.

Eliminates the Commercial Feed, Fertilizer, and Lime Inspection and Laboratory Fund, and credits the money in that Fund either to the renamed Pesticide, Fertilizer, and Lime Program Fund if the money is collected under the Lime and Fertilizer Law or to the Commercial Feed and Seed Fund created by the act if the money is collected under the Agricultural Seed and Livestock Feeds Laws.

Renames the Pesticide Program Fund as the Pesticide, Fertilizer, and Lime Program Fund.

Changes the name of the Animal Health and Food Safety Fund to the Animal and Consumer Analytical Laboratory Fund.

Changes the name of the Market Development Fund to the Ohio Proud, International, and Domestic Development Fund.

Authorizes the Director of Agriculture to assess the operating funds of the Department of Agriculture to pay a share of the Department's central support and administrative costs, and requires assessments to be paid from funds designated in an approved plan and credited to the Department of Agriculture Central Support Indirect Costs Fund created by the act.

Extends through June 30, 2011, the extra 2¢ earmark of wine tax revenue credited to the Ohio Grape Industries Fund.

Authorizes money in the Ohio Farm Loan Fund to be used by the Director for rural rehabilitation purposes benefiting the state rather than for rural rehabilitation purposes that were permissible under the charter of the former Ohio Rural Rehabilitation Corporation as agreed upon by the Director and the U.S. Secretary of Agriculture or for use by the Secretary in accordance with rural rehabilitation agreements with the Director.

Fee changes in Nursery Stock and Plant Pests Law

Increases or eliminates certain fees under the Nursery Stock and Plant Pests Law, and requires all money collected under that Law to be credited to the Plant Pest Program Fund created by the act rather than to the Pesticide Program Fund or the General Revenue Fund.

Gypsy moth suppression

Revises the funding formula for allocating costs to landowners who participate in the Gypsy Moth Suppression Program.

Meat or poultry processing establishment fee

Increases the annual fee for a license to operate a meat processing or poultry processing establishment from \$50 to \$100.

Livestock dealers

Includes poultry dealers in the licensure requirements of the Livestock Dealers Law, and increases some and adds other fees in that Law, including a new late licensure renewal fee for dealers or brokers.

Requires small dealers of livestock to be licensed by the Department of Agriculture, defines "small dealer," and establishes requirements and procedures governing small dealers, including a \$25 license fee.

Requires certain records regarding the acquisition or disposal of animals that must be maintained by dealers or brokers to be maintained for at least 60 months rather than at least 24 months as in prior law, and applies the requirement to small dealers.

Requires employees who are appointed by a small dealer, dealer, or broker of livestock to perform certain duties to pay an annual fee of \$20.

Requires money and fines collected under the Livestock Dealers Law to be credited to the renamed Animal and Consumer Analytical Laboratory Fund rather than to the General Revenue Fund or paid into the state treasury as in prior law.

Garbage-fed swine and poultry

Increases the annual license fee to feed treated garbage to swine from \$50 to \$100, establishes a fee of \$50 for late renewal, and credits the fees to the Animal and Consumer Analytical Laboratory Fund.

Requires conveyances to be cleaned and disinfected before they can be used in the feeding of swine, and defines "conveyance."

Exempts rendered products from the Garbage-Fed Swine and Poultry Law, and defines "rendered product."

Rendering plants

Applies the continuing \$25 fee for an annual license to pick up or collect raw rendering material or to transport raw rendering material to a composting facility to each conveyance that is used for those purposes, establishes a \$10 per-conveyance fee for late renewal applications, and defines "conveyance"; increases the annual license fee

to pick up or collect raw rendering material and to operate one or more rendering plants from \$100 per plant to \$300 per plant, and establishes a \$100 fee for late renewal applications; and requires all money collected for those licenses to be credited to the Animal and Consumer Analytical Laboratory Fund.

Eliminates the exemption from licensure under the Rendering Plants Law for operations that were licensed under the Meat and Poultry Inspection Law or were subject to federal meat inspection and rendered only raw rendering material that was produced on the premises, and exempts holders of nuisance wild animal permits issued by the Division of Wildlife in the Department of Natural Resources and county dog wardens or animal control officers from those licensure requirements.

Food processing establishment registration

Requires food processing establishments to register annually with the Director of Agriculture and pay a registration fee, and requires the Director to inspect an establishment prior to issuing an initial certificate of registration to ensure that the establishment is in compliance with the Pure Food and Drug Law and with the Bakeries, Canneries and Soft Drink Bottling, Cold Storage and Individual Locker, or Marketing Law, as applicable.

Authorizes the Director or the Director's designee to suspend or revoke a food processing establishment registration for specified violations, requires the Director to adopt necessary rules, and exempts certain entities from the food processing establishment registration fee.

Amusement ride inspections

Eliminates the requirement that the Governor, when submitting a state budget to the General Assembly, include a special purpose appropriation from the General Revenue Fund for the purpose of supplementing the funding available from the continuing Amusement Ride Inspection Fund.

Ohio Pet Fund

Specifies that the Ohio Pet Fund may consist of any, rather than must consist of all, of the following: humane societies, veterinarians, animal shelters, companion animal breeders, dog wardens, or similar individuals and entities.

Expands the organizations that may receive assistance from the Fund to include tax-exempt charitable organizations that have as one of their purposes, rather than as their primary purpose, the support of programs for the sterilization of dogs and cats and educational programs concerning proper veterinary care.

Ohio Beekeepers Task Force

Creates the Ohio Beekeepers Task Force, and requires it to prepare a report addressing specified topics related to Ohio's bee populations.

AIR QUALITY DEVELOPMENT AUTHORITY

Requires the Ohio Air Quality Development Authority (OAQDA) to establish the Energy Strategy Development Program for the purpose of developing energy initiatives, projects, and policy for the state.

Creates the Energy Strategy Development Fund, which is to be used for purposes of the Program.

Authorizes OAQDA, in accordance with the Internal Revenue Code, to allocate the national Qualified Energy Conservation Bond limitation allocated to Ohio and to reallocate any portion of an allocation waived by a county or municipal corporation.

Adds, as advanced energy projects that are eligible for funding by OAQDA through bond proceeds or by the Department of Development using money from electric ratepayers, any technologies, products, activities, or management practices or strategies that facilitate the generation or use of energy.

Adds coal mine methane gas as an energy resource that qualifies as an advanced energy project and as a resource that electric distribution utilities and electric services companies can use to meet alternative energy benchmarks.

DEPARTMENT OF ALCOHOL AND DRUG ADDICTION SERVICES

Requires the Ohio Department of Alcohol and Drug Addiction Services (ODADAS) to make a warning sign regarding anabolic steroids available on its Internet web site rather than print and distribute the sign.

Requires each board of alcohol, drug addiction, and mental health services (ADAMHS board) to submit annual reports to ODADAS specifying how the board used state and federal funds allocated to it for administrative functions in the year preceding each report's submission.

Expressly authorizes ODADAS, in consultation with the Ohio Department of Mental Health (ODMH), to maintain more than one information system, rather than



one system, to aid in formulating a comprehensive statewide alcohol and drug addiction services plan and determining the effectiveness and results of alcohol and drug addiction services, and similarly expressly authorizes ODMH to develop and operate more than one community mental health system rather than one system.

Changes the prohibition on the collection of information by ODADAS and ODMH from ADAMHS boards to specify that the prohibition is on the collection of personal information except as permitted or required, rather than just required, by state or federal law, and adds that it must be for purposes relating to payment, health care operations, program and service evaluation, reporting activities, research, system administration, and oversight.

Provides that the \$50 immobilization waiver fee that a county or municipal court must impose in certain cases involving a motor vehicle that is subject to immobilization must be deposited into the indigent drivers alcohol treatment fund under the control of that court rather than into the state treasury to the credit of the state Indigent Drivers Alcohol Treatment Fund.

Requires each ADAMHS board and alcohol and drug addiction services board to submit detailed annual reports to ODADAS for each indigent drivers alcohol treatment fund in that board's area.

Adds the ODADAS Director, or the Director's designee, to the Ohio Commission on Fatherhood.

ATHLETIC COMMISSION

Expands the licensing authority of the Ohio Athletic Commission to cover (1) private boxing and wrestling competitions and (2) public and private competitions involving martial arts.

Requires that an applicant for a promoter's license to conduct a public or private competition involving boxing or martial arts submit a surety bond of not less than \$20,000, rather than \$5,000.

Eliminates: (1) surety bonding for wrestling promoters, (2) the option to provide a cash bond, certified check, or a bank draft instead of a surety bond for a promoter's license, and (3) the requirement that the applicant for a promoter's license verify the application under oath.

Changes the information that appears on a boxing or wrestling or martial arts promoter's license issued by the Commission.

Requires the Commission to adopt rules that require the examination by appropriate medical personnel of contestants before and after competitions.

Specifies that fines imposed against licensees for violations are to be determined by Commission rule, and eliminates the statutory maximum fine of \$100.

Authorizes the Commission to revoke, suspend, or refuse to renew a license if the licensee has been convicted of theft, bribery of a public official, or corruption of a sport, or associates or consorts with any person who has been convicted of a crime that involves a sport that the Commission regulates, including a conviction for theft, bribery of a public official, or corruption of a sport.

ATTORNEY GENERAL

Replaces the requirement that peace officer basic training programs include a minimum of 15 hours of training in handling domestic violence relations matters and six hours of training in crisis intervention with a general requirement for training in those two areas.

Requires each agency or entity that appoints or employs one or more peace officers to report to the Ohio Peace Officer Training Commission (OPOTC) the guilty plea to a felony or a specified misdemeanor of any person who is serving the agency or entity in a peace officer capacity.

Requires certain peace officers who terminate employment and are subsequently hired as peace officers to complete an unspecified amount of training in crisis intervention instead of six hours of such training.

Authorizes the Executive Director of the OPOTC to exempt from peace officer training requirements a person who has service that is equivalent to 16 years of full-time active service as a peace officer.

Modifies the amount of attorney's fees incurred to obtain a restraining order, custody order, or other order to separate a victim from an offender that are an allowable expense under the Crime Victims Reparations Law.

Modifies the fee that an applicant must pay for a license, renewal of a license, or emergency license to carry a concealed handgun, and modifies the procedure for the distribution of the fee.

Requires a sheriff to waive the payment of the fee for an emergency license to carry a concealed handgun for specified retired peace officers and retired law enforcement officers.

Requires the Attorney General to publish its pamphlet on firearms laws on the Attorney General's web site, eliminates requirements for distribution of copies of the pamphlet, and requires the Attorney General and firearms trainers to provide the address of that web site to trainees and applicants for licenses to carry a concealed handgun.

Creates a statutory form for an application to renew a license to carry a concealed handgun, requires a sheriff to conduct criminal records and incompetency checks of an applicant for renewal only from the date of the applicant's last application, and authorizes submission of an expired license as prima-facie evidence that an applicant for renewal at one time had an appropriate competency certification.

For purposes of the prohibition against improperly handling firearms in a motor vehicle, provides that ammunition held in stripper-clips or in en-bloc clips is not considered ammunition that is loaded into a magazine or speed loader.

AUDITOR OF STATE

Would have required the Auditor of State to certify to the Director of Budget and Management the amounts of unpaid audit costs for state agencies and local public offices that ceased operation and the amounts necessary to conduct an appropriate audit program, and would have required the Director to transfer the certified amounts from the General Revenue Fund to designated audit expense funds (VETOED).

STATE BARBER BOARD

Requires the Barber Board to ask each person renewing a license to practice as a barber whether the person wishes to make a \$2 voluntary contribution to the Ed Jeffers Barber Museum in addition to the fee otherwise charged and collected.

Requires the Board to transmit any contributions to the Treasurer of State for deposit into the Occupational Licensing Fund.

Requires the Director of Budget and Management and the Executive Director of the Barber Board to develop a plan to distribute the contributions to the Ed Jeffers Barber Museum.

OFFICE OF BUDGET AND MANAGEMENT

Permits the Director of Budget and Management to issue guidelines to agencies applying for federal money made available to the state for fiscal stabilization and recovery purposes.

Provides that federal money received by the state for fiscal stabilization in support of elementary, secondary, and higher education, public safety, and any other government service is to be deposited into the state treasury to the credit of the General Revenue Fund and is not to be used as a match for the state's share of Medicaid.

Would have prohibited the state from entering into or obtaining a certificate of participation or any similar debt instrument without the express approval of the General Assembly (VETOED).

Would have required the Director each calendar quarter to prepare a list of all employees paid by warrant of the Director who work primarily for one state agency while being paid from appropriations made to another state agency (VETOED).

Directs a state agency with a segregated custodial fund to provide an annual report related to the fund to the Director, in the form and containing the information that the Director requires.

Authorizes the Director to appoint, and to fix the compensation of, Office of Budget and Management (OBM) employees whose primary duties include the consolidation of statewide financing functions and common transactional processes.

Requires the Office of Internal Auditing in OBM to monitor, measure, and report on the effectiveness of federal stimulus funds allocated to Ohio under the federal American Recovery and Reinvestment Act of 2009 (ARRA) to certain members of the General Assembly.

Requires OBM, with respect to the quarterly reports required to be made to the federal government under the ARRA regarding the effectiveness of allocated funds, to send those same reports to certain members of the General Assembly.

CAPITOL SQUARE REVIEW AND ADVISORY BOARD

Would have placed the Capitol Square Review and Advisory Board in the legislative branch of state government (VETOED).

Would have placed Board employees in the unclassified civil service, and would have specified that they were legislative employees for purposes of the Public Employee Collective Bargaining Act and the law that exempts legislators and legislative employees from paying the Columbus city income tax (VETOED).

Would have exempted the Board from the jurisdiction of the Office of Information Technology (VETOED).

STATE CHIROPRACTIC BOARD

Requires that a license to practice chiropractic be renewed biennially rather than annually.

Requires the State Chiropractic Board to adopt rules establishing the amount of the license renewal fee and the penalty for failure to renew, in place of the statutory renewal fee of \$250 and penalty of \$150.

CIVIL RIGHTS COMMISSION

Defines "aggrieved person" for the purpose of who may participate in certain civil rights proceedings to enforce the Ohio Fair Housing Law.

Extends to any party, not just respondents, a right to have the Civil Rights Commission issue subpoenas in administrative hearings concerning violations of the Ohio Fair Housing Law.

Limits the right of a respondent to request a subpoena to when the respondent is a party to an administrative hearing concerning a violation of the Ohio Fair Housing Law.

Modifies who may appear at an administrative hearing from a person who has or claims an interest to an *aggrieved* person who has or claims an interest, expands the reasons for that person to appear, and limits the appearance to the stated continuing reasons and new reasons.

Requires the Civil Rights Commission to adopt rules governing the appearance of aggrieved persons at an administrative hearing.

Authorizes an aggrieved person to intervene as a matter of right in a civil action that the Attorney General initiates and maintains.

DEPARTMENT OF COMMERCE

Unclaimed Funds Trust Fund

Eliminates the requirement that the Director of Commerce retain in the Unclaimed Funds Trust Fund 5% of the total amount of unclaimed funds as a fee for administering the funds.

Financial institutions, mortgage brokers, and mortgage loans

Provides that certain savings and loan associations and savings banks are eligible to become public depositories, and removes that eligibility from banks that are authorized to do business by another country.

Would have provided that, in the Superintendent of Financial Institutions' absence, a deputy superintendent, or in the absence of both the Superintendent and an available deputy superintendent, the Director of Commerce, could perform certain examination and regulatory functions of the Superintendent for a limited period of time, if written authorization was given by the Superintendent (VETOED).

As a result of the Governor's veto, authorizes the Director of Commerce, in the Superintendent of Financial Institutions' absence and without needing the Superintendent's written authorization, to perform certain examination and regulatory functions of the Superintendent for a limited period of time.

Provides for the implementation of the federal Secure and Fair Enforcement for Mortgage Licensing Act of 2008 (S.A.F.E. Act) by requiring the licensing of loan originators who are employed by or associated with either a mortgage broker registered under the Mortgage Brokers Law or a mortgage lender registered under the Mortgage Loan Law, and eliminates the licensing of loan officers under the Mortgage Brokers Law.

Provides that compliance with the S.A.F.E. Act by credit unions insured by a credit union share guaranty corporation, and the credit unions' subsidiaries and loan originators, be determined by the Superintendent of Financial Institutions by rule.

Makes numerous revisions to the Mortgage Loan Law with respect to the regulation of mortgage lenders.

Makes numerous revisions to the Mortgage Brokers Law with respect to the regulation of mortgage brokers.

Video service providers

Adds to the Video Service Authorization Law's funding sources authority for the Director of Commerce to impose an annual, proportional assessment on video service providers, to be used by the Department of Commerce to carry out the Law.

Securities laws

Increases certain license, annual renewal, and filing fees for securities dealers, securities salespersons, and investment advisers.

Creates the Division of Securities Investor Education and Enforcement Expense Fund to pay expenses of the Division relating to education or enforcement for the protection of securities investors and the public.

In the case of a transfer of a securities dealer's license and the licenses of its salespersons to a successor entity, increases to \$15 the fee charged by the Division of Securities for every salesperson's license that is transferred.

In the case of a transfer of an investment adviser's license and the licenses of its investment adviser representatives to a successor entity, increases to \$15 the fee charged by the Division of Securities for every investment adviser representative's license that is transferred.

State Fire Marshal's Fund

Allows the Director of Budget and Management, upon determining at any time that the money in the State Fire Marshal's Fund exceeds the amount that is necessary to defray ongoing operating expenses in a fiscal year, to transfer the excess to the General Revenue Fund.

Authorizes the Director of Commerce to use money in the State Fire Marshal's Fund that is not used for operating expenses for certain real property and facilities expenses, with the approval of the Director of Budget and Management.

Division of Labor

Combines the Division of Labor and Worker Safety and the Division of Industrial Compliance in the Department of Commerce into the Division of Labor, to be administered by the Superintendent of Labor.

Transfers the duties of the Superintendent and Division of Labor and Worker Safety and the Superintendent and Division of Industrial Compliance to the Superintendent of Labor and the Division of Labor.

Renames the Industrial Compliance Operating Fund the Labor Operating Fund.

Creates the position of Chief of Worker Protection in the Division of Labor, and places that position in the unclassified civil service.

Boiler and elevator inspections

Increases boiler inspection and certificate of operation fees and the fee to receive a permit to make any installation or major repair or modification to any boiler.

Increases the examination fee to receive a certificate of competency for boiler inspections and the application and license fees for related occupational licenses.

Establishes a fee for the inspection or attempted inspection by a general inspector before an elevator is put back into service after an adjudication under the Elevator Law.

Increases the fee for inspections or attempted inspections of elevators by a general inspector and the fee for issuing or renewing a certificate of operation for an elevator that is inspected every six months.

Changes the amount of the additional fee that the Superintendent of Industrial Compliance (changed to Superintendent of Labor) may assess for the reinspection of an elevator under specified conditions.

Real estate licenses

Increases various real estate licensing fees, and makes various real estate licensing fees nonrefundable.

Reduces the amount of real estate licensing fees that must be contributed to the Real Estate Education and Research Fund.

Requires a verified application for payment out of the Real Estate Recovery Fund to be filed only in the Court of Common Pleas of Franklin County, instead of any court of common pleas.

Real estate appraisers

Modifies the Real Estate Appraisers Law as follows:

--Expands the definition of "appraisal report" and "report" to include appraisal review and appraisal consulting services.

--Characterizes proceedings related to violations of the Law as disciplinary actions instead of revocation and suspension actions, and modifies procedures for disciplinary actions.

--Eliminates the requirement that applicants for an appraiser license, certification, or registration submit a fingerprint; increases fees for initial licenses, registrations, and certificates; and requires appraiser assistants to meet initial education requirements only for the third and subsequent years in that status.

--Creates a medical exception to the requirement that a real estate appraiser who has allowed the appraiser's certificate, license, or registration to expire and has not renewed it, or who has failed to meet continuing education requirements, during the three-month grace period must reapply and retake the examination.

--Prohibits an individual from engaging in any activities permitted by a real estate appraisal certificate, registration, or license during the grace period for renewal of an expired certificate, license, or registration, or during the time period for which a medical exception applies, until all renewal fees and the late filing fee have been paid and all continuing education requirements have been met.

--Enables an informal mediation meeting to deal with complaints against real estate appraisers before a hearing is held and, if a formal hearing is held, permits the appraiser to provide written objections to the hearing examiner's report.

--Expands the list of suggested disciplinary actions that the Real Estate Appraiser Board may take, and expands the types of violations that require disciplinary actions.

STATE BOARD OF COSMETOLOGY

Makes changes to the requirements for restoring a license issued by the State Board of Cosmetology.

Increases the fines that the Board may impose for specified offenses, including failure to comply with Ohio's law regulating cosmetology.

Increases from eight to ten the number of daily hours of instruction that the Board may consider in determining an applicant's total hours of instruction for licensing purposes.

COUNSELOR, SOCIAL WORKER, AND MARRIAGE AND FAMILY THERAPIST BOARD

Requires the Counselor, Social Worker, and Marriage and Family Therapist Board to establish fees for all of the following: (1) verification, to another jurisdiction, of a license or registration the Board has issued, (2) continuing education programs offered by the Board to licensees or registrants, and (3) late renewal of licenses or certificates of registration.

Permits the appropriate professional standards committee of the Board to impose a fine for any disciplinary violation, consistent with a graduated system of fines to be established by the Board in rules.

DEPARTMENT OF DEVELOPMENT

Appalachian region

Expands the Appalachian region represented by the Governor's Office of Appalachian Ohio to include Ashtabula, Mahoning, and Trumbull counties, thereby making those counties eligible for funds from the federal Appalachian Regional Commission.

Local development districts

Prevents appropriated state funds that are allocated to pay administrative costs of existing local development districts from being reduced due to the creation of additional development districts, and ensures that the allocated funds are increased to match federal Consumer Price Index increases.

Export promotion assistance

Permits the Director of Development to provide export promotion assistance to Ohio businesses and to organize or support missions to foreign countries to promote the export of Ohio products and services and to encourage direct foreign investment in Ohio.

Permits the Director to charge fees to businesses receiving export assistance and to participants in foreign missions to recover the direct cost of those activities, and requires those fees to be deposited into the International Trade Cooperative Projects Fund.

Sporting event hosting

Authorizes the Director to make grants of up to \$500,000 from the General Revenue Fund to local governments hosting major sporting events, up to a total of \$1 million annually, if estimates of the associated state sales tax increase are at least \$250,000.

Development Financing Advisory Council

Increases from 10 to 11 the number of members on the Development Financing Advisory Council.

Minority business enterprises

Requires a financial institution to indicate in its certification for each capital access loan it makes whether the business receiving the loan is a minority business enterprise.

Requires the Director, upon receipt of a certification indicating that a capital access loan was made to a minority business enterprise, to disburse to the financial institution 80% of the principal amount of the loan from the Capital Access Loan Program Fund, instead of the percentages disbursed for other capital access loans.

Removes the requirement that a minority business, when applying for surety bonds from the Director, demonstrate either that the business had been denied a bond by two surety companies or that it had applied to two surety companies for a bond and, at the expiration of 60 days, had neither received nor been denied a bond.

Qualifies a community development corporation for loans under the minority business enterprise loan program if the corporation predominantly benefits minority business enterprises or is located in a census tract that has a population that is 60% or more minority.

Build America Bonds

Provides that amounts received by the state from the federal Build America Bond program are not to be included when determining the annual \$63 million debt service limit on the repayment of certain obligations with profits from the sale of spirituous liquor.

Micro-lending program

Creates a micro-lending program within the Department of Development's direct loan programs that are administered under the Economic Development Program Law specifically for small business enterprises (PARTIALLY VETOED).

Rapid outreach loans

Creates the Rapid Outreach Loan Fund to be used for making loans, including forgivable loans, and grants for research and development projects and logistics and distribution infrastructure projects.

Authorizes proceeds from the issuance of bonds under the Economic Development Program Law to be used for making loans and grants from the Rapid Outreach Loan Fund.

Logistics and distribution projects

Creates the Logistics and Distribution Infrastructure Taxable Bond Fund in the state treasury to be used for allowable costs of eligible logistics and distribution projects.

Disadvantaged employees

Authorizes the Director to develop a program to encourage employers to hire individuals from significantly disadvantaged groups, including individuals who have not graduated from high school, have been convicted of a felony, are disabled, or are chronically unemployed.

Low- and Moderate-Income Housing Trust Fund

Removes the 6% restriction on the portion of the Low- and Moderate-Income Housing Trust Fund that may be used for permanent and transitional housing and services for the homeless.

Increases the portion of the Trust Fund that may be used for homeless shelters from 7% to 10%, and includes unaccompanied youth shelters as a permissible expenditure in that category.

Expands the activities that may be funded by the Trust Fund to include tenant education, tenant organizations, promoting positive interactions with landlords, and initiatives related to creating county trust funds.

Ohio Venture Capital Authority

Changes the composition of the Ohio Venture Capital Authority (OVCA) by reducing its membership from nine to three members, who would be appointed by the Governor, one from persons nominated by the President of the Senate and one from persons nominated by the Speaker of the House.

Authorizes port authorities to issue revenue securities to raise funds to invest in Third Frontier research and development projects through the OVCA.

Authorizes tax credits for a port authority's bond trustee to cover losses on those investments, to be applied for the benefit of the port authority.

Requires, as a condition of investment of OVCA money in a venture capital fund, that the total amount of OVCA money committed to Ohio-based businesses by all venture funds is at least equal to the total amount of OVCA funds committed to all venture funds receiving OVCA money.

Limits total OVCA tax credit authorizations to \$380 million.

Minority and women-owned businesses

Requires the OVCA to give equal consideration, in selecting program administrators, to certain minority owned and controlled firms, firms owned and controlled by women, and ventures involving minority owned and controlled firms and firms owned and controlled by women.

Requires the OVCA, the Chancellor of the Board of Regents, and the Administrator of Workers' Compensation to submit an annual report containing information regarding the minority or women-owned businesses with which it contracts as program administrators or investment managers.

Historic rehabilitation projects

Temporarily authorizes the Director to seek and use available federal economic stimulus funds to secure and guarantee loans made for historic rehabilitation projects that are approved for an Ohio historic rehabilitation tax credit.

Compressed air as alternative fuel

Includes compressed air in the definition of "alternative fuel" for the purpose of making alternative fuel transportation grants to businesses, nonprofit organizations, public schools, and local governments for the purpose of increasing the availability and use of alternative fuels.

Includes compressed air in the definition of "alternative fuel" for the purpose of requiring that all new motor vehicles that are acquired by the state for use by state agencies be capable of using alternative fuel.

National Recovery Zone Bonds

Authorizes the Department to make allocations and reallocations with respect to the national recovery zone economic development bond limitation and the national recovery zone facility bond limitation.

DEPARTMENT OF DEVELOPMENTAL DISABILITIES

Permits the Ohio Department of Developmental Disabilities (ODODD) and the Ohio Department of Job and Family Services (ODJFS) to use money in their respective administration and oversight funds for Medicaid administrative costs in general, rather than just the administrative and oversight costs of Medicaid case management services and ODODD-administered home and community-based Medicaid waiver services.

Establishes conditions under which a nursing home seeking licensure as a residential facility for up to 25 persons with mental retardation and developmental disabilities is not required to obtain approval of a development plan.

Provides that neither an applicant for an initial license for a residential facility for persons with mental retardation and developmental disabilities nor an applicant for a modification of an existing license is required to obtain approval of a development plan if (1) the facility or modification of the facility is to serve individuals with diagnoses or special care needs for which a special Medicaid reimbursement rate is set, (2) the ODJFS and ODODD Directors determine that there is a need under the Medicaid program for the facility or modification and that approving the application is fiscally prudent for the Medicaid program, and (3) the OBM Director agrees with the ODJFS and ODODD Directors' determination.

Provides that an intermediate care facility for the mentally retarded (ICF/MR) is not required to have received approval of a development plan to be eligible for Medicaid payments if, under the act, the ICF/MR obtains licensure as a residential facility without having to obtain approval of a development plan.

Provides that ODODD is not responsible for the state share of a Medicaid claim for ICF/MR services even though the ICF/MR receives initial certification as an ICF/MR after June 1, 2003, if the ICF/MR, pursuant to the act, obtains licensure as a residential facility without having to obtain approval of a development plan.

Revises the law governing the rules that ODODD must adopt regarding the failure of a county property tax levy for services for individuals with mental retardation and developmental disabilities.

Specifies that the prohibition against disclosure of the identity of a person who is eligible for or requests programs or services from a county board of developmental disabilities (county DD board), or an entity under contract with a county DD board, does not apply if disclosure is needed for the treatment of or payment for services provided to an eligible person.

Eliminates the requirement that a county DD board, or entity under contract with a county DD board, that either discloses the identity of a person who requests board programs or services or discloses a record or report regarding an eligible person maintain a record of when and to whom the disclosure or release was made.

Revises the conditions by which a county DD board may satisfy the requirement to have a business manager and Medicaid services manager.

Requires a county DD board to include with each individualized service plan a summary page, agreed to by the board, provider, and individual, clearly outlining the amount, duration, and scope of service to be provided under the plan.

Requires the ODODD Director to submit a plan to the ODJFS Director with recommendations for actions to be taken addressing the fiscal sustainability of home and community-based services provided under Medicaid waiver programs that ODODD administers.

Requires the ODODD Director to establish a methodology to be used in fiscal years 2010 and 2011 to estimate the quarterly amount that each county DD board is to pay of the nonfederal share of the Medicaid expenditures for which the board is responsible.

Authorizes the ODODD Director to withhold from a county DD board that fails to make the full payment by the time it is due money that the Director would otherwise provide the board under one or more state subsidies.

Permits a developmental center to provide services to persons with mental retardation or other developmental disabilities who live in the community or to providers of services to such persons.

DEPARTMENT OF EDUCATION

I. State Funding for Primary and Secondary Education

City, local, and exempted village school districts

Establishes a new school funding method that calculates an "adequacy amount" for each city, local, and exempted village school district.

Requires each city, local, and exempted village school district to submit to the Department of Education a spending plan for its state funds.

Beginning in fiscal year 2011, requires school districts with graduation rates of 80% or less (1) to obtain approval of certain components of their spending plans from the Department and the Governor's Closing the Achievement Gap Initiative and (2) to create and staff the position of "linkage coordinator" to serve as mentor and service coordinator for students at risk of not graduating, and directs the Governor's Closing the Achievement Gap Initiative to work with school districts in fiscal year 2010 to assist them in planning for implementation of these provisions.

Requires the Department annually to reconcile each district's spending plan with its actual spending.

Requires the Superintendent of Public Instruction to adopt three classes of rules prescribing spending and reporting requirements for components of the new school funding model: (1) core academic strategies, (2) academic improvement, and (3) other funded components.

Sets specific spending requirements for the use of gifted education funding by school districts and educational service centers.

Prescribes graduated sanctions the Department must take against a school district that fails to comply with the state Superintendent's spending and reporting rules or fails to submit a spending plan, but stipulates that none of the actions may be applied before July 1, 2011, at the earliest.

Permits school districts to apply to the Superintendent of Public Instruction for a waiver of the state Superintendent's spending and reporting rules or the State Board of Education's new state operating standards.

Requires the Department to develop the "Formula ACcountability and Transparency" form, or "FACT" form, to provide to the public a comparison of a district's funded components with its spending plan.

Renames the "SF-3" form developed by the Department to report each school district's operating funding as the "PASS" ("Pathway to Student Success") form.

Ohio School Funding Advisory Council

Establishes the Ohio School Funding Advisory Council to submit biennial recommendations for revisions to the components of the adequacy amount calculation.

Requires the Council, by December 1, 2010, to make recommendations for (1) a student-centered evidence-based model for schools that uses a per pupil level of funding to follow a student to the school that best meets the student's individual learning needs, (2) revisions to career-technical education programming and funding, (3) a new regional service delivery system, the educational service system governance structure, and accountability metrics for educational service centers, (4) changes to the systems of teacher compensation and retirement, (5) whether and how community schools and STEM schools should be made subject to the school funding expenditure and reporting standards adopted by the state Superintendent, and (6) the equity of open enrollment policy and financing for students and school districts.

Establishes a subcommittee of the Council to provide recommendations for fostering collaboration between school districts and community schools, and permits the Council to establish other subcommittees and appoint some non-council members to them.

Creative learning environment classrooms; Harmon Commission

Establishes a 21-member "Harmon Commission" to review applications for and designate classrooms operated by school districts and community schools as creative learning environments.

Requires the Department of Education to staff the Harmon Commission.

Authorizes each city, exempted village, or local school district, and each community school that has a memorandum of understanding with one or more school districts that specifies a collaborative agreement, to apply to the Harmon Commission for designation of one or more classrooms as creative learning environments.

Permits the Department to accept gifts, devises, or bequests of money, lands, or other properties for the Harmon Commission.

Permits the Harmon Commission, beginning in fiscal year 2011, to award grants or stipends to school districts and community schools that have classrooms designated as creative learning environments.

Joint vocational school districts

Sets the payment for each joint vocational school district for fiscal years 2010 and 2011 at $\frac{3}{4}$ of 1% more than the previous year's amount.

Community school and STEM school payments

For deductions and payments for community school and STEM school students, sets the formula amount at \$5,718 for fiscal year 2010 and \$5,703 for fiscal year 2011, except for deductions and payments for special education and vocational education.

For special education and vocational education deductions and payments for community school and STEM school students, specifies that those amounts be computed by multiplying the respective fiscal year 2009 weight times \$5,732.

Open enrollment and PSEO payments

For deductions and payments for interdistrict open enrollment and Post-Secondary Enrollment Options Program students, sets the formula amount at \$5,732 for both fiscal years 2010 and 2011.

Ed Choice scholarships

Increases from \$2,700 to \$5,200 the annual deduction of state funds from school districts' accounts for kindergartners receiving Ed Choice scholarships.

Would have prescribed permanent Ed Choice maximum scholarship amounts of \$4,500 for grades K to 8 and \$5,300 for grades 9 to 12 for FY 2010 and thereafter (VETOED). The veto appears to have the effect of reducing and permanently setting the maximum scholarship amount at \$4,250 for grades K to 8 and \$5,000 for grades 9 to 12.

Other funding provisions

Specifies that school districts must spend portions of their federal stimulus funds on services for students in nonpublic schools, as prescribed by federal law.

Authorizes the Superintendent of Public Instruction and the Chancellor of the Ohio Board of Regents jointly to adopt rules allowing school districts, community schools, STEM schools, and nonpublic schools to enter into alternative funding options to pay colleges and universities for high school students taking college courses through Post-Secondary Enrollment Options programs, including Seniors to Sophomores.

Prohibits all school districts from charging students who are eligible for free lunch programs any fees for materials necessary to participate in a course of instruction,

instead of prohibiting only districts receiving poverty-based assistance (paid under prior law) from charging such fees to students from families receiving Ohio Works First or state disability assistance as under prior law.

Requires school districts that owe tuition for a regular education student housed in a residential facility to pay an amount determined by a formula approved by the Department of Education, if the student (1) resides in a facility that is not a foster home or a facility maintained by the Department of Youth Services and (2) receives educational services at the facility from a school district under contract with the facility to provide those services.

Specifies that a school district for which a reduction was made in its reported formula ADM for FY 2005 based on community school enrollment reports and, accordingly, for which state funding was reduced for FY 2005, 2006, or 2007, does not have a legal right to reimbursement for the reduced funding except as expressly provided in a final court judgment or in a settlement agreement executed on or before June 1, 2009.

Increases to \$325 (from \$300 under prior law) the maximum per pupil amount for reimbursement of chartered nonpublic school administrative costs.

II. Academic Standards and Assessments

Minimum standards for schools

Specifies that the State Board of Education's minimum standards for public schools must require that instructional and library materials be aligned with the statewide academic content standards.

Requires the State Board to adopt minimum operating standards for school districts.

Specifies that the minimum school district operating standards override any conflicting provisions of a collective bargaining agreement between a district and its employees.

Modifies the requirement for the State Board to develop a standard for school districts and educational service centers (ESCs) to report financial information to the public by (1) requiring districts and ESCs to report revenues and expenditures by school building, and (2) eliminating a requirement that the reporting format include year-to-year comparisons of budgets over a five-year period.

Allows a school district to request a waiver from the financial reporting standard or any of the State Board's minimum standards for public schools or operating standards for districts.

Academic standards and model curricula

Requires the State Board of Education, by June 30, 2010, and every five years thereafter, to revise the statewide academic standards for grades K to 12 in English language arts, math, science, and social studies.

Requires the State Board, by March 31, 2011, to update the model curricula for the core subject areas based on the revised academic standards.

Requires the Superintendent of Public Instruction to present the revised academic standards and model curricula in the core subject areas to the House and Senate education committees at least 45 days prior to the deadline for their adoption.

Directs the State Board (1) to revise the academic standards and model curricula for grades K to 12 in fine arts and foreign language, (2) to revise the standards and curricula in computer literacy and to expand them to cover grades K to 12 (instead of grades 3 to 12, as in prior law), and (3) to adopt standards and curricula for grades K to 12 in the new area of financial literacy and entrepreneurship.

Requires the Superintendent of Public Instruction to develop a model curriculum for instruction in college and career readiness and financial literacy in grades 7 to 12 for optional use by school districts, community schools, and STEM schools.

Requires each school district, community school, and STEM school to adopt a resolution describing how it will address college and career readiness and financial literacy in its seventh or eighth grade curriculum.

Requires the State Board to adopt standards for business education in grades 7 to 12, which any school district, community school, or STEM school may utilize (PARTIALLY VETOED).

Requires the State Board to periodically update its physical education standards.

Requires the State Board to convene a committee by September 15, 2009, to provide guidance in the design of the updated academic standards and model curricula.

Achievement assessments

Renames the state achievement tests as "achievement assessments."

Combines the elementary-level reading and writing achievement assessments and diagnostic assessments into the single subject of English language arts, but delays administration of the combined achievement assessments until a date designated by the State Board of Education.

Reduces the number of scoring levels on the achievement assessments from five to three once the new English language arts achievement assessments are developed.

Transfers authority for designating dates for administration of the achievement assessments from the State Board of Education to the Superintendent of Public Instruction.

Eliminates a prohibition on administering the elementary achievement assessments before Monday of the week of April 24 and the Ohio Graduation Tests (OGT) to tenth graders before Monday of the week of March 15.

Eliminates a requirement that the elementary achievement assessments be given over a two-week period.

Repeals the following provisions: (1) authority to administer an achievement assessment to limited English proficient students one week earlier than it is given to other students, (2) a requirement that alternate assessments for disabled students be submitted to the scoring company by April 1, and (3) a requirement that schools be given the option of administering the OGT for eleventh and twelfth graders and make-up assessments for sick students outside of regular school hours.

Prohibits release of the OGT as a public record.

Suspends the administration of the elementary writing and social studies achievement assessments for the 2009-2010 and 2010-2011 school years, unless the Department of Education has sufficient funds to pay for furnishing and scoring the assessments.

Replacement of OGT as graduation requirement

Requires the State Board of Education, Superintendent of Public Instruction, and Chancellor of the Board of Regents to develop a multi-factored assessment system to replace the OGT as a requirement for a high school diploma.

Specifies that the new high school assessment system must consist of (1) a nationally standardized assessment in English language arts, math, and science, (2) a series of end-of-course exams in English language arts, math, science, and social studies, and (3) a senior project completed individually or by a group of students.

Directs the State Board to convene a group of experts and local practitioners to recommend ways to align the academic standards and model curricula with the new high school assessments and to design the end-of-course exams and scoring rubrics.

Requires the State Board to adopt rules for implementing the new assessment system that address (1) timelines for implementation, (2) how the system will work as a graduation requirement, and (3) its applicability to dropout programs.

Requires the Superintendent of Public Instruction to present the new assessment system to the House and Senate education committees at least 45 days before the State Board adopts a resolution directing the Department of Education to file in final form the rules implementing the system.

Performance indicators for report cards

Directs the State Board of Education to establish new performance indicators for the school district and building report cards within one year after it adopts rules to implement the new high school assessment system, and at least every six years thereafter.

Requires the State Board, by December 31, 2011, to establish a performance indicator that reflects the level of services provided to, and the performance of, gifted students.

Requires the State Board to establish the performance indicators based on recommendations of the Superintendent of Public Instruction.

Eliminates the requirement that the State Board establish a minimum of 17 performance indicators.

Repeals a requirement that the State Board include measures of high school graduates' preparedness for higher education and the workforce on the report cards.

Community service education

Permits community schools and STEM schools to include community service education in their educational programs, in the same manner as school districts are authorized to do.

Requires the Superintendent of Public Instruction (1) to develop guidelines for rubrics for public schools to use to evaluate community service projects and (2) to adopt rules for granting students special recognition for successfully completing a community service project.

All-day kindergarten

Requires each school district to offer all-day kindergarten to all kindergarten students beginning in the 2010-2011 school year, but retains the law prohibiting a district from requiring a kindergartner to attend more than half-day kindergarten.¹⁰

Allows school districts to apply to the Superintendent of Public Instruction for a waiver from the requirement to provide all-day kindergarten to all kindergartners.

Permits school districts to use space in child day-care centers licensed by the Department of Job and Family Services to provide all-day kindergarten.

Repeals the authority of certain school districts and community schools to charge tuition for all-day kindergarten, beginning in fiscal year 2012.

Extending the school year

For the 2010-2011 school year only, reduces the number of excused calamity days from five days to three days.

Requires the Superintendent of Public Instruction to submit recommendations on extending the school year to the General Assembly not later than December 31, 2010.

Interstate Compact

Ratifies the Interstate Compact on Educational Opportunity for Military Children.

Establishes the State Council on Educational Opportunity for Military Children and requires the appointment of a state compact commissioner and a military family education liaison to implement the state's participation in the compact.

Other academic provisions

Requires the State Board of Education, by January 29, 2010, to develop a list of best practices for improving parental involvement in schools for optional use by public and nonpublic schools.

¹⁰ Sub. H.B. 318 of the 128th General Assembly subsequently enacted a procedure by which school districts may delay all-day kindergarten to 2011-2012, without having to apply to the Superintendent of Public Instruction for a waiver.

Permits a school district to waive the requirement to complete an eighth-grade American history course for promotion to high school for academically accelerated students who demonstrate mastery of the course content.

Clarifies that a high school that permits students below ninth grade to take high school work for high school credit must actually award high school credit for successful completion of that work.

Requires school districts, community schools, and STEM schools to count up to four days per school year as excused absences if a student is traveling out of state to participate in an approved enrichment or extracurricular activity, and requires that a classroom teacher accompany the student to provide instructional assistance if the student will be out of state for four or more consecutive school days.

III. Educator Licensure and Employment

Educator licenses

Requires the State Board of Education to issue the following educator licenses beginning January 1, 2011: (1) a resident educator license, (2) a professional educator license, (3) a senior professional educator license, and (4) a lead professional educator license.

Prescribes minimum qualifications for each of the new educator licenses.

Permits the State Board to issue additional educator licenses of categories and types it elects to provide.

Repeals the prohibition on the State Board requiring an educator license for teaching children two years old or younger.

Alternative credentials

Renames the alternative educator license as the "alternative resident educator license" and makes it a four-year license for teaching in grades 4 to 12 (instead of a two-year license for teaching in grades 7 to 12, as in prior law).

Requires the Superintendent of Public Instruction and the Chancellor of the Ohio Board of Regents to develop an intensive pedagogical training institute for applicants for the alternative resident educator license.

Eliminates the one-year conditional teaching permit for teaching in grades 7 to 12 and the one-year conditional teaching permit for teaching as an intervention specialist.

Expands the requirements for upgrading a provisional educator license for teaching in a STEM school to a professional educator license to include satisfying all of the State Board's requirements for a professional license (in addition to completing an apprenticeship program and receiving positive recommendations, as required by continuing law).

Principal licenses

Specifies that the State Board of Education's qualifications for obtaining a principal license must be aligned with the Educator Standards Board's principal standards.

Transition

Requires the State Board of Education to accept applications for the former types of educator licenses through December 31, 2010, and to issue the licenses in accordance with prior requirements, and specifies that those licenses remain valid until they expire.

Ohio Teacher Residency Program

Requires the Superintendent of Public Instruction and the Chancellor of the Ohio Board of Regents to establish the Ohio Teacher Residency Program for entry-level classroom teachers.

Educator preparation programs

Transfers responsibility for approving teacher preparation programs from the State Board of Education to the Chancellor of the Ohio Board of Regents and expands the duty to include approval of preparation programs for other educators and school personnel.

Directs the Chancellor, jointly with the Superintendent of Public Instruction, to (1) establish metrics and preparation programs for educators and other school personnel and the institutions of higher education with preparation programs and (2) to provide for inspection of those institutions.

Requires the Chancellor (instead of the State Board as in prior law) to issue an annual report on the quality of approved teacher preparation programs.

Requires the Department of Education to share with the Chancellor aggregate student data generated in connection with the value-added progress dimension.

Licensure of school nurses

Requires the State Board of Education to adopt rules establishing standards and requirements for obtaining a school nurse license and a school nurse wellness coordinator license.

Directs the Department of Education to provide the results of any examinations required for licensure as a school nurse or school nurse wellness coordinator to the Chancellor of the Ohio Board of Regents, to the extent permitted by law.

Establishes the School Health Services Advisory Council to make recommendations on (1) the coursework required to obtain a school nurse license and a school nurse wellness coordinator license and (2) best practices for the use of school nurses and school nurse wellness coordinators in providing health and wellness programs for students and employees of public schools.

Educator Standards Board

Requires the Educator Standards Board to develop and recommend to the State Board of Education, by September 1, 2010, revised standards for teachers and principals, license renewal, and educator professional development and new standards for school district superintendents, treasurers, and business managers.

Establishes the Subcommittee on Standards for Superintendents and the Subcommittee on Standards for School Treasurers and Business Managers to assist the Educator Standards Board in developing standards for those officials.

Directs the Educator Standards Board to (1) develop model teacher and principal evaluations, (2) adopt criteria that an applicant for a lead professional educator license who is not certified by the National Board for Professional Teaching Standards and does not meet the definition of "master teacher" must meet to be considered a lead teacher, (3) develop a measure of individual students' academic improvement over a one-year period and make recommendations for incorporating the measure into evaluations and licensure eligibility for teachers and principals, and (4) make recommendations for creating school district and building leadership academies.

Repeals the requirement that the Educator Standards Board collaborate with teacher preparation programs to align their coursework with the teacher and principal standards developed by the Board and the State Board of Education's academic content standards.

Adds a school district treasurer or business manager, a parent, and one more high school teacher and one more elementary school teacher to the Educator Standards

Board as voting members and adds the ranking minority members of the House and Senate education committees as nonvoting members.

Transfers authority to appoint the representatives of institutions of higher education on the Educator Standards Board from the State Board of Education to the Chancellor of the Ohio Board of Regents.

Requires the membership of the Educator Standards Board to reflect Ohio's diversity in terms of gender, race, ethnicity, and geographic distribution.

Peer assistance and review programs

Requires the Department of Education, by December 31, 2010, to develop a model peer assistance and review program and to make recommendations to expand the use of peer assistance and review programs in school districts.

Teach Ohio Program

Directs the Chancellor of the Ohio Board of Regents and the Superintendent of Public Instruction to establish and administer the Teach Ohio Program, which includes (1) a statewide program administered by a nonprofit corporation that encourages high school students from economically disadvantaged groups to become teachers, (2) the Ohio Teaching Fellows Program, (3) the Ohio Teacher Residency Program, (4) alternative licensure programs, and (5) any other program identified by the Chancellor and Superintendent.

If sufficient funds are available, permits the Chancellor and the Superintendent to create the Ohio Teaching Fellows Program to provide undergraduate scholarships for qualified students going into the teaching profession who commit to teach at a hard-to-staff, or academic watch or academic emergency, public school for at least four years.

Stipulates that failure to fulfill the four-year teaching commitment in the Ohio Teaching Fellows Program will result in the conversion of the scholarship into a loan that accrues interest at 10% annually.

Teacher tenure

Revises the qualifications for a continuing contract (tenure) for regular classroom teachers who become licensed for the first time on or after January 1, 2011, so that a teacher is not eligible for tenure until the teacher has held an educator license for at least seven years.

Stipulates that the tenure qualifications for teachers initially licensed on or after January 1, 2011, override any conflicting collective bargaining agreement entered into on or after October 16, 2009 (the provision's effective date).

Clarifies that, for classroom teachers licensed for the first time prior to January 1, 2011, the continuing education coursework required for tenure under continuing law must have been completed since initial receipt of an educator license other than a substitute teaching license.

Termination of educator employment contracts

Eliminates "gross inefficiency or immorality" and "willful and persistent violations of reasonable regulations of the board of education" but retains "good and just cause" as statutory grounds for termination of a school district employment contract with a licensed educator.

Specifies that the act's changes to the grounds for termination of an educator's employment contract prevail over conflicting provisions of a collective bargaining agreement entered into after October 16, 2009 (the changes' effective date).

Repeals a provision that limited referees who hear termination cases of licensed educators to hearing no more than two cases per school year.

IV. Other Education Provisions

Community Schools

Beginning July 1, 2009, replaces the performance criteria that trigger automatic closure of a community school with new criteria requiring a community school to close if it (1) does not offer a grade higher than 3 and has been in academic emergency for three of the four most recent school years, (2) offers any of grades 4 to 8 but no grade higher than 9, has been in academic emergency for two of the three most recent school years, and showed less than one year of academic growth in reading or math for at least two of the three most recent school years, or (3) offers any of grades 10 to 12 and has been in academic emergency for three of the four most recent school years.

Exempts from the automatic closure requirement community schools in which a majority of the students are children with disabilities receiving special education (in addition to community schools operating dropout programs with a waiver from the Department of Education, as in continuing law).

Specifies that if a community school closes, the chief administrative officer must transmit within seven business days all student educational records to the students' resident districts, and that failure to do so is a third-degree misdemeanor.

Clarifies that the Department's authority to oversee and monitor community school sponsors applies to all sponsors, regardless of whether they must initially be approved by the Department for sponsorship.

Requires the Department's annual report on community schools to address the performance of community school sponsors.

Revises the requirement that new start-up community schools must contract with an operator that manages other schools that perform better than academic watch in order to open, by specifying that if the operator already manages community schools in Ohio, at least one of the operator's *Ohio* schools (rather than *any* school managed by the operator, as in prior law) must perform at that level.

Requires the Department to begin issuing report cards for a community school after its first year of operation (instead of after its second year of operation, as in former law), but prohibits consideration of a community school's performance ratings for its first two years of operation in any matter in which those ratings are a factor, including the automatic closure criteria for poor academic performance.

Continues in uncodified law procedures for the Auditor of State, community school sponsors, and the Department with regard to unauditible community schools.

Permits a community school to continue operating from the facility it occupied in the 2008-2009 school year, rather than relocating to another school district, if the school (1) has been in its current facility for at least three years, (2) is sponsored by a school district adjacent to the district in which the school is located, (3) emphasizes serving gifted students, and (4) has been rated continuous improvement or higher for the previous three years.

Permits the conversion of a building operated by a joint vocational school district into a community school, in the same manner as a building operated by a city, local, or exempted village school district.

Eliminates the prohibition on Internet- or computer-based community schools (e-schools) counting expenditures for computers and software toward their required minimum level of spending for instructional purposes.

Would have required the Department to waive the number of hours a community school is closed for a public calamity as long as the school provides the

required minimum number (920 hours) of learning opportunities to students in the school year (VETOED).

Scholarship programs

Would have qualified for the Educational Choice Scholarship certain students who were enrolled in, or otherwise would be assigned to, a new school building that is operated by the student's resident district (VETOED).

Requires all nonpublic schools that participate in the Cleveland Scholarship Program (in addition to nonpublic schools that participate in the Ed Choice Scholarship Program, as in continuing law) to administer the state achievement assessments to scholarship students and to report their scores to the Department of Education.

Requires the Department to post achievement assessment data for students participating in the Cleveland Scholarship Program or the Ed Choice Scholarship Program on its web site and to distribute that data to the parents of students eligible for the programs.

Requires the Department to provide the parent of each Cleveland or Ed Choice scholarship student with a comparison of the student's performance on the achievement assessments with the average performance of similar students enrolled in the school district building the scholarship student otherwise would attend.

Early childhood programs

Creates the Center for Early Childhood Development to make recommendations regarding the transfer from other state agencies to the Department of Education of the responsibility to coordinate early childhood programs and services.

Creates the Early Childhood Advisory Council to serve as the federally mandated State Advisory Council on Early Childhood Education and Care.

Creates the Early Childhood Financing Workgroup to develop recommendations that explore the implementation of a single financing system for early care and education programs.

Continues for the 2010-2011 biennium a GRF-funded program to support early childhood education programs offered by school districts and educational service centers to preschool children whose families earn up to 200% of the federal poverty guidelines.

Would have re-established the Early Learning Initiative, jointly administered by the Department of Education and the Department of Job and Family Services, to

provide early learning services to children eligible for federal Title IV-A (TANF) services (VETOED).

Requires the Governor to appoint to the Early Childhood Cabinet a representative of a board of health of a city or general health district or an authority having the duties of a board of health.

Reduces the number of inspections of preschool and latchkey programs by the Department of Education from twice to once during each 12-month period, but permits the Department to inspect any program more often as it considers necessary.

Strategic plan

Requires the Superintendent of Public Instruction to develop a ten-year strategic plan by December 1, 2009.

State Board meetings

Requires the State Board of Education to post via the Internet audio recordings of its regular and special business meetings within five days of the meeting.

Partnership for Continued Learning

Abolishes the Partnership for Continued Learning, and transfers the responsibilities of its STEM subcommittee to an independent STEM committee.

Center for Creativity and Innovation

Permits the Superintendent of Public Instruction to establish the Center for Creativity and Innovation within the Department of Education.

Ohio Education Computer Network

Eliminates the law that permits the Department of Education to contract with an independent for-profit or nonprofit entity to provide information on Ohio government through the Ohio Education Computer Network (OECN) to school district libraries to assist teachers and support student research projects.

Permits the Department to approve and administer funding for educational technology for OECN information technology centers, school districts, educational service centers, and other entities.

Overrides a State Board of Education rule by specifying that OECN information technology centers are not required to maintain operating reserve funds or minimum cash balances relative to their operating funding.

ODE volunteers

Allows the Department of Education to use volunteers in performing the Department's functions.

Family and civic engagement teams

Requires each school district to appoint a family and civic engagement team to consist of parents and members of the community, representatives of health and human services and business, and others.

Permits city and exempted village school districts to appoint one committee that functions as both a business advisory council and a family and civic engagement team.

Corporal punishment

Prohibits corporal punishment in all public schools, but retains preexisting law permitting school employees to use force or restraint as reasonable or necessary to quell a disturbance, to obtain possession of a weapon, for self-defense, or to protect persons or property.

Student health

Beginning July 1, 2011, permits only school district employees who are licensed health professionals, or who have completed an appropriate drug administration training program conducted by a licensed health professional, to administer prescription drugs to students in school districts.

Requires school districts, community schools, STEM schools, and chartered nonpublic schools to establish policies to protect students with peanut or other food allergies.

School Health and Safety Network

Repeals the law establishing the School Health and Safety Network, under which boards of health, in accordance with standards and procedures adopted by the Director of Health, inspected public and chartered nonpublic schools and their grounds at least annually to identify conditions dangerous to public health and safety.

Requires boards of health to inspect the sanitary condition of schools semiannually (rather than annually, under prior law).

Repeals authorization for boards of health to close a school for an imminent public health threat other than an epidemic or a high prevalence of communicable disease.

Requires school districts, community schools, STEM schools, and chartered nonpublic schools periodically to review their policies and procedures to ensure (1) the safety of persons using a school from known hazards that pose an immediate risk to health or safety and (2) compliance with federal health and safety laws and regulations applicable to schools.

Criminal records checks of school employees

Specifies that when a person is subject to a periodic criminal records check as a condition of licensure by the State Board of Education or of employment with a public or chartered nonpublic school, the records check is limited to an FBI check if (1) the State Board or employer has previously requested a records check of the person by the Bureau of Criminal Identification and Investigation (BCII) and (2) the person provides proof of Ohio residency for the previous five-year period.

Prohibits the State Board from requiring a criminal records check for licensure purposes any more often than every five years.

School emergency procedures

Requires school districts, community schools, STEM schools, and chartered nonpublic schools annually to inform students and parents of the parental notification procedures in the school's protocol for responding to threats and emergency events.

In-service prevention training

Extends to middle and secondary schools the existing requirement that specified categories of school employees complete four hours of in-service training in the prevention of child abuse, violence, substance abuse, and the promotion of positive youth development.

Directs districts and schools to incorporate training in school safety and violence prevention into their in-service training in the prevention of child abuse, violence, substance abuse, and the promotion of positive youth development.

Special education surrogates

Modifies procedures that the State Board of Education is required to adopt with respect to children with disabilities by specifying who may appoint the surrogate for a child whose parents cannot be found or who is a ward of the state.

ESC switches

Would have placed a two-year moratorium on local school districts relocating from their current educational service centers (ESCs) to adjacent ESCs, and would have voided recently approved, as well as pending, resolutions for such relocations (VETOED).

Would have specified that when the State Board of Education considers a local school district's relocation to an adjacent ESC, it must (1) consider the impact on the district's current ESC (in addition to the impact on the district and the ESC to which the district seeks to relocate, as in continuing law) and the financial, staffing, and programmatic impacts on all parties involved, (2) consider the proposed relocation at two or more meetings with an opportunity for public testimony at each meeting, and (3) provide at least 30 days before the Board's first hearing on the matter and its vote (VETOED).

Would have provided procedures for dissolving an ESC if all of its "local" school districts sever from it and annex to another ESC (VETOED).

Would have permanently permitted a "city" or "exempted village" school district that entered into an agreement for services from an ESC that is dissolved to enter into a new agreement with another ESC, which may receive per pupil state funds in the same manner as the original ESC (VETOED).

Pledge of Allegiance

Prohibits school districts from preventing a teacher from providing time to recite the Pledge of Allegiance to the flag in the teacher's classroom.

Prohibits school districts from altering the Pledge of Allegiance to the flag from the wording set forth in the U.S. Code.

Career-technical education contracts

Permits two local school districts to renew their contract for vocational education (career-technical) services for a term of less than five years, if the district receiving the services had been created out of the territory of the district providing the services and began operating in fiscal year 2005.

Transportation employees

Repeals a statutory procedure for a school district not covered by the state Civil Service Law to terminate some or all of its pupil transportation staff and to instead engage an independent contractor to provide pupil transportation.

Regional student education district

Grants authority to boards of education of two or more city, local, or exempted village school districts in Cuyahoga County to create, by agreement, a regional student education district (RSED) to fund special education services and behavioral health services for the students enrolled in those districts and their immediate family members.

Requires that the superintendent of each member school district serve on the board of directors of the RSED and requires the agreement to provide other specific provisions governing the board of directors.

Requires the board of directors to hire employees or contract with a qualified nonprofit, nationally accredited agency meeting certain additional requirements to provide behavioral health services.

Permits the board of directors, with the approval of a majority of the member school district boards of education and then of the voters of the RSED, to levy a property tax to fund RSED services and operations.

99-year lease of excess district property

Authorizes a board of education that acquired or acquires a parcel of real property between January 1, 2008, and December 31, 2010, and that determines, by vote of a majority of its members, that a portion of the parcel, or a portion of the improvements located on or to be constructed on the parcel, is not required for school use, to convey a leasehold interest in that excess property for a term not to exceed 99 years, without reserving any right to cancel or terminate the lease other than breach by the lessee.

School construction bonds

Increases the maximum maturity of school district bonds issued to acquire or construct real property, from 30 years to 40 years.

School Employees Health Care Board

Would have transferred the School Employees Health Care Board and any unexpended or unencumbered appropriation or reappropriation balances from the Department of Administrative Services to the Department of Education (VETOED).

STATE EMPLOYMENT RELATIONS BOARD

Administrative merger

Places the State Personnel Board of Review (SPBR) within the administrative structure of the State Employment Relations Board (SERB), but specifies that the SPBR exists as a separate entity within that structure.

Requires SPBR to utilize SERB employees rather than to appoint its own employees, in the exercise of SPBR's powers and duties.

Transfers SPBR employees to SERB, and declares the chairperson of SERB the appointing authority for both SPBR and SERB.

Abolishes the Transcripts and Other Documents Fund in the state treasury, and transfers any money in that Fund to the Training, Publications, and Grants Fund.

Requires the Training, Publications, and Grants Fund, in addition to the other uses specified in continuing law, to be used to defray the cost of producing an administrative record for SPBR, which was the purpose of the former Transcripts and Other Documents Fund.

SERB employees

Removes the requirement that SERB appoint mediators, arbitrators, and local area directors and specify their duties.

Places SERB's Assistant Executive Director, administrative law judges, and employees holding a fiduciary or administrative relation to SERB in the unclassified civil service, and places the head of the Bureau of Mediation in the classified civil service.

Requires the Assistant Executive Director to be an attorney licensed to practice in Ohio, and requires the Assistant Executive Director to serve as a liaison to the Attorney General on legal matters before SERB.

Changes references to hearing officers and attorney-trial examiners to administrative law judges throughout the Public Employees Collective Bargaining Law (PECBL).

Representation elections

Expands the methods that are useable by SERB, at its discretion, to conduct a secret ballot representation election from only an in-person vote to also a vote by mail or electronically.

Capitol Square Review and Advisory Board

Would have exempted members and employees of the Capitol Square Review and Advisory Board from the definition of "public employee" under the PECBL, and would have prohibited members and employees of the Capital Square Review and Advisory Board likewise from being members of the Ohio Elections Commission (VETOED).

Collective bargaining for home care and child care providers

Allows independent home care providers and independent child care providers to bargain collectively with the state to determine wages, hours, terms, and other conditions of employment that are within the control of the state.

Allows independent home care providers and independent child care providers to form, join, assist, or participate in, or refrain from forming, joining, assisting, or participating in, any representative organization of their own choosing.

Specifies processes by which a representative organization may become the exclusive representative of the independent home care providers or independent child care providers.

Specifies processes by which collective bargaining between the state and the providers can occur.

Maintains the right of the recipients of care to choose providers and to control the hiring, termination, and supervision of providers and the right of the state to take appropriate action when a provider is no longer eligible to provide care under state or federal law or any state or federal rules or regulations.

Grants SERB the same authority as that provided in the PECBL to investigate, hold hearings, make determinations, and issue complaints regarding unfair labor practices with respect to providers.

Sunsets the provisions regarding collective bargaining for independent home care providers and independent child care providers at the end of Governor Ted Strickland's time in office as Governor.

BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS AND SURVEYORS

Requires the Board of Registration for Professional Engineers and Surveyors to issue an official verification of the status of any person who is registered as a professional engineer or professional surveyor in Ohio upon receipt of a verification form and the payment of a fee.

ENVIRONMENTAL PROTECTION AGENCY

Disposal fees

Extends from June 30, 2010, to June 30, 2012, the expiration date of the state fees on the disposal of solid wastes that are used to fund the Environmental Protection Agency's (EPA) solid, infectious, and hazardous waste and construction and demolition debris management programs and to pay the EPA's costs associated with administering and enforcing environmental protection programs.

Beginning August 1, 2009, adds a new solid waste disposal fee of \$1 per ton, the proceeds of which must be credited to the Environmental Protection Fund.

Establishes a new solid waste disposal fee of 25¢ per ton, the proceeds of which must be credited to the Soil and Water Conservation District Assistance Fund, and requires that the increased fee be levied from August 1, 2009, through June 30, 2012.

Would have exempted a solid waste transfer facility or solid waste disposal facility that is located in a county that has a population equal to or greater than 400,000 and that is within 15 miles of a solid waste disposal facility located in another state from the new fees on the disposal of solid waste (VETOED).

Authorizes owners or operators of solid waste transfer facilities, solid waste disposal facilities, and construction and demolition debris facilities to submit monthly solid waste disposal fees or construction and demolition debris disposal fees electronically rather than only by mail.

Authorizes solid waste disposal fees to be paid by a customer or political subdivision to a transporter of solid waste rather than only to the owner or operator of a solid waste transfer or disposal facility, notwithstanding the existence of a contract that would not require or allow such payment.

Solid waste generation fees

Specifies that the solid waste generation fee that may be levied by a solid waste management district does not apply to solid waste delivered to a solid waste composting facility for processing rather than yard waste delivered to a composting facility or transfer facility as in former law; declares that if any unprocessed solid waste or compost product is transported off the premises of a composting facility for disposal at a landfill, the solid waste generation fee applies and must be collected by the owner or operator of the landfill; and specifies that the solid waste generation fee does not apply to materials removed from the solid waste stream as a result of recycling.

Rules governing out-of-district waste

Provides that rules of a solid waste management district governing out-of-district waste apply only to county and district solid waste disposal facilities unless the board of county commissioners or board of directors of the district submits an application to the Director of Environmental Protection that demonstrates insufficient disposal capacity in the district and the Director approves the application, and provides for appeal of the Director's action.

Scrap Tire Grant Fund; Scrap Tire Management Fund

Alters the purposes for which money in the Scrap Tire Management Fund may be used by removing a limitation on the amount that may be expended for the administration of the scrap tire management program and authorizing the Director of Environmental Protection to determine the amount needed and by authorizing a portion of the money in the Fund to be transferred to the Scrap Tire Grant Fund, which is administered by the Department of Natural Resources, to be used for supporting scrap tire amnesty and cleanup events administered by solid waste management districts.

Streamlines the requirements for expending money in the Scrap Tire Management Fund by requiring that, after money is expended for the administration of the scrap tire management program and transferred to the Scrap Tire Grant Fund, the remaining money in the Scrap Tire Management Fund be used for scrap tire removal actions and for grants to boards of health to remove vectors from scrap tire facilities.

E-Check

Authorizes the extension of the motor vehicle inspection and maintenance program (E-Check) through June 30, 2012, if the Director of Environmental Protection determines it necessary to comply with federal law.

Makes other changes regarding the motor vehicle inspection and maintenance program, including provisions that establish requirements governing a competitive selection process for a contract to operate the program and replace the Motor Vehicle Inspection and Maintenance Fund with the Auto Emissions Test Fund.

Clean Diesel School Bus Fund

Requires the Director of Environmental Protection to make grants from the Clean Diesel School Bus Fund to county boards of developmental disabilities, in addition to school districts.

Extension of various air and water fees and related provisions

Extends all of the following for two years:

--The sunset of the annual emissions fees for synthetic minor facilities;

--The levying of higher fees, and the decrease of those fees at the end of the two years, for applications for plan approvals for wastewater treatment works under the Water Pollution Control Law;

--The sunset of the annual discharge fees for holders of NPDES permits issued under the Water Pollution Control Law;

--The sunset of license fees for public water system licenses issued under the Safe Drinking Water Law;

--A higher cap on the total fee due for plan approval for a public water supply system under the Safe Drinking Water Law and the decrease of that cap at the end of the two years;

--The levying of higher fees, and the decrease of those fees at the end of the two years, for state certification of laboratories and laboratory personnel for purposes of the Safe Drinking Water Law;

--The levying of higher fees, and the decrease of those fees at the end of the two years, for applications and examinations for certification as operators of water supply systems or wastewater systems under the Safe Drinking Water Law or the Water Pollution Control Law, as applicable; and

--The levying of higher fees, and the decrease of those fees at the end of the two years, for applications for permits, variances, and plan approvals under the Water Pollution Control Law and the Safe Drinking Water Law.

Hazardous waste permits

Declares that the transfer of a hazardous waste facility installation and operation permit for a facility that is not an off-site facility is a Class 1 modification rather than a Class 3 modification; specifically declares that the transfer of a hazardous waste facility installation and operation permit for an off-site facility is a Class 3 modification; and, with respect to the modification of a hazardous waste facility that involves the transfer of a permit, eliminates provisions of law that required the Director of Environmental Protection to make certain determinations regarding the background of the transferee if the transferee had been involved in any prior activity involving hazardous waste.

Natural Resources Damages Fund; Hazardous Waste Clean-up Fund; Environmental Protection Remediation Fund

Creates the Natural Resource Damages Fund consisting of money collected by the state for natural resources damages under the federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980, the federal Oil Pollution Act, the federal Clean Water Act, or any other applicable federal or state law, and requires money in the Fund to be used in accordance with those acts or laws.

Repeals a provision that specified that the Hazardous Waste Clean-up Fund consisted of, in part, natural resource damages collected by the state under the federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980.

Allows money in the Hazardous Waste Clean-up Fund to be used to fund certain emergency and remedial actions and the Voluntary Action Program permanently rather than only through October 15, 2005.

Alters the sources of money that are required to be credited to the Environmental Protection Remediation Fund.

Authorizes the Director of Environmental Protection to enter into contracts and grant agreements with federal, state, or local government agencies, nonprofit organizations, and colleges and universities for the purpose of carrying out the Environmental Protection Agency's and the Director's responsibilities for which money may be expended from the Hazardous Waste Clean-up Fund, the Environmental Protection Remediation Fund, and the Natural Resource Damages Fund.

Air contaminant source installation permits

Requires an air contaminant source that is the subject of an installation permit to be installed or modified in accordance with the permit not later than 18 months after the

permit's effective date, at which point the permit must terminate unless any specified circumstances exist.

Environmental Review Appeals Commission

Establishes statutory deadlines by which the Environmental Review Appeals Commission must issue written orders regarding appeals before the Commission.

eTECH COMMISSION

Transfers responsibility for developing a state education technology plan from the State Board of Education to the eTech Ohio Commission, and requires the Commission to implement the plan and to consult with the State Board in the development and modification of the plan.

Requires the eTech Ohio Commission, with assistance from the Department of Education and the Chancellor of the Board of Regents, to develop and implement a pilot project to provide at least two Advanced Placement and one foreign language interactive distance learning courses.

Requires the Superintendent of Public Instruction, the Chancellor, and the Commission, by December 31, 2010, to submit a formative evaluation and legislative recommendations regarding the pilot project to the Governor and the General Assembly.

OFFICE OF THE GOVERNOR

Creates the Service Coordination Workgroup to develop procedures for coordinating services that certain state agencies provide to individuals under age 21 and their families.

Requires the Workgroup, not later than July 31, 2009, to submit a report to the Governor with recommendations for implementing the procedures.

Prohibits the Governor from issuing executive orders that have been previously issued and declared as anti-competitive.

Would have prohibited the Governor's Residence Advisory Commission from using prison labor in exercising its responsibility (1) to provide for the care, provision, repair, and placement of furnishings and other objects and accessories on the grounds

and public areas of the first floor of the Governor's Residence and (2) for the care and placement of plants on the grounds (VETOED).

Would have prohibited the Department of Administrative Services from using prison labor in providing for the general maintenance of the Governor's Residence (VETOED).

DEPARTMENT OF HEALTH

Child fatality review boards

Provides confidentiality protection for reports submitted to the Department of Health or a national child death review database by local child fatality review boards.

Modifies the manner in which child fatality review boards must submit information on child fatalities to the Department.

Expands the annual report the Department and the Children's Trust Fund Board must jointly make to the General Assembly and local child fatality review boards to also include data from the Department of Health Child Death Review Database or the National Child Death Review Database.

Help Me Grow

Requires the Department to use certain appropriated funds to distribute subsidies to counties to implement the Help Me Grow program, and specifies how these funds may be used in conjunction with other departments, funds, and services.

Specifies requirements for home-visiting programs selected by a county family and children first council to be eligible for funding.

Codifies the existing Help Me Grow Advisory Council, mirroring the requirements set forth in federal law.

HIV testing

Allows any health care provider to conduct an HIV test if an individual has consented to medical or other health care treatment from the provider and the provider determines that the test is necessary for providing diagnosis and treatment.

Eliminates from statute the express requirement that a person or government entity obtain informed consent from a person prior to conducting an HIV test on the person.

Eliminates the requirement that a person or government entity, before conducting an HIV test on a person, provide the person with certain information.

Requires a health care provider conducting an HIV test to provide post-test counseling only when a person's test result is HIV-positive.

Requires a health care provider to inform an individual of the individual's continuing law right to an anonymous HIV test.

Freestanding diagnostic imaging center license exemptions

Exempts certain entities from the requirement to obtain a license from the Department as a freestanding diagnostic imaging center.

Certificate of Need

Establishes a limited extension of the Certificate of Need (CON) program's moratorium that expired June 30, 2009, with regard to granting CONs and accepting CON applications to increase the number of long-term care beds.

Continues a provision of the CON statutes permitting addition of long-term care beds to a facility if the beds either replace existing beds or are relocated from a facility in the same county.

Requires the Director of Health to accept CON applications for up to 30 nursing home beds in an existing nursing home if the beds are relocated from a contiguous county and beds will remain in the original county.

Establishes a new CON comparative review process under which long-term care beds may be relocated from a county with excess beds to a county with a bed need, as determined by the Director.

Requires a facility, when any of its beds are relocated to another county, to remove additional beds from service at the facility, and permits the Director to approve CONs for redistribution of these additional beds in a second phase of the applicable four-year comparative review period.

Modifies preexisting reasons and establishes new reasons for which the Director must deny a CON application for addition of long-term care beds to an existing facility or for the development of a new facility, particularly by replacing the standard for denial that is based on a long-standing pattern of deficiencies with a standard for denial that is based on citations for deficiencies during the period encompassed by the three most recent standard surveys of the facility.

Eliminates provisions of the CON statutes concerning health care activities for which a CON is no longer required.

Dentist Loan Repayment Program

Revises the Dentist Loan Repayment Program.

Extends the required length of service in a dental health shortage area to two years (from one).

Increases the maximum amount of the dentist loan repayment to \$25,000 for each of the first two years a dentist participates, and \$35,000 for each of the third and fourth years of participation.

Changes eligibility requirements, application contents, and parties to the Dentist Loan Repayment Program service contract.

Increases to ten the number of members of the Dentist Loan Repayment Advisory Board.

Vital statistics

Increases to \$12 (from \$7) the minimum fee that may be charged for the following items or services provided by the State Office of Vital Statistics or a local board of health: (1) a certified copy of a vital record or certification of birth, (2) a search by the Office of Vital Statistics of its files and records pursuant to an information request, and (3) a copy of a record provided pursuant to an information request.

Requires the Director of Health or a local board of health to transfer \$4 of each minimum \$12 fee collected to the State Office of Vital Statistics not later than 30 days after the end of each calendar quarter and requires that each \$4 transferred be used to support public health systems.

Would have required the State Registrar of Vital Statistics to review, each month, all death certificates received from local registrars of vital statistics and vital statistics officials in other states in the preceding month and to report to county boards of elections and county auditors certain information from such certificates regarding adults who resided in the respective counties at the time of their deaths (VETOED).

Required county boards of elections and county auditors to use the information received from the reports from the Registrar to cancel the voter registrations of the decedents and to verify whether a property where a decedent resided continues to qualify for a reduction in real property taxes under the senior citizen homestead exemption or the 2.5% owner-occupied rollback (VETOED).

Board of health fees

Provides that rules adopted by a board of health establishing fees for specified services are to be adopted, recorded, and certified as are municipal ordinances.

Reduces to 20 (from 30) the number of days notice that must be provided to an entity affected by a proposed board of health fee, including fees for the licensing of food service operations and retail food establishments.

Specifies that fees established as an emergency measure are not subject to advance notice and public hearing requirements.

Establishes a penalty of 25% of the applicable fee for late payment of board of health fees.

Establishes a quarterly schedule to be followed by boards of health when transmitting to the Director of Health any additional fee amounts imposed by the Public Health Council.

Hospice

Revises the definition of "palliative care" used in the laws governing hospice care programs and specifies that nothing in the definition is to be interpreted as meaning that palliative care can be provided only as a component of a hospice care program.

Increases to \$600 (from \$300) the maximum amount that the Public Health Council may establish as a license fee or license renewal fee for a hospice care program.

Nursing homes and residential care facilities

Increases the application fee and annual renewal licensing and inspection fee for nursing homes and residential care facilities.

Provides that a statement of neglect added to the Nurse Aide Registry regarding a nurse aide or other individual may be removed, and any accompanying information expunged, by the Director of Health if, in the judgment of the Director, the neglect was a singular occurrence and the employment and personal history of the nurse aide or other individual does not evidence abuse or any other incident of neglect of residents.

Provides that the petition to remove a statement of neglect from the registry and the Director of Health's notice that the rescission has been granted are not subject to expungement but are not public records.

Increases to \$300 (from \$250) the annual fee for renewal of a certificate of registration as a nursing home administrator.

Adult care facilities

Prohibits the owner or manager of an adult care facility whose license has been revoked or denied renewal other than for nonpayment of fees from applying for another license until two years have elapsed, and permanently prohibits such a person from applying if the revocation or refusal was based on abuse, neglect, or exploitation of a resident.

Eliminates temporary licenses for adult care facilities.

Authorizes the Director of Health to waive any of the adult care facility licensing requirements established by rule, in place of the Director's authority to waive only those requirements pertaining to fire and safety requirements or building standards.

Eliminates the requirement that proof of insurance be submitted with an application for an adult care facility license.

Clarifies that an adult care facility is an adult family home or adult group home when supervision is provided to all residents, rather than to three or more residents.

Increases the fine for operating an adult care facility without a license to \$2,000 (from \$500) on a first offense and \$5,000 (from \$1,000) for each subsequent offense, and similarly increases the fines for violating other adult care facility licensing laws.

Provides that if an inspection is conducted to investigate an alleged violation in an adult care facility that serves residents receiving publicly funded mental health services or Residential State Supplement Program payments, the inspection (1) must be coordinated with the appropriate mental health agency, board of alcohol, drug addiction, and mental health services (ADAMHS board), or PASSPORT administrative agency, and (2) may be conducted jointly with the appropriate entity.

Eliminates a requirement that the Director prescribe how a violation at an adult care facility is to be corrected and instead requires the facility to submit a plan of correction.

Requires a court that grants injunctive relief concerning unlicensed operation of an adult care facility to include an order suspending admission of new residents and requiring the facility to assist in relocating its residents.

Permits, rather than requires, the Director to cancel a penalty for a class II or class III violation if the violation is corrected within the specified time and the facility has not been previously cited for the same violation.

Eliminates a provision preventing the Director from imposing a penalty for a class I violation if certain requirements are met.

Prohibits an adult care facility from admitting a resident requiring publicly funded mental health services unless the appropriate ADAMHS board is notified and the facility and the ADAMHS board have entered into a mental health resident program participation agreement.

Requires the Director of Mental Health to approve a standardized form for mental health resident program participation agreements and, as part of approving the form, to specify the requirements that an adult care facility must meet under the agreement.

Modifies the Public Health Council's rulemaking authority regarding procedures to be followed by an adult care facility when individuals with mental illness or severe mental disability are referred to the facility.

Provides that in an emergency, an adult care facility is not required to provide a resident with advance notice of a proposed transfer or discharge.

Expands the circumstances under which an employee of an ADAMHS board or mental health agency must be permitted to enter an adult care facility that has a resident who is receiving mental health services.

Adds to the circumstances under which employees of state or local government, ADAMHS boards, mental health agencies, or PASSPORT agencies are prohibited from placing an individual in an adult care facility.

Specifies that individuals providing skilled nursing care in adult care facilities must be appropriately licensed.

Requires each adult care facility to post within the facility the telephone number maintained by the Department of Health for accepting complaints.

Community alternative homes

Repeals all laws governing community alternative homes.

Hospital accreditation

Modifies the accreditation requirements for operation of a hospital by requiring the hospital (if it is not Medicare-certified) to be accredited by a national accrediting organization approved by the Centers for Medicare and Medicaid Services, rather than the Joint Commission or the American Osteopathic Association.

Radioactive materials and radiation-generating equipment

Clarifies a preexisting requirement that handlers of radioactive material, certain handlers of radiation-generating equipment, and radiation experts are to pay fees established by rule of the Public Health Council.

Clarifies a preexisting requirement that medical-practitioner handlers of radiation-generating equipment are to pay fees specified in statute, and raises those fees by 20%.

Requires handlers of radioactive material to pay licensure fees on receipt of an invoice rather than at the time of application for licensure.

Requires the Director of Health to inspect records and operating procedures of facilities that service sources of radiation.

Various commissions, councils, and committees

Eliminates the Governor's Advisory Council on Physical Fitness, Wellness, and Sports.

Would have required the Department of Health to establish a Disease and Cancer Commission to study the prevalence of colorectal cancer, prostate cancer, triple negative breast cancer, and sickle cell anemia in Ohio (VETOED).

Would have established the Hemophilia Advisory Council to advise the Director of Health on issues related to hemophilia and related bleeding disorders (VETOED).

Would have created the Sickle Cell Anemia Advisory Committee within the Department of Health to assist the Director of Health in fulfilling the Director's duties regarding sickle cell disease (VETOED).

Abstinence education

Would have required the Director of Health to apply for federal funding under the Abstinence Education Program component of the Maternal and Child Health Services Block Grant (VETOED).

Household and small flow on-site sewage treatment systems

Reenacts provisions of Am. Sub. H.B. 119 of the 127th General Assembly that temporarily suspended the operation of certain provisions of the Household and Small Flow On-Site Sewage Treatment Systems Law and that enacted temporary provisions regarding that Law, and extends the termination of the suspension and the temporary law until January 1, 2010.

Agricultural camps

Increases the licensing fees for agricultural camps.

COMMISSION ON HISPANIC-LATINO AFFAIRS

Requires the Speaker of the House of Representatives and the President of the Senate to each appoint two members of their respective chamber, from different political parties, as nonvoting members of the Commission on Hispanic-Latino Affairs.

OHIO HOUSING FINANCE AGENCY

Requires the Ohio Housing Finance Agency (OHFA), in providing homeownership program assistance, to give preference to grants or loans for activities that provide housing and housing assistance to honorably discharged veterans.

Creates the Grants for Grads Program, administered by OHFA, to provide grants or other financial assistance or down payment assistance and a reduced mortgage interest rate for the purchase of qualifying first homes to Ohio residents receiving an associate, baccalaureate, master's, doctoral, or other postgraduate degree.

Creates a lien in the first home and allows for recovery of assistance amounts for failure of a recipient to comply with certain program criteria.

DEPARTMENT OF INSURANCE

Health insurance

Transfers from the Director of Health to the Superintendent of Insurance authority to review a health insuring corporation's capability of providing the health care services for which the corporation is seeking a certificate of authority and other insurance review authority.

Reduces the minimum number of employees or members of a trade or professional organization, labor union, or other association necessary to qualify for a sickness and accident insurance franchise plan with respect to long-term care insurance or disability income insurance.

Increases the time period within which a person can request an external review for medical necessity after an internal review from a health insurance corporation, and applies the same time limit to sickness and accident insurance and public employee benefit plans.

Allows the Superintendent of Insurance to notify an authorized person, instead of the insured person, of the result of the Superintendent's health care service denial review, and requires health insuring corporations to cover services that the Superintendent determines are covered services.

Shifts the burden of initiating an independent, external review of a health care service denial from the insured person to the health insuring corporation, sickness and accident insurer, or public employee benefit plan.

Incorporates the former Claims Processing Education Fund into the Department of Insurance Operating Fund as a separate account.

Requires third party payers to pay claims for health care services to a provider electronically under Ohio's Prompt Payment Law when the third party payer receives the claim electronically.

Clarifies that insurers must file the premium rates for small employer health benefit plans according to the requirements for group policies of a health insuring corporation or sickness and accident insurer, as applicable.

Clarifies that policies or certificates of sickness and accident insurance that are sold on the market to individuals are individual policies for the purposes of premium rate review regardless of whether those policies or certificates are issued through group policies.

Creates the Health Care Coverage and Quality Council to advise the Governor, the General Assembly, public and private entities, and consumers on strategies to expand affordable health insurance coverage to more individuals and improve the cost and quality of Ohio's health insurance system and health care system (PARTIALLY VETOED).

Requires that all health care plans offered in the state that provide coverage for unmarried dependent children extend coverage at the request of the insured, under

certain conditions, until the dependent child reaches at least 28 years of age, and allows Ohio income tax deductions for coverage of those dependents (PARTIALLY VETOED).

Makes changes to the open enrollment program, including changes to the number of people who must be accepted for health insurance coverage through open enrollment, the premium rates that can be charged for that coverage, and the effective dates of coverage.

Reduces the maximum premium rates and contractual periodic prepayments that insurers and health insuring corporations may charge federally eligible individuals for individual health insurance contracts or policies that are converted from group contracts and policies.

Prohibits insurers and health insuring corporations from using health status as a basis for refusing to renew a converted contract.

Makes permanent the changes made by H.B. 2 of the 128th General Assembly (the transportation budget act) to the law regarding continuation of group health insurance coverage after termination of employment.

Makes changes to the requirements concerning a sickness and accident insurer's aggregate administrative expenses and annual statement of the insurer's aggregate administrative expenses.

Requires employers that employ ten or more employees to adopt and maintain a cafeteria plan that allows the employer's employees to pay for health insurance coverage by a salary reduction arrangement.

Ohio Fair Plan Underwriting Association

Removes the statutory cap on homeowners insurance rates and basic property insurance rates that are established by the Ohio Fair Plan Underwriting Association for urban areas, and instead requires that those rates be subject directly to the approval of the Superintendent of Insurance.

Allows the Association to approve payment of a percentage of the estimated annual premium due, instead of the entire estimated annual premium, before issuing a binder.

Changes the effective date of a binder issued by the Association from 15 days after the date of application to the day after the Association receives the application.

Property and casualty insurance

Requires property and casualty insurance companies to annually submit to the Superintendent of Insurance specified actuarial documents.

Retirement plans at public institutions of higher education

Places a moratorium on the Department of Insurance's designation of entities to provide investment options under alternative retirement plans established by public institutions of higher education until July 1, 2010.

DEPARTMENT OF JOB AND FAMILY SERVICES

General

Permits federal grant funds that are obligated by the Ohio Department of Job and Family Services (ODJFS) for financial allocations to county family services agencies and local workforce investment boards to be available for expenditure for the duration of the federal grant period.

Creates the ODJFS General Services Administration and Operating Fund.

Provides for the Treasurer of State to transfer money in the Refunds and Audit Settlements Fund to the ODJFS General Services Administration and Operating Fund after completion of the reconciliation of all final transactions with the federal government regarding a federal grant for a program that ODJFS administers and a final closeout for the grant.

Provides for money in the ODJFS General Services Administration and Operating Fund to be used for expenses of the programs that ODJFS administers and ODJFS's administrative expenses.

Eliminates a requirement that ODJFS collaborate with county departments of job and family services (CDJFSs) to develop training for appropriate CDJFS employees regarding CDJFSs' duties under previous welfare reform legislation and, after the training was developed, collaborate with the CDJFSs on providing the training.

Provides that a board of county commissioners, county children services board, or child support enforcement agency is not entitled to an administrative review when ODJFS, pursuant to its authority to take various actions against a county regarding a family services duty, performs or contracts with another entity to perform the family services duty if ODJFS determines that an emergency exists.

Would have required ODJFS to reallocate certain funds to counties when ODJFS was informed that a county would not use the full amount allocated to it for fiscal year 2010 or 2011 or when ODJFS determined through an annual close out or reconciliation of funds that a county had not used the entire amount of the funds (VETOED).

Revises the law governing the method by which cash assistance is provided under the Ohio Works First (OWF) and Disability Financial Assistance Programs by:

(1) Also applying the law to cash assistance provided under the Refugee Assistance Program;

(2) Eliminating law that permitted a board of county commissioners to require a CDJFS to establish a voluntary or mandatory direct deposit system unless the ODJFS Director provided for the cash assistance to be made by a state electronic benefit transfer system;

(3) Requiring a CDJFS to establish a direct deposit system and inform applicants and recipients of the programs that they must choose whether to receive the cash assistance under the county direct deposit system or the state electronic benefit transfer system;

(4) Eliminating law that (a) required a CDJFS to determine what type of account would be used for direct deposit, (b) required a CDJFS to negotiate with financial institutions to determine the charges, if any, to be imposed, and (c) specified whether a CDJFS was required to or could pay the charges;

(5) Eliminating law that permitted a recipient to elect to receive cash assistance in the form of a paper warrant; and

(6) Eliminating law that required a CDJFS to bear the full cost of the amount of a replacement warrant under certain circumstances.

Child welfare and adoption

Eliminates the requirement that a public children services agency (PCSA) enter into an agreement with a special needs child's adoptive parent, under certain circumstances, under which the agency had to make state adoption maintenance subsidy payments, and instead permits the agency to enter into such an agreement if state funds are available.

Eliminates the requirement that if, after a child's adoption was finalized, a PCSA considered the child to be in need of public care or protective services, the agency enter into an agreement with the child's adoptive parent under which the agency had to make

post adoption special services subsidy payments to the extent state funds were appropriated, and instead permits the agency to enter into such an agreement to the extent that state funds are available.

Eliminates the required listing of all children who are in the permanent custody of an institution or association certified by ODJFS and the required listing of all persons who wish to adopt children and who are approved by an agency empowered to do so.

Eliminates the requirement that ODJFS compile a report with conclusions regarding the effectiveness of the listing program and submit it to the General Assembly.

Creates an 18-month pilot program in not more than ten counties, based on an alternative response approach to reports of child abuse, neglect, and dependency, to be developed and implemented by ODJFS.

Would have extended from two to four years the period of time within which ODJFS must pass upon the fitness of an institution or association that receives children, or desires to receive and care for children, or places children in private homes, but would have retained the two-year period for individuals who, for compensation, receive or care for children for two or more consecutive weeks (VETOED).

Child care

Permits the ODJFS Director to adopt rules that establish a different system for the payment of publicly funded child care.

Eliminates the requirement that CDJFSs specify the maximum number of days that providers of publicly funded child care would be provided certificates of payment for days on which the provider would have provided publicly funded child care had the child been present.

Eliminates the requirement that CDJFSs automatically review the fee paid by a caretaker parent for publicly funded child care every six months, and instead requires CDJFSs to adjust the fee if the parent reports changes in income, family size, or both.

Reduces the number of mandatory inspections given to a child day-care center or type A family day-care home from twice to once during each 12-month period of operation, and permits all inspections to be unannounced.

Specifies that, if a center or type A home has been notified that it is in violation of the Day-care Laws and it fails to timely correct the violation, ODJFS's commencement of

an action to revoke the center's or home's license is sufficient notice that the correction has not been made.

Requires the parent, guardian, or custodian of each child receiving child care from a type A or type B family day-care home that is not covered by liability insurance to sign a written statement, instead of an affidavit, provided by the licensee of the type A family day-care home or the provider of the type B family day-care home stating that the family day-care home does not carry liability insurance.

Creates a committee to study publicly funded child care services, which must prepare a report of its findings by June 30, 2010, and provide a copy of the report to the Governor, the Speaker of the House of Representatives, and the President of the Senate.

Child support enforcement

Requires health insurance providers to send information to the Office of Child Support in ODJFS identifying policy holders and policy information upon request.

Authorizes a court or child support enforcement agency to transmit a child support withholding or deduction notice to an obligor's payor by secure electronic format instead of by regular mail.

Requires employers with more than 50 employees to send withholdings and deductions of child support to the Office of Child Support in ODJFS by electronic means.

Requires payors who submit combined child support withholdings and deductions to the Office of Child Support in ODJFS to provide the case numbers from the income withholding or deduction notice.

Requires the ODJFS Director to adopt rules for the compromise and waiver of child support arrearages owed to the state and federal governments, consistent with the federal Title IV-D program.

Temporary Assistance for Needy Families (TANF)

Reenacts prior law that provides for a sanction under the Ohio Works First (OWF) program to continue for the longer of one to six months, depending on the number of previous sanctions, and the date on which the failure or refusal to comply with a self-sufficiency contract ceases.

Requires ODJFS to provide an OWF assistance group member who causes a sanction a compliance form that the member may complete to indicate willingness to come into full compliance with a provision of a self-sufficiency contract.

Provides that an OWF member's failure or refusal to comply in full with a provision of a self-sufficiency contract is deemed to have ceased on the date on which a CDJFS receives the compliance form from the member if the compliance form is completed and provided to the CDJFS in the manner specified in ODJFS rules.

Provides that an OWF assistance group must reapply to participate in OWF before resuming participation following a sanction if a CDJFS does not receive the compliance form within a period of time specified in ODJFS rules.

Eliminates a requirement that ODJFS include, with each cash assistance payment provided under OWF to an assistance group residing in a county in which the Support Enforcement Tracking System is in operation, a notice of the number of months that the assistance group had participated in OWF and the remaining number of months that the assistance group could participate in OWF under the program's time limits.

Permits a CDJFS to amend its statement of policies governing its Prevention, Retention, and Contingency (PRC) Program to suspend operation of its PRC Program temporarily.

Medicaid eligibility

Provides that a parent is not required to undergo an eligibility redetermination for Medicaid more often than once every 12 months unless there are reasonable grounds to believe that circumstances have changed that may affect the parent's eligibility.

Medicaid third party liability

Requires a third party against which ODJFS has a right of recovery for payment of a medical item or service provided to a Medicaid recipient to consider ODJFS's payment to be the equivalent of the recipient having obtained prior authorization for the item or service from the third party.

Prohibits a third party from denying a claim described above solely on the basis of the Medicaid recipient's failure to obtain prior authorization for the medical item or service.

Medicaid provider agreements

Modifies the laws governing ODJFS's use of time-limited Medicaid provider agreements by (1) extending the phase-in period to January 1, 2015 (from January 1, 2011), (2) extending the duration of time-limited agreements to seven years (from three),

and (3) exempting hospitals from the requirement that provider agreements be time-limited.

Provides that ODJFS is not required to issue an order pursuant to an adjudication conducted in accordance with the Administrative Procedure Act when doing any of the following: (1) denying, terminating, or not renewing a Medicaid provider agreement because a provider's owner, officer, authorized agent, associate, manager, or employee has been convicted of an offense that caused the provider agreement to be suspended, (2) terminating or not renewing a Medicaid provider agreement because the provider has not billed or otherwise submitted a Medicaid claim to ODJFS for at least two years, regardless of whether ODJFS has determined that the provider has moved from the address on record with ODJFS without leaving an active forwarding address, or (3) denying, terminating, or not renewing a Medicaid provider agreement because the provider fails to provide to ODJFS the National Provider Identifier assigned to the provider.

Medicaid provider disqualifying offenses

Adds to the offenses that disqualify a person from being a Medicaid provider or employed by a Medicaid provider, and applies the same disqualifying offenses to a provider of home and community-based waiver services and any of its employees.

Includes, among the additional disqualifying offenses, cruelty to animals, permitting child abuse, menacing, arson, and a violation of any municipal ordinance that is substantially equivalent to the new or existing disqualifying offenses.

Specifies that the date a person was convicted of, entered a guilty plea to, or was found eligible for intervention in lieu of conviction for an offense that disqualifies the person from being a Medicaid provider, provider of home and community-based services, or an employee of such providers is irrelevant for purposes of determining the person's eligibility to be a provider or an employee.

Medicaid studies and reports

Requires ODJFS to prepare an annual Medicaid fraud, waste, and abuse report (PARTIALLY VETOED).

Requires ODJFS to submit a report to the General Assembly on Medicaid expenditures for durable medical equipment and make recommendations on strategies to reduce the cost of such equipment.

Would have created the Prompt Payment Policy Workgroup to research and make policy recommendations for the Medicaid program (VETOED).

Administration of Medicaid services

Requires ODJFS to implement evidence-based, best practice guidelines or protocols and decision support tools for advanced diagnostic imaging services available under the fee-for-service component of the Medicaid program not later than January 1, 2010.

Requires ODJFS to establish a two-year pilot program under which a CDJFS serving a county with at least 200,000 persons may contract with medical transportation management organizations to manage nonemergency medical transportation services provided to groups of Medicaid recipients the CDJFS includes in the pilot program.

Modifies the duties, administration, and membership of ODJFS's Pharmacy and Therapeutics Committee, and requires ODJFS to post certain information regarding the Committee on the ODJFS web site (PARTIALLY VETOED).

Medicaid franchise permit fees

Requires ODJFS, if it studies the issue of funding the Medicaid program through franchise permit fees on providers of health-care services, to submit a copy of a report regarding the study to the General Assembly.

Terminates the assessment of a Medicaid franchise permit fee on Medicaid health insuring corporations after the calendar quarter ending September 30, 2009, and instead includes the premium rate payments provided under the Medicaid program to an insurance company, including a health insuring corporation, in the computation of the state's annual franchise tax on insurance companies.

Creates a new formula for determining the franchise permit fee on nursing home beds and hospitals' long-term care beds that is based in part on 5.5% of net patient revenues and a base of \$11.95.

Requires ODJFS to recalculate the franchise permit fee if the amount assessed by the fee for a fiscal year exceeds 5.5% of the actual net patient revenue for all nursing homes and hospital long-term care units for that fiscal year and to credit nursing homes' and hospitals' franchise permit fees for the following fiscal year.

Requires ODJFS to seek a federal waiver to (1) reduce the nursing home franchise permit fee to zero dollars for two groups of nursing homes and (2) reduce, for each nursing facility with more than 200 Medicaid-certified beds, the franchise permit fee for a number of the nursing facility's beds specified by ODJFS to the amount necessary to obtain approval of the waiver.

Permits ODJFS to increase uniformly the franchise permit fee for each nursing home and hospital not qualifying for a reduction to an amount that will have the franchise permit fee raise an amount of money that does not exceed the amount the franchise permit fee would raise if not for the waiver.

Requires ODJFS to determine the amount of the nursing home franchise permit fee for a fiscal year not later than the 15th day of September, rather than August, of that fiscal year and to mail each nursing home and hospital notice of the amount of the franchise permit fee not later than the first day of October, rather than September, of that fiscal year.

Provides that the first installment payment of the nursing home franchise permit fee for a fiscal year is due not later than 45 days after the last day of October, rather than September, of that fiscal year.

Creates a formula for determining how much of the money raised by the nursing home franchise permit fee is to be deposited into the Home- and Community-Based Services for the Aged Fund, in place of a statutorily specified percentage.

Subjects intermediate care facilities for the mentally retarded (ICFs/MR) that the Ohio Department of Developmental Disabilities (ODODD) operates to the ICF/MR franchise permit fee effective August 1, 2009.

Increases the ICF/MR franchise permit fee from \$11.98 per bed per day to \$14.75 for all but the first month of fiscal year 2010 and then decreases the fee to \$13.55 for all of fiscal year 2011.

Requires ODJFS to recalculate the ICF/MR franchise permit fee for a fiscal year if the amount assessed by the fee exceeds 5.5% of the actual net patient revenue for all ICFs/MR for that fiscal year and to credit the fee to ICFs/MR for the following fiscal year.

Provides for the money generated by the ICF/MR franchise permit fee to be deposited as follows: (1) 84.2% in fiscal year 2010 and 79.12% in fiscal year 2011 and thereafter into the Home- and Community-Based Services for the Mentally Retarded and Developmentally Disabled Fund and (2) 15.8% in fiscal year 2010 and 20.88% in fiscal year 2011 and thereafter into a new fund created in the state treasury called the ODODD Operating and Services Fund.

Provides for money in the ODODD Operating and Services Fund to be used for expenses of the programs that ODODD administers and ODODD's administrative expenses.

Abolishes the Children with Intensive Behavioral Needs Programs Fund.

Medicaid rates for nursing facilities

Requires ODJFS to begin to use a new index when first redetermining the cost per case-mix unit for the purpose of nursing facilities' direct care costs and to begin to use a new index when first redetermining the rate for ancillary and support costs for the different peer groups used in the calculation of those costs.

Revises the deadline for a nursing facility to submit corrections to assessment information by providing that ODJFS may not assign a quarterly average case-mix score due to late submission of the corrections unless the nursing facility fails to submit the corrections before the earlier of (1) the 46th (rather than 81st) day after the end of the calendar quarter to which the information pertains or (2) the deadline established by federal Medicare and Medicaid regulations.

Provides that the costs of oxygen, rather than only emergency oxygen, are reimbursable as part of a nursing facility's direct care costs.

Adds the costs of over-the-counter pharmacy products, physical therapists, physical therapy assistants, occupational therapists, occupational therapy assistants, speech therapists, and audiologists to the costs that are reimbursable as part of a nursing facility's direct care costs.

Adds wheelchairs and resident transportation to the costs that are reimbursable as part of a nursing facility's ancillary and support costs.

Sets the Medicaid reimbursement rate paid to nursing facilities for the franchise permit fee at \$6.25 per resident per day rather than, as under prior law, the amount of the franchise permit fee per resident per day.

Prohibits persons, other than nursing facility providers, from billing the Medicaid program for a service provided to a nursing facility resident if the service is included in a Medicaid payment to the nursing facility's provider or in the reimbursable expenses reported on the provider's Medicaid cost report.

Prohibits a nursing facility provider from submitting a separate Medicaid claim for a service provided to a resident if the service is included in a Medicaid payment made to the provider under the statutory price formula or in the reimbursable expenses on the provider's Medicaid cost report.

Repeals law that provided, with an exception, that costs of therapy were not allowable costs for nursing facilities for purposes of calculating their reimbursement

rate under the statutory price formula and law that established restrictions on nursing facilities' billing for covered therapy services.

Adjusts the formula used to calculate nursing facilities' Medicaid reimbursement rates for fiscal years 2010 and 2011.

Would have required ODJFS, not later than December 31, 2010, to issue a report with recommendations for developing a new system for reimbursing nursing facilities' capital costs under the Medicaid program (VETOED).

Medicaid rates for intermediate care facilities for the mentally retarded

Requires, for purposes of Medicaid reimbursement, that the costs of day programming be part of the direct care costs of an ICF/MR as off-site day programming if the area in which the day programming is provided is not certified as an ICF/MR and regardless of whether (1) the area in which the day programming is provided is less than 200 feet away from the ICF/MR or (2) the provider of the day programming is a related party to the ICF/MR.

Would have required the Medicaid program to cover oxygen services provided by a medical supplier to a medically fragile child residing in an ICF/MR regardless of certain circumstances (VETOED).

Eliminates ODJFS's authorization to place limits on the costs for resident meals prepared and consumed outside an ICF/MR when determining whether an ICF/MR's direct care and indirect care costs are allowable.

Provides for an ICF/MR to be paid for services provided during the period beginning July 17, 2009, and ending July 31, 2009, the rate that the ICF/MR was paid June 29, 2009.

Adjusts the formula used to calculate ICFs/MR's Medicaid reimbursement rates for the last 11 months of fiscal year 2010 by (1) requiring ODJFS to reduce the Medicaid rates for ICFs/MR if the mean total per diem rate for all ICFs/MR, weighted by May 2009 Medicaid days and calculated as of August 1, 2009, exceeds \$278.15, (2) prohibiting, for the remainder of fiscal year 2010, further adjustments otherwise authorized by law governing Medicaid payments to ICFs/MR, and (3) if the federal government requires that the franchise permit fee for ICFs/MR be reduced or eliminated, reducing the payments to ICFs/MR as necessary to reflect the loss of revenue and federal financial participation generated by the fee.

Adjusts the formula used to calculate ICFs/MR's Medicaid reimbursement rates for fiscal year 2011 by (1) requiring ODJFS to reduce the fiscal year 2011 Medicaid rates

for ICFs/MR if the mean total per diem rate for all ICFs/MR, weighted by May 2010 Medicaid days and calculated as of July 1, 2010, exceeds \$278.15, (2) prohibiting, for the remainder of fiscal year 2011, further adjustments otherwise authorized by law governing Medicaid payments to ICFs/MR, and (3) if the federal government requires that the franchise permit fee for ICFs/MR be reduced or eliminated, reducing the payments to ICFs/MR as necessary to reflect the loss of revenue and federal financial participation generated by the fee.

Would have created the ICF/MR Reimbursement Study Council and required the Council to submit a report, not later than July 1, 2010, on its review of the state system for Medicaid reimbursement of ICF/MR services (VETOED).

Long-term care facility debts

Eliminates a requirement that a nursing facility refund to ODJFS the amount of excess depreciation paid to the facility under Medicaid if the facility is sold.

Would have revised the law governing the collection of a nursing facility or ICF/MR's Medicaid debt when the nursing facility or ICF/MR undergoes a change of operator, closes, or ceases to participate in the Medicaid program (VETOED).

Waiting lists for home and community-based services

Permits the ODJFS Director to adopt rules establishing procedures for both of the following: (1) identifying individuals who are eligible and on a waiting list for a Medicaid waiver program that provides home and community-based services, are receiving inpatient hospital services or residing in an intermediate care facility for the mentally retarded or nursing facility, and choose to be enrolled in the waiver program and (2) approving such individuals' enrollment in the waiver program.

Home care attendants

Permits the ODJFS Director to seek federal approval to have home care attendant services covered by the Ohio Home Care Medicaid waiver program and the Ohio Transitions II Aging Carve-Out Medicaid waiver program.

Establishes requirements an individual must meet to be able to provide home care attendant services under either of the Medicaid waiver programs.

Places restrictions on a home care attendant's authority to assist a consumer with nursing tasks and self-administration of medication.

Medicaid fiscal matters

Permits the Director of Budget and Management to seek Controlling Board approval for certain fiscal actions, such as creating new funds and transferring appropriations, in support of any home and community-based services Medicaid waiver program.

Creates the Money Follows the Person Enhanced Reimbursement Fund into which the Director of Budget and Management is to deposit the federal grant Ohio receives under the Money Follows the Person Demonstration Program.

Requires the ODJFS Director to seek federal approval to establish a system under which community behavioral health boards obtain federal financial participation for the allowable administrative activities the boards perform in the administration of the Medicaid program (PARTIALLY VETOED).

Would have provided that a community behavioral health board (1) was required to use state funds provided to the board for the purpose of funding community behavioral health services to pay a provider for Medicaid services administered by the Department of Mental Health or Department of Alcohol and Drug Addiction Services and (2) was permitted to use money raised by a county tax levy to make the payment if using the money for that purpose was consistent with the purpose for which the tax was levied (VETOED).

Would have provided that the comprehensive annual plan was permitted, rather than required, to certify the availability of unencumbered community mental health local funds to match Medicaid reimbursement funds earned by community mental health facilities (VETOED).

Hospital assessments

Imposes an annual assessment on hospitals based on their total facility costs.

Permits ODJFS to audit a hospital to ensure that the hospital properly pays its assessment and requires ODJFS to take action to recover from a hospital any amount the audit reveals that the hospital should have paid but did not.

Creates the Hospital Assessment Fund into which the hospital assessments are to be deposited and requires ODJFS to use the money in the fund to pay costs of the Medicaid program, including administrative costs.

Requires the ODJFS Director to seek federal approval to create the Hospital Inpatient and Outpatient Supplemental Upper Payment Limit Program for the purpose of making supplemental Medicaid payments to hospitals.

Specifies that portions of the money raised by the hospital assessment, and available federal matching funds, are to be used to fund the Hospital Inpatient and Outpatient Supplemental Upper Payment Limit Program.

Requires ODJFS to take all necessary actions to cease implementation of the hospital assessment and the Hospital Inpatient and Outpatient Supplemental Upper Payment Limit Program if the U.S. Secretary of Health and Human Services determines that the assessment is an impermissible health-care related tax under federal Medicaid law.

Repeals the law governing the hospital assessment effective October 1, 2011.

Medicaid rates for hospitals

For fiscal years 2010 and 2011, (1) requires the ODJFS Director to pay the full cost (100%) of Medicaid cost outlier claims for inpatient admissions at children's hospitals that are less than a threshold amount (\$443,463 in 2002, adjusted annually for inflation), rather than just 85% of the cost, but (2) specifies that paying the full cost of such claims must cease and revert back to 85% of the estimated cost when the difference between the total amount the Director has paid at full cost for the outlier claims and the total amount the Director would have paid for such claims at the 85% level exceeds the sum of the state funds made available for the additional cost outlier payments in each fiscal year and the corresponding federal match.

For fiscal years 2010 and 2011, requires the ODJFS Director to make supplemental Medicaid payments to children's hospitals for inpatient services under a program modeled after the program that ODJFS was required to create under Am. Sub. H.B. 66 of the 126th General Assembly when the difference between the total amount the Director has paid at full cost for Medicaid outlier claims and the total amount the Director would have paid at the 85% level for the claims does not require the expenditure of all state and federal funds made available for the additional cost outlier payments in the applicable fiscal year.

Prohibits the ODJFS Director from adopting, amending, or rescinding any rules that would result in decreasing the amount paid to children's hospitals for cost outlier claims.

Increases, for the period between October 1, 2009 and June 30, 2011, the Medicaid reimbursement rate for hospital inpatient and outpatient services paid under a

prospective payment system by 5% over the rate for such services provided on September 30, 2009.

Requires ODJFS to postpone the recalibration of certain Medicaid rates for hospital services that were to occur on January 1, 2010, and January 1, 2011, to January 1, 2012, and January 1, 2013, respectively.

Medicaid rates for community providers

Requires the ODJFS Director to reduce the Medicaid reimbursement rates for the following services by at least 3% effective January 1, 2010: advanced practice nursing services, ambulatory surgery center services, chiropractic services, durable medical equipment, home health services, ambulance and ambulette services, physician services, physical therapy services, podiatry services, private duty nursing services, vision services, clinic services (other than rural health clinics and federally qualified health centers), occupational therapy services, dental services, services provided under an ODJFS-administered home and community-based waiver program, and other services the ODJFS Director identifies (other than services for which an Ohio statute sets the Medicaid reimbursement rate).

Pharmacy dispensing fee

Sets the Medicaid dispensing fee for noncompounded drugs at \$1.80 for the period beginning January 1, 2010, and ending June 30, 2011.

Hospital Care Assurance Program

Delays the termination of the Hospital Care Assurance Program to October 16, 2011.

Children's Health Insurance Program

Would have provided that a school-based health center could furnish health assistance services covered under the Children's Health Insurance Program if the center met the requirements applicable to other providers of those services (VETOED).

Children's Buy-In Program

Provides that an individual's countable family income must exceed 300% of the federal poverty guidelines rather than 250% for the individual to meet the income requirement for the Children's Buy-In Program.

Revises the eligibility requirements for the Children's Buy-In Program regarding access to creditable coverage.

Disability Medical Assistance Program

Abolishes the Disability Medical Assistance Program, which provided medical assistance to those who were medication dependent and ineligible for Medicaid.

Supplemental Nutrition Assistance Program (Food Stamp Program)

Consistent with a change made to federal law, renames the Food Stamp Program the Supplemental Nutrition Assistance Program (SNAP) for purposes of state law, but permits the ODJFS Director to refer to the program as the Food Stamp Program or Food Assistance Program in rules and documents.

Requires ODJFS, immediately following a CDJFS's certification that a household in immediate need of nutrition assistance is eligible for SNAP, to provide for the household to be sent by regular U.S. mail an electronic benefit transfer card containing the benefits the household is eligible to receive under the program, rather than requiring a CDJFS staff member to personally hand an authorization-to-participate card to a household member or authorized representative.

Eliminates law that provided that food stamps and any document necessary to obtain food stamps were, except while in the custody of the U.S. Postal Service, the property of ODJFS from the time ODJFS received the food stamps from the federal agency responsible for their delivery until they were received by the household entitled to receive them or by that household's authorized representative.

Workforce development

Includes reimbursements to a county public assistance fund for expenditures made for activities funded by the Workforce Investment Act in the requirement that all expenditures of workforce development activities be made from local workforce development funds.

Unemployment compensation

Requires unemployment compensation benefits otherwise payable for any week to be reduced by the amount of remuneration or other payments that a claimant receives with respect to that week for the determinable value of cost savings days.

Defines "cost savings day" as any unpaid day off from work in which employees continue to accrue employee benefits that have a determinable value, including vacation, pension contribution, sick time, and life and health insurance.

Specifies that remuneration for personal services includes cost savings days for which employees continue to accrue employee benefits that have a determinable value.

JOINT LEGISLATIVE ETHICS COMMITTEE

Creates the Joint Legislative Ethics Committee Investigative Fund, and requires that all receipts that the Joint Legislative Ethics Committee receives from the payment of financial disclosure statement filing fees be deposited into the Fund.

Requires a state agency that employs an officer or employee who actively advocates in a fiduciary capacity as a representative of that agency to pay the officer's or employee's registration fee as a legislative agent.

JUDICIARY, SUPREME COURT

Compensation

Specifies that scheduled, increased salaries are payable to the Supreme Court Chief Justice and justices, appeals court judges, common pleas court judges, full- and part-time municipal court judges, and county court judges not each calendar year, but each year.

Eliminates the requirement that the Supreme Court reimburse a county for the compensation of a substitute municipal court judge who was not appointed by the Chief Justice of the Supreme Court and for the compensation of a substitute county court judge.

Changes the pay period for the clerks of municipal courts other than those of Auglaize, Brown, Hamilton, Holmes, Lorain, Portage, and Wayne counties to either semimonthly or biweekly, as determined by the payroll administrator.

Lorain County

Provides that, as of September 29, 2009, the judge of the Lorain County Court of Common Pleas, Division of Domestic Relations, whose term began on February 9, 2009, is the probate judge of the Lorain County Probate Court, and that the successors to that judge must be elected as the judge of the probate division of that court.

Provides that in Lorain County, all proceedings that are within the jurisdiction of the Probate Court that are pending before a judge of the Domestic Relations Division of the Court of Common Pleas on July 17, 2009, will remain with that judge of the Domestic Relations Division.

Provides that in Lorain County, all proceedings that are within the jurisdiction of the Domestic Relations Division of the Court of Common Pleas that are pending before

the probate judge of the Probate Court on September 29, 2009, remain with that probate judge of the Probate Court.

Supreme Court filing fee

Increases from \$40 to \$100 the filing fee charged by the Clerk of the Supreme Court for each case entered on its docket.

Provides that the filing fees so charged and collected are in full for each case filed in the Supreme Court under the Rules of Practice of the Supreme Court, instead of listing the types of cases or motions filed and the types of court functions covered by the fees under prior law.

Precludes charging a filing fee or security deposit to an indigent party upon the Supreme Court's determination of indigency pursuant to the Rules of Practice of the Supreme Court.

Repeals provisions specifically exempting a prosecutor under specified circumstances from being charged the filing fee upon its motion to dismiss an indigent defendant's appeal for lack of prosecution.

Requests the Supreme Court to modify its Rules of Practice regarding filing fees and security deposits to be consistent with the act's provisions.

Administrative costs for collecting fees to assist legal aid societies

Provides that the additional filing fees collected by the clerks of the municipal court, county court, and court of common pleas in each new civil action or proceeding for the charitable public purpose of providing financial assistance to legal aid societies that operate within the state and to support the office of the State Public Defender and that must be transmitted to the State Treasurer do not include an amount equal to up to 1% of those moneys retained to cover administrative costs.

Provides that if the court fails to transmit to the State Treasurer the moneys the court collects for the additional filing fees described above in a manner prescribed by the State Treasurer or the Ohio Legal Assistance Foundation, the court must forfeit the moneys the court retains to cover administrative costs and must transmit to the State Treasurer all moneys collected, including the forfeited amount retained for administrative costs, for deposit in the Legal Aid Fund.

Impersonating a peace officer--definition of "peace officer"

Expands the definition of "peace officer" that applies to the prohibition against impersonating a peace officer and the provision allowing a peace officer to file a request

with the BMV to prohibit the disclosure of the officer's residence address contained in BMV motor vehicle records.

Insurers' consideration of certain motor vehicle accidents

Expands the definition of "law enforcement officer" that applies to the prohibition against an insurer considering the circumstance that an applicant or policyholder has been involved in a motor vehicle accident while in the pursuit of the applicant's or policyholder's official duties as a law enforcement officer, and applies that prohibition to an investigator of BCII.

Gasoline purchase cards

Would have allowed a gasoline purchase card with a value not exceeding \$10 to be awarded as a prize for playing a skill-based amusement machine even if the machine was not located at a gasoline station or if the card was not redeemable at the location of, or at the time of playing, the machine (VETOED).

Electronic monitoring devices

Changes from mandatory to permissive the requirement that the cost of electronic monitoring for indigents subject to a protection order under the negligent assault statute be paid out of the Reparations Fund, limits the amount that may be paid out of the Fund for such purposes, and authorizes the Attorney General to adopt rules governing the payments.

Appeals

Would have specified that the perfection of an appeal, including an administrative-related appeal, did not operate as a stay of execution until a stay of execution had been obtained pursuant to the Rules of Appellate Procedure or in another applicable manner and a supersedeas bond was executed under continuing law subject to the provision discussed below (VETOED).

Would have required that an appellant who obtained a stay of execution pending the appeal of a final order, adjudication, or decision of any officer, tribunal, authority, board, bureau, commission, department, or other division of any political subdivision of the state simultaneously execute a supersedeas bond to the appellee with sufficient sureties and in a sum equal to specified costs and expenses or the reasonable value of the matter at issue in the final order, adjudication, or decision, and would have required that bond to be conditioned as provided in continuing law (VETOED).

Would have specified that an appellant was not required to give a supersedeas bond in connection with the perfection of an appeal by certain persons specified in

continuing law or the perfection of an administrative-related appeal of a final order that was not for the payment of money (VETOED).

LEGAL RIGHTS SERVICE COMMISSION

Requires the Legal Rights Service Commission to study the potential transition of the Legal Rights Service from a public entity to a nonprofit organization.

LEGISLATIVE SERVICE COMMISSION

Broadens the use of the House and Senate Telephone Usage Fund to include reimbursements and expenditures on account of telephone calls made by the Joint Legislative Ethics Committee and any other legislative agency specified by the 14-member Legislative Service Commission.

STATE LIBRARY BOARD

Creates the Bill and Melinda Gates Foundation Grant Fund for use by the State Library Board.

LIQUOR CONTROL COMMISSION

Authorizes a D-51 liquor permit to be issued in a municipal corporation or township in which the number of D-5 permits equals the number of those permits that may be issued in the municipal corporation or township under the population quota restrictions established by law.

Changes local option elections on Sunday sales of intoxicating liquor allowing sales between 1 p.m. and midnight to instead allow sales between 11 a.m. and midnight.

Authorizes certain Sunday liquor sales to begin at 11 a.m. even if the sales previously were approved by the voters to commence at 1 p.m., but allows voters to hold an election to revert the time of commencement to 1 p.m. in accordance with certain conditions.

Makes other changes in the law governing local option elections on Sunday sales of beer and intoxicating liquor at or in election precincts, parts of a precinct, specific locations, and community facilities.



Requires a D-6 liquor permit to be issued to any of specified liquor permit holders that are authorized to sell intoxicating liquor at retail for on and off premises consumption, rather than only a D-5j liquor permit holder as in former law, for a permit premises that is located in a specified type of community entertainment district to allow sale under the permit between 10 A.M. and midnight on Sunday whether or not that sale has been approved by local option election.

Would have allowed the serving or consumption of beer or intoxicating liquor in a facility that was owned or leased by the state and that was used by visiting foreign military units for training, provided that such serving or consumption was done according to policies and procedures agreed upon by specified foreign and domestic military personnel (VETOED).

LOCAL GOVERNMENT

Modifies the makeup of a financial planning and supervision commission and the qualifications of commission members, and specifies the number of commission members necessary to constitute a quorum and an affirmative vote.

Requires that merely a member, rather than the president, of the board of county commissioners be a member of the county board of revision.

Reduces, from fifteen to ten, the minimum number of days for bidding when a nonchartered municipal corporation sells personal property by Internet auction.

Authorizes a certain nonprofit corporation to create a special improvement district governed by the corporation's existing board.

Authorizes a board of county commissioners for a sewer district, and a board of trustees for a regional water and sewer district, to offer discounts or reductions on water and sewer rates, rentals, or charges to certain persons 65 or older who are eligible for the homestead exemption or qualify as low-and moderate-income persons.

Extends from October 15, 2009, to October 15, 2010, the time during which local governments may enter enterprise zone agreements.

Authorizes the formation of a County Land Reutilization Corporation (CLRC) at any time, rather than on or before April 7, 2010; eliminates the restriction prohibiting a CLRC from acquiring real property and tax certificates more than two years after it is formed; and authorizes the county treasurer in a county that has formed a CLRC to charge interest on delinquent taxes at 12% per year or 1% per month.

Expressly authorizes a convention facilities authority to acquire or construct hotels as part of the auxiliary facilities of a convention, entertainment, or sports facility.

Increases the amount of each fee that a clerk of a court of common pleas retains for issuing a certificate of title for a watercraft or outboard motor, motor vehicle, off-highway motorcycle, or all-purpose vehicle when there is no lien or security interest noted on the certificate.

Prohibits the state and political subdivisions from using Internet reverse auctions to purchase supplies or services if the contract concerns the design, construction, alteration, repair, reconstruction, or demolition of a building, highway, road, street, alley, drainage system, water system, waterworks, ditch, sewer, sewage disposal plant, or any other structure or works.

Increases certain fees that a sheriff charges for the service and return of certain writs and orders and for transporting convicted felons to state correctional institutions.

Requires a charge of \$4 for accident reports, and permits a local law enforcement agency to charge a higher fee for accident reports or photographs or any other electronic format related to accident reports if, in the future, the State Highway Patrol is authorized to charge a fee exceeding \$4 for any of those items and the board of county commissioners approves the higher fee.

Would have required a definitive charge of \$4 for photographs or any other electronic format related to an accident report (VETOED).

Would have specified that, for purposes of statutes and regulations requiring counties to make second and later publications of a notice, advertisement, list, or other information in a newspaper of general circulation, the second and later publication would have been satisfied by Internet posting (VETOED).

Would have required a board of county commissioners of a county with a population between 800,000 and 900,000 to conduct a pilot project authorizing commercial advertising on a county web site (VETOED).

Authorizes a county appointing authority to establish a mandatory cost savings program for its employees who are not subject to a collective bargaining agreement that includes a loss of pay or loss of holiday pay of not more than 80 hours during each of state fiscal years 2010 and 2011; authorizes a county appointing authority to establish a mandatory cost savings program for such employees after June 30, 2011, in the event of a fiscal emergency; and provides that mandatory cost savings days for those county employees is not a modification or reduction in pay that can be appealed to the State Personnel Board of Review.

Authorizes a special improvement district to undertake special energy improvement projects to create a solar photo voltaic or solar thermal energy project.

Authorizes a municipal corporation to establish a program to make low-cost loans to its residents so that they can install solar panels in their residences.

Specifies that port authorities are required to prepare a plan for future development, construction, and improvement only for maritime facilities; limits the effect of the plan on port authority financial instruments and contracts; and revises notification requirements.

Includes townships among the entities that are authorized to commence a civil action to abate a public nuisance.

Changes the definition of "small wind farm" within the county zoning law to conform to definitions of "small wind farm" in township and municipal zoning laws.

Adds that the Ohio Commission on Local Government Reform and Collaboration, in developing its recommendations, must consider making annual financial reporting across local governments consistent for ease of comparison and aligning regional planning units across state agencies.

STATE LOTTERY COMMISSION

Specifically authorizes the State Lottery Commission to operate video lottery terminal games and to adopt rules that the Commission determines necessary for the operation of those games, including the establishment of any fees, fines, or payment schedules and the level of minimum investments that must be made in the buildings and grounds in which video lottery terminals will be located.

Prohibits any license or excise tax or fee not in effect on the video lottery terminal provisions' effective date from being assessed or collected from a video lottery terminal licensee by any political subdivision, by reason of video lottery related conduct, except for municipal income taxes and horse racing taxes.

Grants the Ohio Supreme Court exclusive, original jurisdiction over any claim that the act's provisions dealing with video lottery terminal games, or rules adopted under those provisions, are unconstitutional.

Authorizes the transfer of a horse-racing permit to another location under specified conditions.

States that it is the General Assembly's intent to address political contribution issues by the end of the 128th General Assembly.

MANUFACTURED HOMES COMMISSION

Transfers the licensing and regulatory authority of manufactured housing brokers, dealers, and salespersons from the Registrar of Motor Vehicles to the Manufactured Homes Commission, effective July 1, 2010.

Transfers the inspection authority for manufactured homes that are located in manufactured home parks from the Department of Health to the Manufactured Homes Commission, effective January 1, 2010.

Makes changes to the law regarding application for certificate of title for manufactured and mobile homes.

MEDICAL BOARD

Requires the State Medical Board to provide verification of licensure in Ohio, rather than certify an application, for persons applying to practice in another state.

Requires the Board to issue duplicate certificates of registration for a \$35 fee.

Permits Board vouchers to be approved by any person the Board authorizes rather than only the Board's president or executive secretary.

MEDICAL TRANSPORTATION BOARD

Exempts from requirements pertaining to ambulette services an entity that is not certified by the Department of Aging, but provides ambulette services under a contract or grant agreement with the Department.

DEPARTMENT OF MENTAL HEALTH

Permits, rather than requires, the Ohio Department of Mental Health (ODMH) to provide certain goods and services, including drugs and services related to them, to certain state departments and other state, county, and municipal agencies, and eliminates the specific process a director of a state department or managing officer of a

state, county, or municipal agency that receives goods and services through ODMH had to use to attempt to resolve unsatisfactory service.

Requires each board of alcohol, drug addiction, and mental health services (ADAMHS board) to submit annual reports to ODMH specifying how the board used state and federal funds allocated to it for administrative functions in the year preceding each report's submission.

Expressly authorizes ODMH to develop and operate more than one community mental health system (rather than one system), and expressly authorizes the Ohio Department of Alcohol and Drug Addiction Services (ODADAS), in consultation with ODMH, to establish and maintain more than one information system (rather than one system) to aid in formulating a comprehensive statewide alcohol and drug addiction services plan and determining the effectiveness and results of alcohol and drug addiction services.

Changes the prohibition on the collection of information by ODMH and ODADAS from ADAMHS boards to specify that the prohibition is on the collection of personal information except as permitted or required, rather than just required, by state or federal law, and adds that it must be for purposes relating to payment, health care operations, program and service evaluation, reporting activities, research, system administration, and oversight.

Requires the ODMH Director, ODADAS Director, and ODJFS Director to convene a group to develop recommendations regarding the amount, duration, and scope of publicly funded community behavioral health services that should be available through Ohio's community behavioral health system.

Permits a care coordination agency to provide certain information to the Ohio Family and Children First Cabinet Council regarding care coordination for at-risk individuals, and permits the Council to give incentives to encourage care coordination agencies to provide the information to the Council and to use the information to help improve care coordination for at-risk individuals throughout Ohio.

Specifies that the prohibition against disclosing, without patient consent, certain documents related to a patient's hospitalization for a psychiatric condition or criminal trial when the patient is alleged to be insane does not apply when the exchange is between: (1) ODMH hospitals, institutions, or facilities or community mental health agencies, and (2) other providers of treatment and health services for a patient.

COMMISSION ON MINORITY HEALTH

Adds the Director of Alcohol and Drug Addiction Services, or the Director's designee, and two representatives of the Lupus Awareness and Education Program to the Commission on Minority Health.

DEPARTMENT OF NATURAL RESOURCES

Reorganization of certain divisions

Renames the Division of Soil and Water Conservation as the Division of Soil and Water Resources, and transfers most of the duties and responsibilities of the Division of Water, which is abolished by the act (see below), to the renamed Division, including the administration of the Water Management Fund, responsibility for well construction logs and well sealing reports, issuance of construction permits for dams and levees, inspection of dams, dikes, and levees, floodplain management activities, and responsibility for water resource inventories.

Abolishes the Division of Water, transfers most of its duties and responsibilities to the renamed Division of Soil and Water Resources, and transfers to the Division of Parks and Recreation its authority, duties, and responsibilities concerning canals, canal lands, and canal reservoirs owned by the state.

Abolishes the Division of Real Estate and Land Management, transfers its duties and responsibilities concerning the geographic information system needs of the Department of Natural Resources to the Director of Natural Resources, transfers to the Division of Engineering its duties concerning the coordination and conduct of all real estate functions for the Department, the duties to assist the Department and its Divisions in comprehensive planning, capital improvements planning, and other similar planning, and other duties and responsibilities, and transfers to the Division of Parks and Recreation its duties and responsibilities concerning the statewide recreational trails system.

Revises the authority, duties, and responsibilities of the Director to reflect the abolishment and transfer of duties and responsibilities of the Division of Real Estate and Land Management.

Revises the authority, duties, and responsibilities of the Chief Engineer of the Division of Engineering to reflect the changes discussed above, and requires the Chief Engineer to carry out all of the Chief Engineer's duties with the approval of the Director.

Makes other changes to facilitate the renaming of the Division of Soil and Water Conservation, the abolishment of the Divisions of Water and of Real Estate and Land Management, and the transfers of authority, duties, and responsibilities.

Transfer of programs for wild, scenic, and recreational river areas

Transfers the administration of state programs governing wild, scenic, and recreational river areas from the Division of Natural Areas and Preserves to the Division of Watercraft, authorizes the Chief of the Division of Watercraft to adopt rules for the administration of those areas, and generally retains the statutory requirements and procedures governing the programs.

Authorizes the Chief to adopt rules establishing fees and charges for conducting stream impact reviews of planned or proposed development for purposes of those state programs.

By operation of law, requires money in the Waterways Safety Fund that is used for the purposes of the Watercraft and Waterways Law to be used to administer the state programs for wild, scenic, and recreational river areas rather than money in the Natural Areas and Preserves Fund as in former law.

Revises the purposes for which money in the Scenic Rivers Protection Fund must be used by requiring the money to be used to help finance specified activities regarding wild, scenic, and recreational river areas rather than activities only related to scenic rivers, and authorizes the Chief of the Division of Watercraft to expend money in the Fund for the acquisition of wild, scenic, and recreational river areas and for other specified purposes concerning those areas.

By operation of law, requires law enforcement officers of the Division of Watercraft to enforce the laws and rules governing the state programs for wild, scenic, and recreational river areas rather than preserve officers as in former law.

Expands the authority of the Waterways Safety Council by adding that it may advise and make recommendations to the Chief of the Division of Watercraft regarding wild, scenic, and recreational river areas.

Division of Watercraft; watercraft fees

Expands the duties of the Division of Watercraft by requiring the Division to provide wild, scenic, and recreational river area conservation education and provide for specified projects in those areas, and requires the Division to provide for and assist in the development, maintenance, and operation of marine docks, harbors, and recreational and launching facilities for the benefit of public navigation, recreation, or

commerce if the Chief of the Division determines that they are in the best interests of the state.

Imposes a waterways conservation assessment fee on watercraft that are not powercraft.

Well log filing fees

Requires a person constructing a potable water well for use in a private or public water system to pay a well log filing fee of \$20 or an amount established in rules, requires the Chief of the Division of Soil and Water Resources to adopt rules governing the payment and collection of the fee, and requires boards of health and the Environmental Protection Agency to collect the fee on behalf of the Division and submit the proceeds of the fee to the Division quarterly.

Annual dam inspections

Amends the statutory fee schedule with respect to the annual fee paid by the owner of a dam that is required to be inspected by increasing most of the fee amounts and by requiring that the fee be based not only on the height of a class I, II, or III dam, but also on the linear foot length of the dam and the volume of water impounded by the dam, and establishes fee amounts using the new criteria.

Subjects rules adopted by the Chief of the Division of Soil and Water Resources regarding the annual fees to the prior approval of the Director.

Establishes a compliant dam discount program that allows discounts of the annual fee if the owner of a dam is in compliance with specified safety and maintenance requirements and has developed an emergency action plan.

Deer and wild turkey hunting

Requires the Division of Wildlife, if it establishes a system for the electronic submission of information regarding deer or wild turkey that are taken, to allow the owner and the children of the owner of lands to use the owner's name or address for purposes of submitting that information electronically.

"Ohio Nature Preserves" license plate

Creates the "Ohio Nature Preserves" license plate, and requires the Department of Natural Resources to use contributions that persons pay when obtaining the license plate to help finance nature preserve education, nature preserve clean-up projects, and nature preserve maintenance, protection, and restoration.

Donations of venison

Requires the Director of Natural Resources and the organization Farmers and Hunters Feeding the Hungry to enter into a memorandum of understanding that prescribes a method by which the organization may donate venison to Ohio's food banks and methods that encourage private matching donations in money or food to food banks that are equal or greater in value to the donated venison.

Marietta State Nursery

Requires the Director to enter into a memorandum of understanding with the Southeastern Ohio Port Authority to develop the former Marietta State Nursery property, and establishes provisions that must be included in the memorandum.

STATE BOARD OF PHARMACY

Requires the drug repository program established by the State Board of Pharmacy to: (1) accept donations of orally administered cancer drugs that are not controlled substances and do not require refrigeration, freezing, or storage at a special temperature, regardless of whether the drugs are in original sealed and tamper-evident unit dose packaging, and (2) dispense the cancer drugs to persons who are eligible to receive them.

Requires the Board to adopt rules regarding standards and procedures that a drug repository site must use to determine, based on a basic visual inspection, that orally administered cancer drugs that are not in original sealed and tamper-evident unit dose packaging appear to be unadulterated, safe, and suitable for dispensing.

Extends the timeframes established by Sub. S.B. 203 of the 127th General Assembly for compliance with its requirements to become a qualified pharmacy technician.

Specifies that any examination materials that the Board requires a person that develops or administers a pharmacy technician examination to submit to the Board for approval are not public records.

Corrects erroneous cross-references in provisions regarding the distribution of results of criminal records checks that are conducted of persons wishing to become qualified pharmacy technicians.

OCCUPATIONAL THERAPY, PHYSICAL THERAPY, AND ATHLETIC TRAINERS BOARD

Permits the Occupational Therapy Section of the Ohio Occupational Therapy, Physical Therapy, and Athletic Trainers Board to charge any or all of the fees that prior law required the Section to charge, additionally permits the Section to charge fees for initial license applications and license verifications, and expressly permits the Section to charge fees for late license renewal applications and for reviewing continuing education activities, but limits the amounts of those two fees to the actual costs the Section incurs.

Requires that the Occupational Therapy Section's fee amounts be established in rules adopted by the Section.

PUBLIC DEFENDER COMMISSION

Adds to the sources of the Indigent Defense Support Fund by establishing a bail surcharge, increasing additional court costs for criminal offenses, and increasing driver's license reinstatement fees and by requiring that the money collected be credited to the Fund.

Authorizes the State Public Defender Office to use up to 10% of the money in the Indigent Defense Support Fund to support the present operations of the Office.

DEPARTMENT OF PUBLIC SAFETY

Registration of motor vehicles

Provides that no certificate of registration is required for an all-purpose vehicle that is used primarily for agricultural purposes when the owner qualifies for the current agricultural use valuation credit, unless it is to be used on any public land, trail, or right-of-way.

Permits owners of certain off-highway motorcycles and all-purpose vehicles to register the motorcycles or vehicles by presenting an affidavit of ownership rather than requiring the owners to obtain first certificates of title for the off-highway motorcycles or all-purpose vehicles.

Specifies that the rules the Registrar of Motor Vehicles must adopt by October 1, 2009, to permit multi-year registration of up to five years of commercial trailers and semitrailers must qualify a person who owns or leases only one trailer or semitrailer for

multi-year registration, thus eliminating the requirement that a person must own at least two such vehicles to qualify for multi-year registration.

Allows the Registrar to determine by rule the manner to use to indicate the expiration of a validation sticker issued for an all-purpose vehicle, which is a three-year registration period, or for a trailer or semitrailer, which is up to a five-year registration period.

Creates the Rehabilitation Employment Fund to be used by the Rehabilitation Services Commission to fund employment-related services, and requires each applicant for a "handicapped" removable windshield placard or license plate who is walking-impaired to be asked whether the person wishes to contribute \$2 to the Fund.

Requires the Registrar to determine the feasibility of implementing an electronic commercial fleet licensing and management program enabling commercial tractor, trailer, and semitrailer owners to conduct electronic transactions by July 1, 2010, or sooner.

Provides that the increases in the fees for initial reserve license plates and personalized license plates enacted in H.B. 2 (the transportation budget act) apply to each registration renewal with an expiration date on or after October 1, 2009, and to each initial registration application received on or after that date.

Clarifies: (1) that the \$1 fee for a replacement certificate of registration must be deposited into the State Bureau of Motor Vehicles Fund, and (2) that \$5.50 of each fee collected for a set of two replacement license plates, a single replacement license plate, or a replacement validation sticker is to be deposited into the State Highway Safety Fund and that the remaining portion of each such fee is to be deposited into the State Bureau of Motor Vehicles Fund.

Reduces the \$15 fee for each placard the Registrar issues to a dealer that took effect July 1, 2009, which had been \$7, to \$2, does not require any of the \$2 fee to be deposited into the State Highway Safety Fund, and requires deputy registrars to transmit placard fees to the Registrar at the time and in the same manner as motor vehicle registration fees.

Creates the "Combat Infantryman Badge" license plate.

Operation of motor vehicles

Reclassifies four traffic offenses as unclassified misdemeanors on a first offense with specified permissive fines and community service.

Reclassifies 28 traffic offenses as minor misdemeanors regardless of prior offenses.

Applies the enhanced penalty provisions of the state criminal trespass statute, that is, doubling of the fine and impoundment of the certificate of registration, to state criminal trespass violations that are committed using snowmobiles and off-highway motorcycles.

Removes the minimum age requirement of 12 years for operation of snowmobiles, off-highway motorcycles, and all-purpose vehicles on state-controlled land under Department of Natural Resources jurisdiction when such a minor is accompanied by a parent or guardian who is a licensed driver and is 18 years of age or older and when permitted by the Department.

Specifies that a person who has a valid driver's or commercial driver's license cannot be required to have a motorcycle operator's endorsement to operate a three-wheel motorcycle with a motor of not more than 50 cubic centimeters piston displacement.

Corrects a cross-reference to clarify that payment of the \$7.50 fee for a duplicate driver's license does not apply to a disabled veteran who has a service-connected disability rated at 100% by the Veterans Administration (now the Department of Veterans Affairs).

Would have provided that no angled parking space located on a state route within a municipal corporation was subject to elimination, irrespective of whether there was or was not at least 25 feet of unoccupied roadway width available for free-moving traffic at the location, unless the municipal corporation approved of the elimination of the angled parking space (VETOED).

EMT certificates

Permits the State Board of Emergency Medical Services to issue a certificate of accreditation for an emergency medical services training program or certificate of approval for an emergency medical services continuing education program for up to five years rather than for three years, permits a provisional certificate to be issued for the length of time established by the Board rather than one year, allows the Board to renew provisional certificates, and allows a certificate of accreditation to be for more than one emergency medical services training program.

Requires the Board to establish certification cycles for the expiration of certificates to teach in an emergency medical services training program or an emergency medical services continuing education program and certificates to practice

as a first responder, and to establish a common expiration date for those certificates and fire service training program certificates.

Peace officer training

Authorizes reimbursement from the State Law Enforcement Assistance Fund for the cost of annual continuing professional training for each of a public appointing authority's officers or troopers who completes the training in a timely manner, whether or not the public appointing authority receives an extension for the officers and troopers who do not timely complete the training.

Eliminates the prohibition against carrying a firearm during the course of official duties or the performance of functions by a peace officer or trooper who had not completed continuing professional training.

PUBLIC UTILITIES COMMISSION

Declares that if a shipment of a highway route controlled quantity of certain radioactive materials that is subject to certain notification requirements has been the subject of a U.S. Department of Transportation Level VI inspection and has passed the inspection, the shipment is not otherwise subject to inspection by state officials unless inspection is determined necessary by the state; would have declared that the shipment also was not subject to inspection by local officials; would have provided that a state or local inspection had to be determined to be necessary by the State Highway Patrol; requires the Public Utilities Commission to establish procedures for the reduction of the fee governing such shipments to incorporate police escort services only; and provides that the procedures must require the payment of the fee only after the police escort has been completed (PARTIALLY VETOED).

BOARD OF REGENTS

Ohio College Opportunity Grants (OCOG)

Eliminates statutory grant tables and establishes statutory guidelines for determining grant amounts for the Ohio College Opportunity Grant (OCOG) Program.

For fiscal years 2010 and 2011, disqualifies students of for-profit institutions from receiving OCOG grants.

For fiscal years 2010 and 2011, requires the Chancellor of the Board of Regents to devise "at-risk" and "academic performance" components for determining OCOG eligibility, if the appropriated funds are insufficient to distribute grants to all eligible students.

For fiscal years 2010 and 2011, requires OCOG-eligible institutions of higher education to collect "at-risk" and "performance" data on eligible students, report that information to the Chancellor, and make recommendations on students considered most "at-risk."

For fiscal years 2010 and 2011, allows (and may actually require) the Chancellor to require institutions of higher education to provide matching funds for students receiving OCOG awards.

For fiscal years 2010 and 2011, requires the Chancellor first to subtract prior year's OCOG and OIG obligations, and allows the Chancellor also to subtract funds for renewals of Ohio Academic Scholarships, from the OCOG appropriation before distributing OCOG awards.

For fiscal years 2010 and 2011, prohibits the Chancellor from obligating or committing to be distributed an amount greater than that which is appropriated for OCOG.

Other student aid programs

Repeals the Student Choice Program, which provided grants to Ohio resident undergraduates at nonprofit private institutions.

Specifies that the criteria the Chancellor uses in awarding grants under the Choose Ohio First Scholarship program include the extent to which a grant proposal will increase the number of women participating in the program.

Allows the Chancellor to authorize institutions of higher education to award Choose Ohio First Scholarships in amounts greater than the statutory maximum to: (1) undergraduate students enrolled in a program leading to a teaching profession in science, technology, engineering, math, or medicine (STEMM), or (2) graduate students in STEMM fields or STEMM education.

Eliminates the requirement that a private Ohio institution of higher education, in order to submit a proposal for Choose Ohio First Scholarships, collaborate with a state university or college, and permits a private Ohio institution of higher education to submit a proposal for the Ohio Research Scholars Program.

Requires that the Governor's designation of the single nonprofit education loan secondary market operation for Ohio be made annually and pursuant to competitive selection, and specifies that the designation in effect on October 16, 2009 (the provision's effective date) expires December 31, 2009.

Changes the allocation of 25% of the Nurse Education Assistance Fund from loans to students in prelicensure education programs for licensed practical nurses to loans to students in any nurse education programs, as determined by the Chancellor, and requires the Chancellor to give preference to programs aimed at increasing enrollment in an area of need.

Institutions of higher education

For fiscal years 2010 and 2011, limits the increase in in-state undergraduate instructional and general fees for state-assisted institutions of higher education to 3.5% over the previous year.

Requires state institutions of higher education to charge in-state tuition and fees to nonresident students who are members of the Ohio National Guard and to their spouses and dependent children.

Permits the board of trustees of a state university, university branch, state community college, community college, technical college, or the Northeastern Ohio Universities College of Medicine to adopt a policy providing for mandatory furloughs of employees, including faculty, to reduce institutional budget deficits.

Removes the specific dates on which the board of trustees of Central State University must meet for regular session, but still requires the board to meet at least twice a year.

Modifies the law that permits Rio Grande Community College to contract with the University of Rio Grande for operation of the community college.

Defines the "University System of Ohio" as the collective group of state institutions of higher education, and "member of the University System of Ohio" as any individual state institution of higher education.

Replaces the "course applicability system" with an information system that the Chancellor selects, contracts for, or develops to assist and advise transfer students at state institutions of higher education.

Eastern Gateway Community College

Adds Columbiana, Mahoning, and Trumbull counties to the Jefferson County Community College District to create a new four-county Eastern Gateway Community College District.

Abolishes the Jefferson County Community College board of trustees, and establishes an 11-member board of trustees composed of residents of the four-county territory appointed entirely by the Governor with the advice and consent of the Senate.

Entrepreneurial projects

Declares that it is the public policy of the state for state institutions of higher education to facilitate and assist with establishing and developing entrepreneurial projects to create or preserve jobs and employment opportunities and to improve the economic welfare of the people of the state pursuant to Section 13 of Article VIII of the Ohio Constitution, and determines that entrepreneurial projects qualify as property, structures, equipment, and facilities under that constitutional provision.

Authorizes the board of a state institution of higher education to: (1) enter into an agreement to develop entrepreneurial projects, (2) acquire stock or other ownership in entrepreneurial projects or related legal entities, or (3) make or guarantee loans and borrow money and issue bonds, notes, or other evidence of indebtedness to provide money for entrepreneurial projects.

Requires that the bond proceeding law governing the issuance of bonds, notes, and other obligations by a state institution of higher education for housing and dining facilities, auxiliary facilities, or education facilities also governs bonds, notes, and other evidence of indebtedness issued by a state institution of higher education for entrepreneurial projects.

Bond intercept program

Permits the board of any community college district, state community college district, or technical college district, when issuing bonds or other obligations, to enter into an intercept agreement with the Chancellor that would authorize the Chancellor, in the event debt service payments on the obligations are not made in full and on time, to withhold state funds otherwise due the district and use those funds to make the debt service payments.

Authorizes the Ohio Building Authority to issue revenue obligations on behalf of a community or technical college district if the board of trustees of that district has entered into an intercept agreement with the Chancellor.

Water and energy conservation measures

Authorizes state universities, the Northeastern Ohio Universities College of Medicine, and community colleges, state community colleges, university branches, and technical colleges, either through competitive bidding or requests for proposals, to implement water conservation measures in their buildings and on surrounding grounds, and authorizes the Director of Administrative Services to implement such measures at an institution's request pursuant to competitive bidding or an RFP.

Revises the laws governing implementation and financing of energy conservation measures at public institutions of higher education.

DEPARTMENT OF REHABILITATION AND CORRECTION

Would have permitted the Department of Rehabilitation and Correction (DRC) to develop, oversee, and evaluate a two-year pilot project for the provision of comprehensive correctional health care services by private contractors to inmates of state correctional facilities (VETOED).

Permits instead of requires DRC to develop and implement intensive program prisons for male and female prisoners, and, if any such prison is established for male and female prisoners sentenced to a mandatory prison term for a third or fourth degree felony OVI offense, permits instead of requires DRC to contract for the private operation and management of the initial prison so established.

Repeals the statute that: (1) banned in some state correctional institutions and restricted in all other state correctional institutions smoking and other tobacco-related activities, (2) imposed duties on DRC with respect to the restrictions, and (3) generally required DRC to provide smoking and tobacco usage cessation programs for prisoners.

REHABILITATION SERVICES COMMISSION

Provides that if the total of all funds from nonfederal sources to support the Rehabilitation Services Commission (RSC) does not comply with federal law or would cause the state to lose federal funding, RSC must solicit additional funds from, and enter into agreements with, private or public entities until the total funds available are sufficient for RSC to receive federal funding at the maximum amount possible.

Specifies that services provided under an agreement between RSC and an entity providing the solicited additional funds must be provided by a person or government entity that meets accreditation standards established in rules adopted by RSC.

RETIREMENT

Removes members of the Unemployment Compensation Advisory Council from the Public Employees Retirement System (PERS).

Makes the requirement that a state institution or state employing unit establish a retirement incentive plan if it proposes to close or to lay off, within a six-month period, the lesser of 50 or 10% of its employees applicable only to actions taken before July 17, 2009.

Requires a state institution or state employing unit to establish a PERS retirement incentive plan if, on or after July 17, 2009, it proposes to close or to lay off, within a six-month period, the lesser of 350 or 40% of its employees.

Exempts state employing units with 50 or fewer employees from establishing a PERS retirement incentive plan under the following circumstances: (1) prior to July 17, 2009, the employing unit proposed to close or lay off, within a six-month period, the lesser of 50 or 10% of its employees, or (2) on or after July 17, 2009, the employing unit proposed to close or lay off, within a six-month period, 40% of its employees.

Provides that the employer contribution under the State Highway Patrol Retirement System (SHPRS) is to be 26.5% of members' salaries.

Requires the Ohio Retirement Study Council to: (1) annually review the adequacy of SHPRS employee and employer contribution rates and the contribution rates recommended in a report prepared by the SHPRS actuary for the upcoming year, and (2) make recommendations to the General Assembly as necessary for the proper financing of SHPRS benefits.

Provides for the confidentiality of certain records maintained by the Ohio Public Employees Deferred Compensation Board on an individual who is a participating employee or continuing member, including personal history records, medical records, and tax information.

Specifies the circumstances under which otherwise confidential records may be released, such as pursuant to a court order or an administrative subpoena.

Requires, when an individual becomes employed in a position that is paid by warrant of the Director of Budget and Management, that the individual's employer provide materials to the employee regarding the benefits of deferred compensation and to secure, in writing or by electronic means, the employee's acknowledgement form regarding the employee's desire to participate or not participate in the Deferred Compensation Program.

Requires such an election to be filed with the Program not later than 45 days after the employee's employment begins.

Specifies that the Treasurer of State is the custodian of contributions into the Ohio Public Employees Deferred Compensation Receiving Account, but that the Account is not part of the state treasury.

SCHOOL FACILITIES COMMISSION

Extends until December 31, 2009, the deadline for a school district that was conditionally approved for a project under the Classroom Facilities Assistance Program (CFAP) in July 2008, to pass a levy to raise its share of the project cost.

Reduces by 1% the local share of a CFAP project for a school district that passed a levy in fiscal year 2008 based on an estimated share that was 1% lower than the actual share required due to the district's percentile ranking on the finalized equity list.

Would have revised the method for computing the percentile rankings of school districts that have relatively higher percentages of tangible personal property valuation (VETOED).

Specifies that priority for assistance under CFAP for a school district participating in the Expedited Local Partnership Program is based on the district's percentile ranking on the equity list at the time it entered into its agreement for the Expedited Program.

Changes the ½-mill maintenance levy requirement for a school district participating in the Accelerated Urban Program that has divided its project into separate segments so that levy must run for 23 years from the date the initial segment was undertaken, instead of 23 years after the last segment is undertaken.

Permits the School Facilities Commission to approve a project under the Exceptional Needs Program in fiscal year 2010 for a school district that: (1) initially

applied for the Program in fiscal year 2008 and (2) is ranked higher than 360 on the equity list for fiscal year 2009.

Limits a school district's share of a classroom facilities project under the Extreme Environmental Contamination Program to 50% of the project cost.

Authorizes the School Facilities Commission to make allocations and reallocations with respect to the national qualified school construction bond limitation.

Specifies that any part of a school district income tax allocated for the project cost, debt service, or maintenance set-aside associated with a state-assisted classroom facilities project is not considered a current expense to be included in calculating a district's tuition rate for nonresident students or whether the district has met its obligation to levy at least 20 mills for operating expenses.

Specifies that bonds issued by a joint vocational school district to pay for the district's share of the project cost, and that are payable from a property tax for general permanent improvements, are not counted toward the district's unvoted debt limit.

Requires the Executive Director of the School Facilities Commission to advise the Superintendent of Public Instruction, upon request, of new demands on and issues related to classroom facilities that may arise due to expenditure and reporting standards adopted by the Superintendent.

Requires the Executive Director of the Commission to survey spaces included in state-assisted classroom facilities projects that are used for activities, services, and programs shared between schools and other public and private entities in their communities.

SECRETARY OF STATE

Designates voting machines, marking devices, and automatic tabulating equipment as state capital facilities for which the Ohio Building Authority is authorized to issue revenue obligations, and specifies that county boards of elections are state agencies having jurisdiction over those state capital facilities.

Establishes the County Voting Machine Revolving Lease/Loan Fund to finance a portion of the acquisition cost of voting machines, marking devices, and automatic tabulating equipment by boards of county commissioners.

Requires the Secretary of State to administer the County Voting Machine Revolving Lease/Loan Fund, to adopt rules for the lease program's implementation, and

to approve purchases of voting machines, marking devices, and automatic tabulating equipment using moneys from the Fund.

Specifies that voting machines, marking devices, and automatic tabulating equipment are to be leased by participating counties until all lease payments have been made, at which time ownership transfers to the counties.

Establishes the Board of Elections Reimbursement and Education Fund in the state treasury, which is to be used by the Secretary of State to reimburse boards of elections for various purposes, including reimbursements for special elections to fill vacancies in Congress, and to provide training and educational programs for employees and members of boards of elections.

Permits the Fund to receive transfers of cash pursuant to Controlling Board action and also to receive revenues from fees, gifts, grants, donations, and other similar receipts.

Establishes the Statewide Ballot Advertising Fund, which is to be used by the Secretary of State to pay advertising costs for required advertising of statewide ballot issues.

BOARD OF TAX APPEALS

Eliminates the requirement that all Board of Tax Appeals decisions be sent by certified mail, and instead permits the Board to send its decisions by regular mail.

Allows a person appealing to the Board to request that the Board's decision or order be sent by certified mail at the person's expense.

DEPARTMENT OF TAXATION

Property tax

Authorizes school districts levying current expense taxes with an aggregate residential/agricultural effective tax rate exceeding 20 mills to suspend future application of the H.B. 920 tax reduction factor on 20 mills by converting the millage in excess of 20 mills, with voter approval, to a single levy to raise a specified amount of money.

Requires the state to reimburse a school district levying a conversion tax for tax revenue lost from nonresidential/agricultural real property and public utility personal property due to the conversion.

Phases out that reimbursement over 13 years or less in increments equal to 50% of the annual inflationary revenue growth from residential/agricultural property resulting from the suspension of the H.B. 920 reduction.

Requires tangible personal property tax reimbursement for conversion levies to continue until the levy expires.

Authorizes a conversion tax to be levied for a fixed period up to ten years or for a continuing period of time.

Authorizes voters to repeal a conversion levy that originally was imposed for a continuing period of time, and terminates conversion levy reimbursement if the levy is repealed.

Would have made permanent the levy loss reimbursement for local taxing units, including school districts, for the phase-out of taxes on business personal property and telecommunications property (VETOED).

Would have provided for reimbursement at 100% of individual tax levies that were in effect in 2004 or 2005 and voted on before September 1, 2005, until their expiration (VETOED).

Would have eliminated the phase-down of the continuing reimbursement for property tax-related county fees, but retained the scheduled 2017 termination of that reimbursement (VETOED).

Raises the fee for administering property taxes that the state excises from property tax distributions to local taxing units.

Consolidates into one annual payment the semiannual state reimbursement of local governments for the 10% and 2.5% property tax reductions for manufactured and mobile homes.

Requires the compensation that is paid to county auditors for additional expenses associated with the recent expansion of homestead exemption eligibility to be paid on a semiannual, instead of annual, basis.

Authorizes the exemption and remittance of taxes paid or abatement of unpaid taxes on airport property leased by a port authority that was precluded from exemption

because the port authority did not own the property, as required under prior law, at the time it submitted the application for exemption.

Requires the rate of a tax that is levied to compensate a school district for reductions in state funding due to property value increases to reflect the declining charge-off rate effected by the act from 2.3% to 2.0%.

Sales and excise taxes

Modifies the computation for determining the tax liability of a commercial or industrial purchaser electing to self-assess the kilowatt hour tax, beginning January 1, 2011, from one based on both a per-kilowatt hour rate and a percentage of the price paid to one based solely on a per-kilowatt hour rate.

Includes Medicaid premiums that are received by insurance companies within the insurance companies' franchise tax base.

Subjects to sales and use tax health care services that are provided or arranged by a Medicaid health-insuring corporation for Medicaid enrollees residing in Ohio.

Specifies that the proposed extension of sales and use tax to Medicaid health insuring corporations is not among the taxes of which the franchise tax is in lieu.

Increases annual licensing fees for tobacco product distribution licenses from \$100 to \$1,000 for each place of business, wholesale cigarette licenses from \$200 to \$1,000, and retail cigarette licenses from \$30 to \$125.

Requires the \$125 retail license fee and the \$1,000 wholesale license fee to be paid for each place of business instead of for all places of business.

Eliminates the authority of a wholesale or retail licensee to assign such a license to another person.

Increases the retail license replacement fee from 50¢ to \$5 and the transfer fee, from one place of business to another, for such licenses from \$1 to \$5.

Increases the wholesale license replacement fee from 50¢ to \$25 and the transfer fee, from one place of business to another, for such licenses from \$1 to \$25.

Imposes a \$25 fee to replace a tobacco product distribution license and to transfer such a license from one place of business to another place of business of the same licensee.

Increases the percentage of wholesale cigarette license fees that are paid into the Cigarette Tax Enforcement Fund from 47.5% to 100% of the amount collected.

Redistributes amounts collected from retail cigarette licenses as follows: 30%, decreased from 62.5%, to the municipal corporation or township where the business is located, 10%, decreased from 22.5%, to the county general fund, and 60%, increased from 15%, to the Cigarette Tax Enforcement Fund.

Transfers from county auditors to the Tax Commissioner the responsibility for issuing wholesale cigarette licenses.

Requires late cigarette license fees collected by county auditors to be sent to the Treasurer of State by the last day of the month following the month in which the money was collected rather than by December 31.

Specifies that the act's cigarette and tobacco product licensing provisions take effect January 1, 2010.

Authorizes a convention facilities authority in a certain county to levy a lodging tax of up to 3% to finance the construction, operation, and maintenance of a convention, entertainment, or sports facility subject to approval by the board of county commissioners and referendum petition.

Extends to natural gas distributors with 70,000 or fewer customers the authority held under continuing law by natural gas distributors with 50,000 or fewer customers to aggregate all of the natural gas distributed by the company in the state when determining the tax rate.

Permits local authorities to modify the definition of which hotels are subject to local lodging taxes.

Requires 100% of severance tax revenue from salt extraction to be used for the Geological Mapping Fund.

Tax credits

Authorizes up to a total of \$10 million of tax credits annually for insurance companies and financial institutions for purchasing and holding securities issued by low-income community development organizations to finance investments in qualified active low-income community businesses in Ohio in accordance with the federal New Markets Tax Credit Law.

Increases the total amount of credits that may be issued for investments in small Ohio businesses engaged in research and development or technology development from \$30 million to \$45 million.

Changes the basis of job retention tax credits from tax withholdings from employees filling full-time employment positions to withholdings from all employees.

Expands job retention credit eligibility to foreign and domestic insurance companies.

Reduces the minimum qualifying employment threshold to the equivalent of 500 full-time employees.

Reduces the minimum qualifying investment threshold to \$50 million over three years if the business activity at the project site is primarily manufacturing or \$20 million if the business activity consists significantly of corporate administrative functions.

Relaxes the intrastate job relocation prohibition regarding the job retention tax credit by permitting a business to relocate jobs to the project from another Ohio facility if the business notifies the local jurisdiction from which the positions will be removed.

Limits the total credit that may be granted annually to \$13 million for 2010; for each year thereafter until year 2024, increases the annual limit by \$13 million per year; and for 2024 and thereafter, establishes the annual limit at \$195 million.

Changes the basis of job creation tax credits from tax withholdings from new full-time employees to annual aggregate tax withholdings from full- and part-time employees that exceed withholdings for a base year adjusted for an assumed rate of payroll growth attributable to pay increases.

Requires a business to maintain operations at the project location for the greater of seven years, or the term of the credit plus three years, instead of twice the term of the tax credit.

Relaxes the intrastate job relocation prohibition regarding the job creation tax credit by permitting a business to relocate Ohio jobs to the project from another Ohio facility if the business notifies the local jurisdiction from which the positions will be removed.

Authorizes the Director to request a complete or partial refund of job creation credits if the business does not maintain operations at the project site for the term of the credit or a period equal to the greater of seven years or the term of the credit plus three years.

Authorizes a refundable, nontransferable credit against the corporation franchise tax or the income tax for motion pictures that are produced at least partly in Ohio subject to approval by the Director of Development.

Provides that the credit equals 25% of expenditures for goods and services that are purchased and consumed in Ohio directly for the production.

Requires Ohio production expenditures to exceed \$300,000 before a credit is authorized.

Limits total motion picture credits allowed to \$20 million per fiscal biennium, but \$30 million in fiscal years 2010 and 2011, not more than \$10 million of which may be allowed in the first year of a biennium, and \$5 million per production.

Creates the Motion Picture Tax Credit Program Operating Fund, and authorizes Fund money to be used for Ohio Film Office expenses and to pay the costs of administering the credit.

Permits a pass-through entity claiming a historic preservation tax credit to allocate the credit among its owners in any proportions elected by the entity.

Commercial activity tax

Requires the Tax Commissioner to notify a taxpayer by certified mail the first time that the taxpayer bills or invoices another person for the taxpayer's commercial activity tax liability, and requires the Commissioner to impose a \$500 fine for each subsequent violation.

Permits billing or invoicing of the tax when a lesser bills or invoices a lessee for the tax under a written lease agreement.

Creates the Tax Reform System Implementation Fund to defray the costs of administering the commercial activity tax (CAT) and to implement tax reform measures.

Permits a levy that is substituted for a school district emergency levy to be treated as a continuation of the emergency levy for purposes of state reimbursement for business personal property taxes from CAT revenue.

Adds a new base exclusion for payroll deductions by an employer to reimburse the employer for advances that are made on an employee's behalf to a third party.

Excludes from the CAT gross receipts base the proceeds from any insurance policy, not just life insurance, unless the insurance reimburses for business revenue losses.

Narrows the CAT base exclusion for membership dues so that such dues are excluded only if they are for membership in a trade, professional, homeowners', or condominium association.

Reorganizes certain CAT base exclusions regarding bad debts, discounts, returns, and accounts receivable.

Recharacterizes charitable and public entities as excluded persons, i.e. nontaxpayers, instead of nonpersons.

Eliminates the initial CAT registration fee exemption for new companies starting business after November 30 or generating more than \$150,000 for the year, but not before December 1.

Permits companies that registered for or paid the CAT for 2005 or 2006 in error to have their registrations cancelled and their tax payment refunded.

Permits groups of affiliated companies that have elected to be treated as a consolidated group to change the ownership test on which the initial election was made.

Specifies that the \$150,000 exemption from the CAT applies to members of a group of companies affiliated through majority ownership that do not elect to be treated as a consolidated group.

Postpones the CAT annual return filing date from February 9 to May 10.

Changes the quarterly return filing due date from the fortieth day after the quarter's end to the tenth day of the second month after the quarter's end.

Income taxes

Changes the conditions under which a taxpayer must pay a personal income tax assessment when the taxpayer files a petition for reassessment, requiring payment only if the petition is not based on numerical computations or an assertion of lack of nexus with the state.

Authorizes a school district to combine two or more expiring income tax levies into a single renewal levy.

Authorizes only the City of Columbus and the municipal corporation of residence to levy an income tax on the income of the Chief Justice and the justices of the Ohio Supreme Court that is received as a result of services rendered as a justice.

Authorizes only the municipal corporation of residence to levy a tax on the income of a judge sitting by assignment of the Chief Justice, or a judge of a district court of appeals sitting in multiple locations within the district, that is received as a result of services rendered as a judge.

Miscellaneous tax provisions

Incorporates into Ohio's tax law changes made to federal tax law since December 30, 2008, and permits a taxpayer whose taxable year ends after that date, but before the effective date of the incorporated changes, to elect to apply federal law as it existed before that date.

Revises procedural requirements governing how the Department of Taxation is to send notices to taxpayers, including procedures for when mail is returned undeliverable, and creates a presumption of constructive service.

Permanently authorizes any county to use money in its Delinquent Tax and Assessment Collection (DTAC) Fund to fund residential mortgage foreclosure prevention efforts and to address foreclosure-related problems.

Authorizes the Department of Taxation to disclose information to the Department of Job and Family Services, Industrial Commission, and Bureau of Workers' Compensation that is necessary to verify employer compliance with Ohio law administered by those agencies.

Makes a technical change to include the Department of Taxation as an entity that is authorized to determine how money in the Department of Taxation Enforcement Fund is to be used for the Department's law enforcement purposes.

DEPARTMENT OF TRANSPORTATION

Creates a Division, and a Deputy Director, of Equal Employment Opportunity in the Department of Transportation.

Would have required the Department to permit the construction of a curb cut on State Route 91 in Lake County (VETOED).

TUITION TRUST AUTHORITY

Places the Ohio Tuition Trust Authority within the office of the Chancellor of the Board of Regents.

Renames the 11-member panel that formerly constituted the Authority as the Ohio Tuition Trust Authority Board, limits its powers and duties, and requires the Ohio Tuition Trust Authority within the Chancellor's office to perform all other duties and responsibilities under the College Savings Program Law that the act does not assign to the new Board.

Requires the Authority to obtain the Board's advice and consent in the hiring of its executive director, and authorizes only the Board to remove the executive director, which it may do at any time, subject to the advice and consent of the Chancellor.

Requires the Authority, by December 31, 2009, to conduct a study of guaranteed tuition plans and report recommendations for a new guaranteed tuition plan to the General Assembly and the Governor.

Authorizes the Authority to establish and administer more than one plan for the sale of tuition units, including plans in which the risks are shared among institutions of higher education, the state, the Authority, and investors.

Authorizes the Board to contract with any business, entity, or governmental agency to perform the Board's investment powers.

OHIO TURNPIKE COMMISSION

Would have made the Ohio Turnpike Commission responsible for the major maintenance and repair and replacement of grade separations at intersections of any turnpike project with county and township roads in a county that, as of January 1, 2009, had closed one or more roads as a result of grade separation failure, and would have made the appropriate board of county commissioners or board of township trustees responsible for routine maintenance of such a grade separation (VETOED).

DEPARTMENT OF VETERANS SERVICES

Removes language exempting from competitive selection or Controlling Board approval reimbursements for pharmaceutical and patient supply purchases that are paid to the U.S. Department of Veterans Affairs on behalf of the Ohio Veterans' Home

Agency, and instead exempts the Department of Veterans Services purchase of goods and services in accordance with contracts entered into by the U.S. Department of Veterans Affairs.

VETERINARY MEDICAL LICENSING BOARD

Transfers the administration of the Veterinarian Loan Repayment Program from the Ohio Board of Regents to the State Veterinary Medical Licensing Board.

DEPARTMENT OF YOUTH SERVICES

Modifies the amount of money that the Department of Youth Services must withhold from future payments to a county's Felony Delinquent Care and Custody Fund, and enacts a mechanism for determining the amount to be so withheld from a county that is linked to the maximum balance carry-over, as defined in the act, that is permitted at the end of the previous fiscal year from funds allocated to the county during that previous fiscal year.

MISCELLANEOUS

Capital appropriations

Requires a state agency director to request that the Controlling Board increase the agency's capital appropriations if the director and the Controlling Board determine such an increase is needed for the agency to receive and use funds under the federal American Recovery and Reinvestment Act of 2009.

Build America Bonds

Provides that payments received by or on behalf of a public issuer under the federal Build America Bond Program may be credited to the fund or account in which those proceeds are held or to the general fund or other fund or account as the public issuer authorizes.

Government issued securities and obligations

Provides that income from the investment of proceeds of public obligations or fractionalized interests in public obligations, in addition to payments received under

the Build America Bond Program, may also be credited to the fund or account from which debt charges on those public obligations are paid.

Expressly includes non-interest bearing government-issued obligations among the public obligations that local governments may issue.

Provides that the estimated interest rate for local government general obligation bonds be expressed as a net average based on factors that include existing market conditions, expected direct payments from the U.S. government, and the effect of expected federal tax credits related to the bonds.

Specifies that continuing law's substantially equal principal payment requirement for securities issued in multiple installments or series by a political subdivision for the same purpose may be applied with reference to either each installment or series or all installments or series on a consolidated basis.

Authorizes a taxing authority to fund or refund outstanding securities from a source other than new securities.

Ohio Residential Building Code

Permits, rather than requires, the Residential Construction Advisory Committee to model a recommended building code on a code issued by a national model code organization.

Permits the Committee to provide the Board of Building Standards with any rule that the Committee recommends to update or amend the state residential building code.

Makes various changes to the procedure by which the Committee recommends rules to the Board.

Allows any person to petition the Committee to recommend a rule to the Board regarding the Ohio Residential Building Code.

Adds four new members to the Board.

Ohio Family and Children First Cabinet Council

Adds as members of the Ohio Family and Children First Cabinet Council the Directors of Aging and of Rehabilitation and Correction.

Newspaper legal notices

Would have modified the requirements with which a newspaper must comply for purposes of any legal publication that is required by law, and would have permitted any notice required to be so published to appear on an insert placed in the newspaper (VETOED).

Preneed cemetery and funeral contracts

Authorizes a licensed funeral director who sells preneed funeral contracts and who also sells preneed cemetery merchandise and services contracts to meet the annual preneed cemetery contract reporting requirement by filing the necessary documentation with the Board of Embalmers and Funeral Directors along with or as part of the annual preneed funeral contract report.

Authorizes a cemetery company or association that sells preneed cemetery merchandise and services contracts and that also sells preneed funeral contracts to meet the annual funeral contract reporting requirement by filing the necessary documentation with the Division of Real Estate in the Department of Commerce along with or as part of the annual preneed cemetery contract report.

Budget Planning and Management Commission

Creates the Budget Planning and Management Commission to complete a study and make recommendations designed to provide relief to the state during the current difficult fiscal and economic period.

Requires the Commission, in developing recommendations, to develop a strategy for balancing the state budget for fiscal years 2012 and 2013.

Requires the Commission to submit its written report of recommendations not later than November 30, 2010, after which the Commission ceases to exist.

Public records

Includes investigators of the Bureau of Criminal Identification and Investigation (BCII) among the protected individuals whose residential and familial information is not a public record for purposes of the Public Records Law.

Includes investigators of BCII among the protected individuals who may request the county auditor to remove the person's name from the general tax list of real and public utility property and the general duplicate and use the person's initials instead as the name that appears on a deed.

Requires a county auditor, upon the request of a protected individual, to use the person's initials not only on the general tax list and duplicate, but also on any record made available to the general public on the Internet or a publicly accessible database.

Military Family Month

Designates August as "Ohio Military Family Month."

Commission on state history

Creates the Ohio Legislative Commission on the Education and Preservation of State History; requires it to review organizations that provide services and instructions on Ohio's history and that have received specified state funding, make recommendations regarding those organizations, and identify alternative funding sources for them; and requires it to issue a report on its findings and recommendations by July 1, 2010.

Conveyances

Authorizes conveyance of the state interest in real estate situated in Fairfield in Butler County to Fairfield Village Realty, LLC.

Authorizes the conveyance of state-owned real estate in Jackson County to the Jackson City Schools Board of Education.

Authorizes the Governor to execute a Governor's Deed conveying to the Dayton Public School District/Dayton Board of Education, and its successors and assigns, all of the state's right, title, and interest in certain real estate located in Montgomery County.

Authorizes the conveyance of state-owned real estate in Hamilton County to the City of Cincinnati.



Am. Sub. H.B. 2

(For details of fiscal provisions of the act, see LSC Budget in Detail, As Enacted, LSC Final Comparison Document, and LSC Greenbooks)

Reps. Ujvagi, Bolon, Boyd, Brown, Carney, Chandler, DeBose, Domenick, Dyer, Fende, Foley, Garrison, Hagan, Harris, Heard, Koziura, Letson, Luckie, Mallory, Otterman, Patten, Pillich, Pryor, Stewart, Sykes, Szollosi, Weddington, B. Williams, S. Williams, Winburn, Yates, Yuko

Sens. Fedor, Gillmor, Goodman, Kearney, D. Miller, R. Miller, Morano, Patton, Sawyer, Schiavoni, Smith, Strahorn, Turner, Wilson, Harris, Cafaro

Effective date: July 1, 2009; emergency for certain provisions, effective April 1, 2009; certain provisions effective January 1, 2010; contains line item vetoes

DEPARTMENT OF TRANSPORTATION

Allows the Department of Transportation (ODOT) to construct and operate new capacity toll projects subject to Transportation Review Advisory Council selection process and approval from the newly created seven-member Ohio Transportation Finance Commission, requires toll projects to become toll-free when any bonds are paid, allows the Director of Transportation to adopt rules for the control of traffic on toll projects, requires the State Highway Patrol to police toll projects and enforce the rules of the Director that are punishable as criminal offenses, creates the Ohio Toll Fund in the state treasury, and grants other authority necessary for the operation of toll projects.

Removes authority to use the Highway and Transit Infrastructure Bank Fund, the Aviation Infrastructure Bank Fund, and the Rail Infrastructure Bank Fund, all within the State Infrastructure Bank, to pay debt service on obligations whose proceeds have been deposited into the Infrastructure Bank Obligations Fund, that is, federal GARVEE bonds.

Permits the Director to grant a lease, easement, or license in a transportation facility to a utility service provider for the construction, placement, or operation of an alternative energy generating facility.

Permits the Director to issue a permit to any individual, firm, or corporation for any use of a road or highway on the state highway system that is consistent with applicable federal law or federal regulations.

Provides that goods or services may be sold within interstate highway rest areas as may be authorized by applicable federal law or federal regulations.

Permits the Director of Transportation to enter into agreements with an agency of the federal government for the purpose of dedicating staff to the review of environmentally related documents submitted by ODOT that are necessary for the approval of federal permits, and requires the Director to submit a request to the Controlling Board indicating the amount of the agreement, the services to be performed by the federal agency, and the circumstances giving rise to the agreement.

Removes from codified law the requirement that the Office of Budget and Management make periodic transfers to the Deputy Inspector General for ODOT Fund

from ODOT's appropriation for general administrative purposes in favor of a general statement that the Fund is to consist of money credited to the Fund for the payment of costs incurred by the Deputy Inspector General for the Department of Transportation in performing the Deputy Inspector General's duties.

Replaces a requirement that ODOT's confidential cost estimate for a construction project be publicly read prior to the opening of the bids with a requirement that the total amount of such an estimate be published after all bids have been received.

Through June 30, 2011, replaces the provision of law limiting the total dollar value of ODOT design-build contracts to \$250 million per biennium with an overall limit of one billion dollars for such contracts.

Until July 1, 2011, allows ODOT to use a value-based selection process, combining technical qualifications and competitive bidding elements, including consideration for minority or disadvantaged businesses that may include joint ventures, when letting special projects that contain both design and construction elements into a single contract; and requires the Director to issue a report on the use of the process to the chair and ranking minority members of the House and Senate committees that deal with transportation issues.

Increases from \$2,000 to \$5,000 the maximum value of a surplus parcel of ODOT real property that can be sold at public auction to the highest bidder without regard to the appraised value if an abutting landowner chooses not to buy the parcel.

Provides that the Director of Transportation may grant leases, easements, and licenses for lands under ODOT control independent of any lease or lease-purchase that the Director may execute for all or part of a transportation facility.

Requires ODOT to compile and produce a report on the financial and policy implications of the Department's assuming primary responsibility for all state routes throughout Ohio regardless of local government jurisdiction.

Requires aircraft registration fines to be deposited into the Airport Assistance Fund rather than the General Revenue Fund.

Removes from the listing of aircraft that are exempt from the annual aircraft license tax a reference to aircraft operated under a certificate of convenience and necessity issued by the civil aeronautics board or its successor.

Changes the annual aircraft license tax imposed on commercial cargo aircraft.

Requires the Director of Transportation to establish a traffic generator sign program.

Requires ODOT and the Rail Development Commission to include all federally designated high-speed rail corridors in Ohio and all passenger rail corridors in the Ohio Hub Study in any overall programmatic environmental impact study.

Adds an additional member to the 14-member Rail Development Commission.

Would have required the Director of Transportation to include in rules the issuance of a continuing annual overweight vehicle permit (VETOED).

Would have prohibited ODOT from imposing the overweight and overdimension permit fee increases that are scheduled to take effect July 1, 2009, and would have required the fees that took effect March 1, 2009, to remain in effect until July 1, 2010, when ODOT would have been permitted to amend the administrative rule that contains those fees to increase the fees (VETOED).

Increases from 55 miles per hour to 65 miles per hour the speed limit that is applicable to motor vehicles weighing more than 8,000 pounds when empty and to noncommercial buses on interstate freeways on which other motor vehicles can be legally operated at 65 miles per hour.

Would have required the Director of Transportation, at any location on a state highway where the posted speed limit decreases by 20 or more miles per hour, to establish a speed transition zone consisting of at least the preceding 1,000 feet, and would have required speed transition zones to be marked by appropriate signs (VETOED).

Would have prohibited ODOT from erecting a guardrail or any other barrier that blocked or otherwise interfered with the only right-of-way to a parcel of land; would have required ODOT to remove promptly any such guardrail or other barrier; and would have provided that if ODOT failed to do so, the owner or occupier of the land could remove the guardrail or other barrier at ODOT's expense (VETOED).

Requires expenditures for capital improvements for the development of passenger rail to be approved by at least five of the seven members of the Controlling Board, including at least two of the Board members appointed by the President of the Senate and two of the Board members appointed by the Speaker of the House of Representatives.

Would have required ODOT to erect and maintain one sign each in the rights-of-way of the northbound and southbound roadways of the State Route 33 bypass

approaching each exit to the city of Lancaster that read "Historic Downtown Lancaster Museum District" and the approximate distance (VETOED).

DEPARTMENT OF PUBLIC SAFETY

Increases a total of six driver, motor vehicle, and certificate of title abstract fees from \$2 to \$5; of each \$3 increase, requires 60¢ to be credited to the Trauma and Emergency Medical Services Fund, 60¢ to the new Homeland Security Fund, 30¢ to the new Investigations Fund, \$1.25 to the Emergency Management Agency Service and Reimbursement Fund, and 25¢ to the Justice Program Services Fund; and permits the Director of Budget and Management, upon the request of the Director of Public Safety, to transfer excess money from those five funds to the State Highway Safety Fund.

Increases or establishes the following fees and directs that the fees be deposited into the State Highway Safety Fund: (1) new late fee for vehicle registrations and driver's license applications, \$20, (2) additional in-state commercial vehicle registration fee, \$19, (3) increased out-of-state apportioned registration tax for commercial cars and buses, ranging from \$1 to \$33.50, depending on the vehicle weight, (4) additional temporary registration tag fee, \$8, (5) additional fee for replacement license plates, \$5.50, (6) additional fee for initial and special reserve license plates, \$15, (7) additional duplicate driver's license fee, \$5, and (8) additional vision screening fee, \$1.75.

Requires the Registrar of Motor Vehicles or a deputy registrar to ask an individual who is conducting a driver's license or identification card transaction if the individual is a veteran or is currently serving in the U.S. armed forces or any reserve component of the U.S. armed forces or the Ohio National Guard, and provides that if the individual is such a person, the Registrar or deputy registrar must provide the individual's name, address, and military status to the Department of Veterans Services for official government purposes regarding benefits and services.

Effective October 7, 2009, permits a person who is a veteran, active duty, or reservist of the U.S. armed forces to have the person's driver's license, commercial driver's license, or state-issued identification card indicate that fact by a military designation on the license or card.

Generally increases the fees charged by a clerk of the court of common pleas for services related to certificates of title from \$5 to \$15.

Establishes a Multi-Agency Radio Communications System (MARCS) Task Force to issue recommendations concerning the structure and funding of MARCS.

Requires the Department of Public Safety to form a study group to consider ways to improve services related to vehicle registrations, driver's license and identification card issuance, and vehicle title issuance.

Establishes the Ohio State Highway Patrol Mission Review Task Force, and requires the Task Force to compile a written report that contains its findings and recommendations.

Requires the Director of Public Safety to develop a universal validation sticker for owners of 250 or more passenger vehicles.

Requires all-purpose vehicles to be registered except those that are used primarily on a farm as a farm implement.

Increases the three-year snowmobile, off-highway motorcycle, and all-purpose vehicle registration fee from \$5 to \$31.25, increases the length of time that a temporary operating permit for those vehicles is valid from 15 days to one year, and increases the cost of such a temporary operating permit from \$5 to \$11.25.

Requires the Registrar of Motor Vehicles, not later than October 1, 2009, to adopt rules to permit commercial trailers and semitrailers to be registered for not more than five years.

Until July 1, 2011, reduces the fee that is paid for each certificate of title issued to a motor vehicle dealer for resale purposes from \$5 to \$4.50, establishes a new \$0.50 fee collected at the time such a certificate of title is issued that is paid into the Title Defect Recision Fund, and reduces the amount of each fee for such a certificate of title that is distributed to the Automated Title Processing Fund from \$2 to \$1.50.

Allows the two authorized auctions of classic motor vehicles per year to extend for two days.

Permits the organization Ohio Pet Fund to use the money that it receives from the issuance of "Pets" license plates to pay the expenses that it incurs in obtaining and maintaining its tax-exempt status and performing its duties, eliminates the Pets Program Funding Board, and replaces references to "Pets Program Funding Board" with "Ohio Pet Fund."

OHIO TURNPIKE COMMISSION

Establishes that violations of vehicle weight limits on the Ohio Turnpike are subject to the same fines as such violations occurring on other roads, which are

generally dependent on the amount by which the overweight vehicle exceeds the established weight limits.

Requires bid and performance bonds for Turnpike Commission bids and contract awards that are over \$150,000 and for any service facility contract.

Allows the Turnpike Commission to combine the design and construction elements into a single competitively bid contract for special projects.

Requires the Turnpike Commission to establish a business logo sign program.

Requires the Turnpike Commission to conduct a green technology study.

PUBLIC UTILITIES COMMISSION

Requires a person that is shipping certain radioactive material within, into, or through this state to provide the Emergency Management Agency with notice of the shipment and to pay the Public Utilities Commission a fee for each shipment of \$2,500 for each shipment by motor carrier and \$4,500 per cask plus \$3,000 for each additional cask shipped by rail by the same entity in the same shipment, establishes civil penalties for violating the notice and fee requirements, establishes the Radioactive Waste Transportation Fund consisting of the fees and fines, and requires the Fund to be used by the Public Utilities Commission for purposes related to the safe shipment of such material.

Adds as a qualifying resource under alternative energy law any renewable energy resource created on or after January 1, 1998, by the modification or retrofit of an electric generating facility that was placed in service before January 1, 1998.

Allows more than one unit of renewable energy credit to be created for energy produced by an Ohio generating facility of 75 megawatts or greater that has committed by December 31, 2009, to modify or retrofit its generating unit or units to enable generation principally from biomass energy by June 30, 2013, with the actual numbers of credit created determined by a formula that relates biomass feedstock heat input generally to the value of a renewable energy compliance payment and the market value of one renewable energy credit.

FEDERAL RECOVERY AND REINVESTMENT

Requires that, to the extent possible, federal money that is received for fiscal stabilization and recovery purposes be used to encourage the purchase of supplies and services from Ohio companies and stimulate job growth and retention.

Adds another state 'on' indicator for purposes of triggering extended unemployment benefits in Ohio that is based on the total unemployment rate (TUR) rather than the insured unemployment rate as specified in continuing law; specifies the amount of benefits that must be paid during a high-unemployment period occurring during an extended benefit period triggered by the TUR; adds factors to trigger the corresponding state 'off' indicator to end the period of extended benefits available due to the TUR trigger; limits the duration of the state on and off triggers using the TUR and the payment of high-unemployment period benefits for the time period beginning on and after February 22, 2009, and ending either on December 6, 2009, or until the close of the last day of the week ending three weeks prior to the last week for which federal sharing is authorized under the federal stimulus act, whichever is later; stipulates that none of the fully funded federal extended benefits can be charged to base period employers or to the mutualized account; makes those provisions regarding extended unemployment benefits apply retrospectively; states that it is the intent of the General Assembly to help qualified unemployed workers access the fully funded federal extended benefits while not increasing the short- or long-term unemployment insurance tax burden on Ohio employers; and includes the provisions regarding extended unemployment benefits in the list of the act's provisions that are immediately effective upon enactment and signature of the Governor.

Requires the federal payments that are made to the state from the Clean Water State Revolving Fund and the Drinking Water State Revolving Fund pursuant to Title VIII of the American Recovery and Reinvestment Act of 2009 to be credited to the continuing Water Pollution Control Loan Fund and the continuing Drinking Water Assistance Fund, respectively; requires the money so credited to be used and administered to provide financial assistance in any manner that is consistent with the requirements of the Federal Water Pollution Control Act or the Safe Drinking Water Act, respectively, or the American Recovery and Reinvestment Act of 2009; and authorizes the Director of Environmental Protection, for the purpose of obtaining federal payments pursuant to the federal Act, to impose alternative public comment procedures for the draft intended use plan, including alternative time frames for public notice and comment and the frequency of public meetings.

Creates the position of Deputy Inspector General for Funds Received through the American Recovery and Reinvestment Act of 2009.

Requires the Department of Education, in consultation with the eTech Ohio Commission, to use federal stimulus funds allocated under the American Recovery and Reinvestment Act of 2009 to establish a competitive grant program for Title I eligible schools and school districts to purchase or lease technology hardware, software, training, and support packages.

Would have provided that if relocation of a utility or cable facility is directed by the state or a county, township, or municipal corporation and is necessitated by a highway project that is financed in whole or in part by federal stimulus funds, the state, county, township, or municipal corporation would have to reimburse the utility or cable operator for the cost of the relocation (VETOED).

MISCELLANEOUS

Would have established elements to be included as a part of a competitive selection process regarding a contract to operate a motor vehicle emissions inspection program (VETOED).

Expands the definition of "bicycle" to include human-powered devices with two wheels in front and one wheel in the rear, not including those designed solely for use as a play vehicle by a child.

Requires the headlights of a vehicle to be lighted when the windshield wipers of that vehicle are in use, provides for secondary enforcement of the new requirement, and provides that for the first six months that the requirement is in effect no ticket may be issued for a violation of the new requirement, only a warning.

Requires a driver to move over or slow down upon approaching a stationary road service vehicle or emergency vehicle that is displaying a flashing, oscillating, or rotating amber light.

Extends continuing law governing debt issuance to support the Clean Ohio program to reflect the recent adoption of Section 2q, Ohio Constitution, which provides additional debt authority for conservation and revitalization purposes.

Provides specific authorization for the issuance of \$60 million in state general obligations and \$60 million in state revenue bonds to fund the Clean Ohio program in addition to the amounts authorized in Am. Sub. H.B. 562 of the 127th General Assembly.

Extends for FY 2010-2011 the motor fuel shrinkage allowance for distributors and retail dealers of motor fuel applicable to FY 2008-2009, 1% and 0.5%, respectively.

Allocates a portion of the money collected by the courts from moving violations to the Justice Program Services Fund.

Designates the City of Dayton and Montgomery County as an Ohio hub of innovation and opportunity for aerospace and aviation.

Requires the Director of Administrative Services to annually report to the Governor and to the members of the General Assembly the progress made by state agencies in advancing the Minority Business Enterprise (MBE) and the Encouraging Diversity, Growth, and Equity (EDGE) programs.

Requires parties to contracts that are awarded using money appropriated under the act to comply with all applicable federal and state laws, including the requirements of the MBE, EDGE, and Buy Ohio programs.

Requires the Director of Development to establish an Energy Star Rebate Program to provide rebates to consumers for household devices carrying the federal Energy Star Label.

Permits the Director of Natural Resources to create an Ohio All-Purpose Vehicle Advisory Board to provide advice and receive input regarding all-purpose vehicle trails and trail maintenance, and states that such authority and such a board cease to exist two years after the provision's effective date unless the General Assembly reauthorizes the authority and the board.

Requires every motor vehicle tire or wheel road hazard service contract in which the provider of the contract is not a tire manufacturer, and every motor vehicle ancillary protection contract, to be covered by a reimbursement insurance policy.

Modifies provisions regarding dissemination of the results of a criminal records check that pertains to a person seeking to be a qualified pharmacy technician, and enacts a new criminal prohibition and penalty regarding alteration of the results of such a records check, as an emergency measure.

Modifies a provision regarding dissemination of the results of a criminal records check that pertains to an applicant for any of a list of specified professional licenses, as an emergency measure.

Makes changes to the statute that requires employers to offer to employees continuation of group health insurance coverage after termination of employment, including removal of the eligibility for unemployment compensation requirement and lengthening the eligibility period from 6 to 12 months, and specifies that those changes

are effective immediately, but also automatically are repealed effective January 1, 2010, at which time the statute will revert to its original set of requirements.

Provides that certain procedures for the termination of nonmaintained status of certain county and township roads do not apply if such a road, prior to being placed on nonmaintained status, was not certified by the board of county commissioners or board of township trustees to the Director of Transportation as mileage in the county or township that is used by and maintained for the public.

Requires the Governor to appoint the administrator of the Rehabilitation Services Commission.



Am. Sub. H.B. 15

(For details of fiscal provisions of the act, see LSC Budget in Detail, As Enacted, LSC Final Comparison Document, and LSC Greenbook)

Reps. Sykes, Dodd, Bolon, Boyd, DeBose, Domenick, Dyer, Foley, Harris, Koziura, Letson, Luckie, Mallory, Moran, Stewart, Szollosi, Ujvagi, Weddington, B. Williams, S. Williams, Yates, Yuko

Sens. Buehrer, Faber, Gibbs, Grendell, Niehaus, Harris

Effective date: June 30, 2009; certain provisions effective September 29, 2009; contains item vetoes

Creates in the state treasury the Deputy Inspector General for the Bureau of Workers' Compensation (BWC) and the Industrial Commission Fund, and requires the Inspector General to use the Fund to pay the costs incurred by the Deputy Inspector General for the BWC and the Industrial Commission in the performance of the Deputy Inspector General's duties.

Specifies that the Fund consists of moneys deposited into it from the Administrator of Workers' Compensation and the Industrial Commission in accordance with the act's requirements.

Makes the former Surplus Fund an account within the State Insurance Fund.

Eliminates the requirement that 10% of the money paid into the State Insurance Fund be set aside to create the Surplus Fund and the other limits specified for the amount of money to be allocated to the Surplus Fund.

Allows the Administrator to transfer a portion of the State Insurance Fund to the Surplus Fund Account as the Administrator determines is necessary to satisfy the needs of the Surplus Fund Account and to guarantee the solvency of the Fund and the Account.

Changes the date by which the BWC Board of Directors Nominating Committee must submit to the Governor an initial list of names to fill a vacancy due to term expiration on the BWC Board of Directors to at least 30 days prior to the term expiration rather than within 60 days after the term expires as under former law.

Specifies that if the Governor appoints an individual to fill a vacancy resulting from the expiration of a term, the individual who is appointed begins serving as a Board member when that term expires or, if the term already has expired, immediately upon appointment by the Governor, whichever occurs later.

Changes the date by which the Board of Directors must submit to specified entities the annual actuarial report required under continuing law to a point in time that is on or before the first day of November following the year for which the valuation was made rather than not later than the first day of September as under prior law.

Requires the Board to submit a report annually on the performance and value of each investment class to the Workers' Compensation Council in addition to other entities specified in continuing law.

Would have created various notification requirements relating to the group rating program (VETOED).

Would have required the Administrator to offer a Drug Free Workplace Program and a Workplace Safety Program and to offer a discount for participation in those programs to both employers who did and who did not participate in the group rating program (VETOED).

Requires certified health care providers to bill employers participating in the Medical-Only Program the same rates for services as the provider bills the Administrator, and prohibits certified health care providers from billing the employee for any amount in excess of the rate that is charged to the employer.

Allows a municipal power agency to self-insure a construction project.

Would have required the Administrator to adopt a rule estimating discounts for programs or alternative premium plans not later than the first day of September prior to the policy year in which the program or alternative premium plan was to be in effect and establishing the actual discounts by January 1 of that policy year (VETOED).

Requires the BWC to offer a construction industry cap to eligible construction industry employers for a specified period of time.

Gives the Superintendent of Insurance the sole authority to regulate any insurance products that indemnify or insure employers against workers' compensation losses.

Permits, instead of requires, the Workers' Compensation Council to contract with an actuary to perform an actuarial valuation of the assets, liabilities, and funding requirements of the Workers' Compensation funds.

Splits the appointing authority of the Speaker of the House of Representatives and the President of the Senate for the Workers' Compensation Council.

Removes the authority of the Administrator to establish, under the supervision of the Director of Rehabilitation who is appointed by and responsible to the Administrator, the BWC Division of Rehabilitation.

Eliminates the requirement that the Labor-Management Council submit a list of names of individuals to the Administrator from which the Administrator had to appoint an individual to serve as the Director of Rehabilitation.

Adds three members to the Labor-Management Government Advisory Council.



Am. Sub. H.B. 16

(For details of fiscal provisions of the act, see LSC Budget in Detail, As Enacted, LSC Final Comparison Document, and LSC Greenbook)

Reps. Sykes, Dodd, Letson, Brown, Combs, Domenick, Foley, Gerberry, Goyal, Heard, Koziura, Luckie, Mallory, Pryor, Slesnick, Stewart, Szollosi, B. Williams, S. Williams, Winburn, Yates

Sens. Gillmor, Harris

Effective date: June 30, 2009; certain provisions effective September 29, 2009

DEPARTMENT OF ADMINISTRATIVE SERVICES

Allows an employee who is paid by warrant of the Director of Budget and Management to use available compensatory leave balances to supplement disability leave payments.

Eliminates pay supplements for intermittent employees.

Places a general moratorium, from June 21, 2009, through June 20, 2011, on annual step advancements for exempt state employees who are paid in accordance with Salary Schedule E-1.

Makes intermittent employees ineligible for step advancements.

Requires, during fiscal years 2010 and 2011, that all full-time exempt state employees participate in a total of 80 hours of mandatory cost savings through a loss of pay or holiday pay and that all part-time employees not receive holiday pay.

Requires participation in the cost savings program described above for all employees of the Secretary of State, Auditor of State, Treasurer of State, and Attorney General unless any of those officers decides to exempt the office's employees and so notifies the Director of Administrative Services in writing on or before July 1, 2009.

Authorizes the Director of Administrative Services, after June 30, 2011, to implement mandatory cost savings days for exempt employees in the event of a fiscal emergency.

Specifies that reductions in pay that are made as the result of mandatory cost savings days are not modifications or reductions in pay that an employee in the classified civil service can appeal to the State Personnel Board of Review under the Civil Service Law.

Authorizes the Governor to declare a fiscal emergency if the Governor determines that the available revenue receipts and balances in any fund or across funds will likely be less than the appropriations for the year and to issue such orders as necessary to the Director of Budget and Management to reduce expenditures or to the Director of Administrative Services to implement personnel actions consistent therewith, including, but not limited to, mandatory cost savings days.

Creates the Cost Savings Fund, and allocates to the Fund savings that are accrued through employee participation in the mandatory cost savings program and in mandatory cost savings days.

Requires that a state employee be paid at the employee's regular rate of pay for any hours of compensatory time in excess of maximum amounts specified in continuing law if the employee has not used the compensatory time within 365 days after it is granted rather than within 180 days as provided by former law.

Specifies that part-time permanent employees receive four hours of holiday pay rather than on a pro-rated basis as required by former law.

Changes certain conditions governing the payment of holiday pay for state employees that relate to whether an employee worked the day immediately before or after the holiday.

INDUSTRIAL COMMISSION

Adds an employer representative and a representative from the Ohio Association for Justice to the Industrial Commission Nominating Council.

Requires the Governor to appoint the new employer representative to the Industrial Commission Nominating Council from a list of two names submitted by the National Federation of Independent Business.

Makes confidential the records of a quality assurance committee and a peer review committee of the Industrial Commission.

Changes the time period within which the Commission or the designated staff hearing officer must issue the order and notice denying an appeal from an order of a staff hearing officer.

INTERIM APPROPRIATIONS

Makes operating appropriations for the period beginning July 1, 2009, and ending July 7, 2009.



Am. H.B. 150

(For details of fiscal provisions of the act, see LSC Fiscal Note, As Enacted)

Reps. Ujvagi and McGregor, Amstutz, Bolon, Book, Boyd, Brown, Bubp, Carney, Chandler, Celeste, Daniels, DeBose, DeGeeter, Domenick, Driehaus, Dodd, Dyer, Evans, Fende, Foley, Gardner, Garland, Garrison, Gerberry, Goyal, Grossman, Hackett, Hagan, Harris, Harwood, Heard, Hite, Hottinger, Koziura, Lehner, Letson, Luckie, Lundy, Mandel, Mallory, Martin, Miller, Moran, Morgan, Murray, Newcomb, Oelslager, Okey, Patten, Phillips, Pillich, Pryor, Sayre, Schneider, Skindell, Slesnick, Stewart, Sykes, Szollosi, Weddington, B. Williams, S. Williams, Winburn, Yates, Yuko, Combs, Boose, R. Adams, Bacon, Balderson, Batchelder, Blair,

Blessing, Burke, Coley, Derickson, Dolan, Goodwin, Hall, Huffman, Jones, Maag, McClain, Mecklenborg, Otterman, Ruhl, Sears, Snitchler, Stautberg, Stebelton, Uecker, Wachtmann, Wagner, Zehringer

Sens. Hughes, Fedor, Grendell, Buehrer, Cafaro, Carey, Faber, Gibbs, Gillmor, Harris, Kearney, D. Miller, R. Miller, Niehaus, Sawyer, Schaffer, Schiavoni, Smith, Stewart, Strahorn, Turner, Wagoner, Widener, Wilson, Patton

Effective date: July 14, 2009

Designates August as Ohio Military Family Month.

Makes operating appropriations for the period beginning July 15, 2009, and ending July 21, 2009.



H.B. 245

Reps. Sykes, Brown, Chandler, DeBose, Domenick, Letson, Luckie, Pryor, B. Williams, Winburn, Yates

Sens. Carey, Harris

Effective date: July 7, 2009

Makes operating appropriations for the period beginning July 8, 2009, and ending July 14, 2009.



CONSTITUTIONAL AMENDMENTS

Sub. S.J.R. 1

Sens. Grendell and Wilson, Harris, Patton, Schuler, Schaffer, Hughes, Fedor, D. Miller, Smith, Widener, R. Miller, Wagoner, Carey, Cates, Stewart, Faber, Buehrer, Cafaro, Gibbs, Gillmor, Goodman, Kearney, Morano, Roberts, Sawyer, Schiavoni, Schuring, Turner

Reps. R. Adams, Amstutz, Bacon, Balderson, Batchelder, Blair, Blessing, Bolon, Book, Boose, Boyd, Burke, Carney, Celeste, Chandler, Coley, Combs, Daniels, DeBose, DeGeeter, Derickson, Dodd, Dolan, Domenick, Driehaus, Dyer, Evans, Fende, Foley, Gardner, Garland, Garrison, Gerberry, Goodwin, Goyal, Grossman, Hackett, Hagan, Harris, Harwood, Heard, Hite, Hottinger, Huffman, Jordan, Koziura, Letson, Luckie, Lundy, Maag, Mallory, Martin, McClain, McGregor, Mecklenborg, Miller, Moran, Murray, Newcomb, Oelslager, Okey, Otterman, Patten, Phillips, Pillich, Pryor, Ruhl, Sayre, Schneider, Skindell, Slesnick, Snitchler, Stautberg, Stewart, Szollosi, Uecker, Wachtmann, Weddington, B. Williams, S. Williams, Winburn, Yates, Yuko, Zehringer, Budish

Adopted: March 3, 2009; approved by the voters on November 3, 2009, and effective November 3, 2009

Enacts Section 2r of Article VIII of the Ohio Constitution to authorize the issuance of general obligations of the state to provide compensation to veterans of the Persian Gulf, Afghanistan, and Iraq Conflicts.



Am. Sub. S.J.R. 6

Sens. Gibbs and Wilson, Faber, Grendell, Morano, Buehrer, Cafaro, Carey, Fedor, Gillmor, Goodman, Harris, Husted, Niehaus, Sawyer, Schaffer, Seitz, Stewart, Strahorn, Wagoner, Widener, Patton

Reps. J. Adams, R. Adams, Amstutz, Bacon, Baker, Balderson, Batchelder, Blair, Blessing, Bolon, Book, Boose, Bulp, Burke, Carney, Coley, Combs, Daniels, Derickson, Dodd, Dolan, Domenick, Dyer, Evans, Fende, Gardner, Garland, Garrison, Gerberry, Goodwin, Goyal, Grossman, Hackett, Hall, Heard, Hite, Hottinger, Huffman, Jones, Jordan, Lehner, Letson, Luckie, Lundy, Maag, Mallory, Mandel, Martin, McClain, McGregor, Mecklenborg, Morgan, Murray, Newcomb, Oelslager, Okey, Otterman, Phillips, Pryor, Ruhl, Sayre, Sears, Slesnick, Snitchler, Stautberg, Stebelton, Szollosi, Uecker, Wachtmann, Wagner, Weddington, S. Williams, Winburn, Zehringer

Adopted: July 13, 2009; approved by the voters on November 3, 2009, and effective November 3, 2009

Enacts Section 1 of Article XIV of the Ohio Constitution, which does all of the following:

--Creates the Ohio Livestock Care Standards Board for the purpose of establishing standards governing the care and well-being of livestock and poultry, and requires the Board to endeavor to maintain food safety, encourage locally grown and raised food, and protect Ohio farms and families.

--Provides that the Board is comprised of the director of the state department that regulates agriculture and specified members appointed by the Governor, Speaker of the House of Representatives, and President of the Senate.

--Grants authority to the Board to establish standards governing the care and well-being of livestock and poultry in this state, subject to the authority of the General Assembly, and requires the Board to take into consideration specified factors, including biosecurity and food safety practices, when establishing those standards.

--Grants authority to the state department that regulates agriculture to administer and enforce the standards established by the Board.

--Authorizes the General Assembly to enact laws that it deems necessary to carry out the purposes of the constitutional amendment, to facilitate the execution of the duties of the Board and the state department that regulates agriculture under the constitutional amendment, and to set the terms of office of the Board members and conditions for the Board members' service on the Board.

--States that if any part of the constitutional amendment is held invalid, the remainder of the amendment cannot be affected by that holding and must continue in full force and effect.



COURTS AND CIVIL LAW

Sub. S.B. 106

Sens. Buehrer and Kearney, R. Miller, Schuler, Seitz, Turner, Fedor, Gillmor, Harris, Hughes, Schiavoni, Wagoner, Wilson, Smith, Sawyer

Reps. Book, Stautberg, Harwood, Skindell, Foley, Stebelton, Okey, J. Adams, Blessing, Brown, Bubp, Carney, Chandler, Coley, Combs, DeBose, DeGeeter, Derickson, Domenick, Dyer, Evans, Fende, Gardner, Goyal, Grossman, Hackett, Hite, Huffman, Letson, Luckie, Maag, McClain, Mecklenborg, Moran, Oelslager, Pillich, Pryor, Ruhl, Sayre, Sears, Snitchler, Stewart, Szollosi, Winburn, Yuko

Effective date: March 24, 2010

Excludes from the application of the savings statute certain specified estate and trust proceedings that have limitation periods.

Modifies the savings statute in wrongful death actions by providing that if a judgment for a plaintiff is reversed or the plaintiff fails otherwise than on the merits, the plaintiff or the plaintiff's representative if the plaintiff dies and the cause of action survives may commence a new wrongful death action within one year after the date of reversal of the judgment or the plaintiff's failure otherwise than on the merits or within the applicable period of limitations, whichever occurs later.

Increases from \$10,000 or less to \$25,000 or less the amount of an estate of a ward that the court may terminate upon application by the guardian, for which the court may distribute the estate assets without a guardianship, and for which the court may authorize the settlement of claims of minors or adult incompetents without the appointment of a guardian.

Modifies the residence requirements for a guardian by generally requiring a guardian to be a resident of this state instead of a resident of the county.

Modifies the definition of "qualifying transfer" in the definition of "resident" for purposes of the Ohio income tax on trusts.

Provides that the termination of a marriage revokes any trust provision that confers a beneficial interest on the former spouse.



EDUCATION

Sub. H.B. 19

Reps. Harwood, Brown, Fende, Okey, B. Williams, Garrison, Bolon, Chandler, Phillips, Boyd, Newcomb, S. Williams, Domenick, Pillich, Harris, Murray, Luckie, DeBose, Driehaus, Garland, Lundy, Pryor, Weddington, Celeste, Dodd, Dyer, Foley, Gerberry, Goyal, Hagan, Heard, Hite, Koziura, Mallory, Otterman, Patten, Skindell, Slesnick, Stewart, Szollosi, Ujvagi, Winburn, Yuko

Sens. Cates, Carey, Gibbs, Sawyer, Fedor, Morano, Cafaro, Gillmor, Hughes, Kearney, D. Miller, R. Miller, Turner, Schiavoni, Patton, Wilson, Goodman, Jones

Effective date: March 29, 2010

Requires each school district, community school, and science, technology, engineering, and mathematics (STEM) school to incorporate violence within a dating relationship into its policy prohibiting student harassment, intimidation, or bullying.

Directs the State Board of Education to update its model policy prohibiting student harassment, intimidation, or bullying to include dating violence.

Requires each school district to include dating violence prevention education for grades 7 to 12 within the district's health curriculum.

Requires each school district, community school, STEM school, and educational service center to provide training in dating violence prevention for certain middle and high school employees.

Directs the Department of Education to reevaluate each community school that was ordered to close at the end of the 2009-2010 school year for poor academic performance to determine whether the school still meets the closure criteria when the report card ratings for its first two years of operation are excluded, and permits each community school that no longer meets the criteria to remain open.

Revises the criminal offenses that disqualify school bus drivers for employment by making them subject to the same disqualifying offenses that apply to other non-licensed school personnel, rather than those offenses that apply to licensed educators as in prior law, until the Department of Education amends its existing rule regarding employment of bus drivers with criminal histories.



Am. Sub. H.B. 290

Reps. Bubp and Pryor, J. Adams, R. Adams, Balderson, Blair, Burke, Daniels, Derickson, Domenick, Fende, Gardner, Grossman, Hackett, Huffman, Jordan, Lehner, Letson, Luckie, Maag, Martin, McGregor, Mecklenborg, Morgan, Murray, Okey, Pillich, Ruhl, Sears, Snitchler, Stebelton, Uecker, Wagner, B. Williams, Yuko, Driehaus, Garland, Gerberry, Harris, Lundy, Moran, Phillips, Weddington, Evans, Hite, Bacon, Boose, Brown, Carney, Combs, DeBose, Dyer, Goyal, Harwood, Mandel, McClain, Patten, Skindell, Slesnick, Winburn, Zehringer

Sens. Cates, Schuring, Fedor, Buehrer, Cafaro, Carey, Coughlin, Gibbs, Gillmor, Grendell, Harris, Hughes, Morano, Niehaus, Patton, Sawyer, Schaffer, Schiavoni, Seitz, Stewart, Strahorn, Turner, Wagoner, Widener, Wilson, Husted, Jones, R. Miller, Faber, Kearney, Goodman, Smith

Effective date: Emergency, December 28, 2009

Adds Junior ROTC as a permitted elective within the Ohio Core curriculum.

Permits school districts, STEM schools, and chartered nonpublic schools to excuse students participating in Junior ROTC for at least two school years from high school physical education.

Directs the Department of Education to reevaluate each community school that was ordered to close at the end of the 2009-2010 school year for poor academic performance to determine whether the school still meets the closure criteria when the report card ratings for its first two years of operation are excluded, and permits each community school that no longer meets the criteria to remain open.

Permits a community school that is not sponsored by the school district in which the school is located to operate as a conversion school and, under certain conditions, to obtain a new sponsor if the school: (1) has been in its current facility for at least three years prior to the 2009-2010 school year, (2) is sponsored by a school district adjacent to the district in which the school is located, (3) emphasizes serving gifted students, and (4) has been rated continuous improvement or higher for the three years prior to the 2009-2010 school year.

Authorizes the Department of Education and the Chancellor of the Board of Regents to establish a longitudinal data system for students in public elementary and secondary schools and public institutions of higher education by combining their student data using the Department's existing system for giving each student a unique identifier number.

Extends the deadline for certain school districts that have been allocated a share of federally qualified (interest-free) school construction bonds for their state-assisted classroom facilities projects to secure voter approval for their projects.

Makes the performance of the Harmon Commission's duties to designate certain classrooms as creative learning environments and to award grants for such classrooms contingent on available funds.



ENVIRONMENT AND NATURAL RESOURCES

S.B. 73

Sens. Niehaus and Wilson, Carey, Seitz, Patton, Cafaro, Schuler, Schaffer, Gibbs, Stewart, Buehrer, Faber, Harris, Hughes

Reps. Dodd, R. Adams, Amstutz, Baker, Balderson, Batchelder, Belcher, Blair, Blessing, Bolon, Book, Brown, Bubp, Carney, Chandler, Coley, Combs, Daniels, DeBose, Derickson, Dolan, Domenick, Dyer, Evans, Gardner, Garland, Garrison, Gerberry, Goyal, Grossman, Hackett, Hall, Harris, Harwood, Hite, Hottinger, Jones, Jordan, Lehner, Letson, Luckie, Maag, Mandel, McClain, McGregor, Mecklenborg, Oelslager, Phillips, Pryor, Sayre, Sears, Stebelton, Stewart, Uecker, B. Williams, Winburn, Yates, Yuko, Zehringer

Effective date: Emergency, June 15, 2009

Revises a provision in mining law pertaining to the imposition of a portion of the severance tax on coal by stating that the balance of the Reclamation Forfeiture Fund at the close of any fiscal year must be sufficient to complete the reclamation of **all** lands for which certain performance security was provided rather than reclamation of lands for which such performance security was provided as previously required.

Clarifies that an additional coal severance tax levied under continuing law must cease to be imposed for the subsequent calendar year, rather than just cease to be imposed as in former law, if the balance of the Fund is as described above and the mining permittee who is paying the additional tax has done so for each of the preceding five full calendar years.

Requires that the performance security required under the Coal Mining Law be payable to the state and conditioned on the faithful performance of all the requirements of that Law and rules adopted under it and the terms and conditions of a permit.

Revises the definition of "performance security" in the Coal Mining Law.

Modifies the requirement that an applicant for a coal mining and reclamation permit provide performance security in the full amount of the estimated cost of reclamation for a permitted coal preparation plant or certain coal refuse disposal areas by requiring such an applicant or permittee to do so if the applicant or permittee has not held a permit issued under the Coal Mining Law for any coal mining and reclamation operation for a period of five years or more.

Authorizes an applicant for a permit for a coal preparation plant or certain coal refuse disposal areas that has held a permit issued under the Coal Mining Law for a period of five years or more to provide performance security either in the full amount of the estimated cost of reclamation or in an amount of \$2,500 per acre of land together with reliance on the Reclamation Forfeiture Fund, and establishes notification procedures and procedures for the release of a portion of the performance security if such an applicant previously provided performance security in the full amount and elects to rely on the Fund.

Requires, rather than authorizes as in former law, the Chief of the Division of Mineral Resources Management in the Department of Natural Resources to make adjustments to the estimated cost of reclamation and the amount of a permittee's performance security that is provided without reliance on the Reclamation Forfeiture Fund as the land affected by mining increases or decreases.

Revises the financial responsibility requirements for repairing material damage and replacement of water supply resulting from subsidence for a permittee that provided performance security without reliance on the Reclamation Forfeiture Fund.

Removes a former provision that required disbursements from the Reclamation Forfeiture Fund to be made for the purpose of reclaiming areas that an operator had affected by mining and failed to reclaim under a surface mining permit issued under the Surface Mining Law.

Removes a former prohibition against the use of money from the Reclamation Forfeiture Fund for the reclamation of land or water resources affected by material damage from subsidence, thus allowing money from the Fund to be used for those purposes.

Requires each reclamation plan that is submitted as a part of a coal mining and reclamation permit application to be in the detail necessary for the Chief to determine the estimated cost of reclamation if the reclamation has to be performed by the Division of Mineral Resources Management in the event of a forfeiture of the performance security by the applicant, and removes the requirement that an applicant include an estimate of the cost per acre of reclamation in the reclamation plan.



HEALTH

H.B. 67

- Reps.** Carney, Amstutz, Balderson, Boyd, Evans, Hagan, Harris, Koziura, Letson, Luckie, Mecklenborg, Murray, Newcomb, Okey, Patten, Pillich, Skindell, Snitchler, Yuko, Zehringer, Gerberry, Lundy, Mallory, Sayre, Stewart, B. Williams, Daniels, J. Adams, Grossman, Hall, Hite, Stebelton, Bacon, Baker, Batchelder, Blair, Blessing, Bolon, Boose, Brown, Bulp, Burke, Celeste, Chandler, Coley, Combs, DeBose, Derickson, Dolan, Domenick, Driehaus, Dyer, Foley, Gardner, Garland, Garrison, Goodwin, Goyal, Hackett, Harwood, Heard, Hottinger, Huffman, Lehner, Maag, Mandel, Martin, McClain, McGregor, Moran, Morgan, Oelslager, Phillips, Pryor, Ruhl, Sears, Slesnick, Stautberg, Sykes, Szollosi, Uecker, Ujvagi, Wachtmann, Wagner, Weddington, S. Williams, Winburn, Yates
- Sens.** Fedor, R. Miller, Turner, Hughes, Buehrer, Carey, Faber, Gibbs, Gillmor, Goodman, Harris, D. Miller, Morano, Niehaus, Patton, Sawyer, Schaffer, Schiavoni, Schuring, Stewart, Strahorn, Wagoner, Wilson, Seitz, Kearney, Grendell, Widener

Effective date: October 6, 2009

Permits a person who is 16 to donate blood with parental consent.



HUMAN SERVICES

Sub. S.B. 79

Sens. Stewart, Roberts, Gibbs, Gillmor, Turner, Wagoner, Hughes, Carey, Wilson, Strahorn, Schuler, Sawyer, Patton, Niehaus, Morano, D. Miller, Kearney, Harris, Husted, Fedor, Coughlin, Cafaro, R. Miller, Schaffer, Smith

Reps. J. Adams, R. Adams, Bacon, Balderson, Belcher, Blair, Bolon, Book, Boyd, Brown, Bupp, Burke, Carney, Celeste, Chandler, Coley, Combs, Daniels, DeBose, DeGeeter, Derickson, Dodd, Dolan, Driehaus, Dyer, Evans, Fende, Foley, Gardner, Garland, Garrison, Gerberry, Goodwin, Goyal, Grossman, Hackett, Hagan, Harris, Harwood, Heard, Hite, Hottinger, Huffman, Jones, Koziura, Letson, Luckie, Mallory, Mandel, McClain, Moran, Murray, Newcomb, Oelslager, Okey, Patten, Phillips, Pillich, Pryor, Ruhl, Sayre, Sears, Skindell, Slesnick, Snitchler, Stautberg, Stewart, Szollosi, Uecker, Ujvagi, B. Williams, S. Williams, Winburn, Yates, Yuko, Zehringer

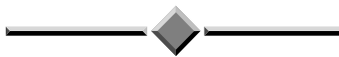
Effective date: October 6, 2009

Changes the name of the Department of Mental Retardation and Developmental Disabilities to the Department of Developmental Disabilities.

Changes the name of county boards of mental retardation and developmental disabilities to county boards of developmental disabilities.

Renames related state entities and state and county funds.

Confirms the abolishment of the Community Mental Retardation and Developmental Disabilities Trust Fund Advisory Council.



Am. Sub. S.B. 124

Sens. Faber and Schiavoni, Seitz, Fedor, Schuler, Kearney, D. Miller, Carey, Harris, Hughes, Patton, Strahorn, Wagoner, Gibbs, Stewart, R. Miller, Sawyer, Turner, Wilson

Reps. Harwood, Mecklenborg, Stebelton, J. Adams, Bolon, Carney, Combs, Daniels, Dodd, Domenick, Gerberry, Hackett, Huffman, Letson, Luckie, Murray, Okey, Patten, Sayre, Slesnick, Stautberg

Effective date: Emergency, December 28, 2009

Real property--transfer on death designation

Changes the transfer on death designation instrument from a deed to an affidavit.

Allows an individual who owns real property or any interest in real property as a survivorship tenant to execute a transfer on death designation affidavit.

Allows an individual who together with the individual's spouse owns real property or an interest in real property as tenants by the entireties pursuant to a deed recorded between February 9, 1972, and April 3, 1985, to execute a transfer on death designation affidavit.

Specifies the information that a transfer on death designation affidavit must include.

Provides that any person who knowingly makes any false statement in a transfer on death designation affidavit or an affidavit of confirmation is guilty of falsification.

Requires the county recorder to receive the transfer on death designation affidavit and cause it to be recorded in the same manner as deeds are recorded.

Requires that the transfer of a deceased owner's real property or interest in real property as designated in a transfer on death designation affidavit be recorded by presenting to the county auditor and filing with the county recorder an affidavit of confirmation executed by any transfer on death beneficiary to whom the transfer is made, and specifies the information that must be contained in the affidavit of confirmation.

Modifies the characteristics and ramifications that the real property or an interest in real property that is the subject of a transfer on death designation affidavit must have.

Provides that the act does not affect any deed that was executed and recorded prior to the effective date of the act and does not affect any transfer on death beneficiary designation made pursuant to the statute governing transfer on death designation instruments as it existed prior to the effective date of the act.

Specifies that a nontestamentary instrument includes, but is not limited to, a transfer on death designation affidavit.

Regulation of mortgage lenders under the Mortgage Loan Law and regulation of mortgage brokers under the Mortgage Brokers Law

Makes changes generally to the provisions of the Mortgage Loan Law and the Mortgage Brokers Law that were enacted or amended by Am. Sub. H.B. 1 of the 128th General Assembly in the implementation of the S.A.F.E. Act, Title V of the federal Housing and Economic Recovery Act of 2008.

Removes the requirement for a registrant engaged in residential mortgage loan activity to maintain a net worth of at least \$50,000 and, for each certificate of registration, assets of at least \$50,000 either in use or readily available for use in the conduct of business, and retains continuing law's requirement that the registrant maintain a corporate surety bond.

Permits the Superintendent of Financial Institutions to consider withdrawn an application or renewal application for registration under the Mortgage Loan Law or the Mortgage Brokers Law or for licensing as a loan originator under either Law if the information required under the applicable Law is not submitted to the Nationwide Mortgage Licensing System and Registry within the required period of time after the information is requested.

Requires an individual applying for a mortgage loan originator license under the Mortgage Loan Law to additionally achieve a test score of at least 75% correct answers on all questions relating to Ohio mortgage lending laws and the Ohio Consumer Sales Practices Act as it applies to registrants and licensees.

Specifies that either of the following must not have been convicted of or pleaded guilty to, as in continuing law, or pleaded *nolo contendere* (no contest) to any of the offenses specified in continuing law in a domestic, foreign, or military court during the applicable period of time: (1) an applicant for licensure as a loan originator under the Mortgage Loan Law or Mortgage Brokers Law, or (2) an applicant or any person whose

identity is required to be disclosed on an application for a mortgage broker certificate of registration.

Permits the Division or Superintendent of Financial Institutions to revoke, suspend, or refuse to issue or renew a certificate of registration or license under the Mortgage Loan Law or the Mortgage Brokers Law if it finds that the person has been convicted of or pleaded guilty to, as in continuing law, or pleaded *nolo contendere* to any of the offenses specified in continuing law in a domestic, foreign, or military court.

Prohibits any registrant, licensee, applicant, or other specified person under the Mortgage Loan Law or Mortgage Brokers Law from failing to notify the Division of Financial Institutions within 30 days after knowing that the registrant, licensee, applicant, or other person was convicted of or pleaded guilty to, as in continuing law, or pleaded *nolo contendere* to any of the offenses specified in continuing law in a domestic, foreign, or military court.

Requires an application by a credit union service organization for exemption from registration under the Mortgage Loan Law or the Mortgage Brokers Law, or an application by a mortgage banker from registration under the Mortgage Brokers Law, to include an attestation that the organization or mortgage banker, as applicable, and its owners, officers, or partners have not been convicted of or pleaded guilty to, as in continuing law, or pleaded *nolo contendere* to any of the offenses specified in continuing law in a domestic, foreign, or military court during the applicable period of time.

If a registrant under the Mortgage Brokers Law or any member of the immediate family of an owner of a registrant generally owns or controls a majority interest in an appraisal company, permits the Superintendent of Financial Institutions to order the registrant or family member to divest their interest in the company if the registrant is convicted of or pleads guilty to, as in continuing law, or pleads *nolo contendere* to a criminal violation of the Mortgage Brokers Law or to a felony in a domestic, foreign, or military court.

Provides that the persons excluded from the definition of "mortgage broker" in the Mortgage Brokers Law are excluded only with respect to the business engaged in or authorized by the person's charter, license, authority, approval, or certificate.

Specifically prohibits any person acting as a mortgage broker or loan originator from failing to register with, and maintain a valid unique identifier issued by, the Nationwide Mortgage Licensing System and Registry.

Replaces the term loan originator in the Consumer Sales Practices Act with loan officer, and defines "loan officer" as an individual who for compensation or gain, or in

anticipation of compensation or gain, takes or offers to take a residential mortgage loan application; assists or offers to assist a buyer in obtaining or applying to obtain a residential mortgage loan by, among other things, advising on loan terms, including rates, fees, and other costs; offers or negotiates terms of a residential mortgage loan; or issues or offers to issue a commitment for a residential mortgage loan.

Modifies the transition provisions of Am. Sub. H.B. 1 to specify dates when any credit union service organization or mortgage banker in operation as of January 1, 2010, may obtain a valid letter of exemption from the Superintendent of Financial Institutions to continue to operate as an exempt entity and when any person performing the duties of a mortgage loan originator and employed by any of specified persons or entities as of January 1, 2010, may obtain a mortgage loan originator license to continue to perform those duties.

Delinquent Tax and Assessment Collection Fund

Authorizes, temporarily, a treasurer and a prosecuting attorney of a county with a population greater than 800,000, but less than 900,000 to designate that part of any surplus balance in the county's Delinquent Tax and Assessment Collection Fund be used to pay operating expenses in that office in lieu of county general fund money.

Requirements for instruments or documents recorded with county recorder

Requires a county recorder to accept for recording an instrument or document that does not conform to the format requirements without charging the additional fees under continuing law for incidental information not essential to the recording process or the legal validity of the instrument or document.

Other provisions

Authorizes the Chief of the Division of Parks and Recreation in the Department of Natural Resources to make leases to remove coal by underground mining methods at Burr Oak State Park in Athens and Morgan counties pursuant to lease agreements and real estate transactions that have been entered into not later than January 1, 2011.

Authorizes the Governor to execute a release of reversionary interest in the name of the state of Ohio releasing the state's reversionary interest in specific real estate in Auglaize County if it ceased to be used for youth recreation center purposes or related civic purposes, and requires the release to be delivered to the Wapakoneta Family Young Men's Christian Association, Inc. for recording with the Auglaize County Recorder.



OCCUPATIONS AND PROFESSIONS

Am. Sub. S.B. 89

Sens. Morano, Fedor, Cafaro, Schiavoni, R. Miller, D. Miller, Kearney, Turner, Sawyer, Wilson, Wagoner, Gillmor, Schuring, Carey, Gibbs, Harris, Hughes, Niehaus, Patton, Schaffer, Strahorn, Smith

Reps. Bolon, Boose, Boyd, Brown, Carney, Celeste, Chandler, DeBose, DeGeeter, Dyer, Fende, Foley, Garland, Garrison, Goyal, Hackett, Hagan, Harris, Harwood, Koziura, Lehner, Letson, Luckie, Lundy, Mallory, Moran, Murray, Oelslager, Okey, Patten, Skindell, Slesnick, Stewart, Ujvagi, Weddington, B. Williams, S. Williams, Winburn, Yuko

Effective date: March 29, 2010

Permits an out-of-state or federally employed advanced practice nurse with authority to prescribe drugs to obtain a certificate to prescribe in Ohio without completing an externship or, if the nurse's practice did not include the authority to prescribe controlled substances, by completing only a portion of the externship.

Requires the Chancellor of the Ohio Board of Regents to establish within the Ohio Skills Bank a mechanism to facilitate communication, cooperation, and partnerships to meet regional and statewide nursing education needs.

Sets the Drug Repository Program's handling fee at \$7.40 until December 31, 2010.



STATE GOVERNMENT

Am. S.B. 93

Sens. Buehrer, Coughlin, Faber, R. Miller, Morano, Patton, Schaffer, Schuring, Seitz, Wagoner, Fedor, Turner, Hughes, Stewart, Carey, Gibbs, Gillmor, Grendell, Harris, Kearney, Niehaus, Sawyer, Strahorn, Wilson

Reps. Gerberry, Lundy, Sayre, Stewart, B. Williams, Daniels, Hall, Hite, Stebelton, R. Adams, Amstutz, Bacon, Balderson, Batchelder, Beck, Blair, Blessing, Bolon, Book, Boose, Carney, Celeste, Chandler, Coley, Combs, DeBose, DeGeeter, Derickson, Dodd, Dolan, Domenick, Dyer, Fende, Foley, Gardner, Garrison, Goodwin, Goyal, Grossman, Hackett, Hagan, Harris, Harwood, Huffman, Letson, Luckie, Maag, Mallory, Mandel, McClain, McGregor, Mecklenborg, Moran, Murray, Oelslager, Okey, Phillips, Sears, Skindell, Slesnick, Snitchler, Stautberg, Szollosi, Uecker, Wachtmann, S. Williams, Winburn, Yates, Yuko, Zehringer

Effective date: March 18, 2010

Creates the War of 1812 Bicentennial Commission, effective until December 31, 2015.

Prescribes the Commission's powers and duties.



TAXATION

Sub. H.B. 318

Reps. Sykes, Bolon, Chandler, DeBose, Foley, Hagan, Harris, Koziura, Letson, Luckie, Stewart, Szollosi, Ujvagi, B. Williams, Winburn, Yates, Yuko

Effective date: March 23, 2010; Sections 6, 7, 10, 11, and 12 and certain other provisions effective December 22, 2009

Postpones for two years the last of five previously scheduled reductions in state income tax rates.

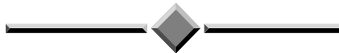
Exempts a school district from the requirement to provide all-day kindergarten to all kindergarten students in the 2010-2011 school year if the board of education submits to the Superintendent of Public Instruction: (1) a resolution requesting a delay and specifying justifications for the delay, and (2) a plan for fully implementing all-day kindergarten in 2012.

Requires the Chancellor of the Ohio Board of Regents, in consultation with representatives of state institutions of higher education and with Controlling Board approval, to designate one construction project at each of three different institutions as a Construction Reform Demonstration Project that is to utilize alternative methods of construction delivery in accordance with the act.

Makes changes to education appropriations for fiscal years 2010 and 2011.

Makes changes to State Employment Relations Board appropriations for fiscal years 2010 and 2011.

Makes changes to Department of Mental Health appropriations for fiscal years 2010 and 2011.





Status Report of Legislation - 128th GA			House Action				Senate Action				Further Action			
House Bill	A - Amended R - Rereferred S - Substitute * - Note F - Failed to Pass P - Postponed V - Vetoed		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Effective Date
	Primary Sponsor(s)	Subject												
1	Sykes	Operating budget-fiscal years 2010-2011	02/12/09	FA	S 04/28/09	A 04/29/09	04/30/09	FIN	S 06/02/09	A 06/03/09	06/10/09	07/13/09	07/17/09	* 07/17/09
2	Ujvagi	Transportation budget-fiscal years 2010-2011	02/12/09	FA	S 03/05/09	A 03/05/09	03/10/09	HT	S 03/18/09	A 03/18/09	03/24/09	04/01/09	04/01/09	* 07/01/09
15	Sykes	Workers' Compensation fiscal years 2010-2011 appropriations	02/17/09	*FA	* A 03/24/09	03/24/09	03/25/09	ICL	S 06/17/09	* 06/17/09	06/24/09	*06/30/09	06/30/09	* 06/30/09
16	Sykes	Industrial Commission fiscal years 2010-2011 appropriations	02/17/09	*FA	* 03/24/09	03/24/09	03/25/09	ICL	S 06/16/09	A 06/29/09		06/30/09	06/30/09	* 06/30/09
19	Harwood	School districts-dating violence policy/education	02/18/09	ED	S 05/06/09	05/13/09	05/14/09	ED	* S 12/16/09	12/16/09		12/17/09	12/28/09	03/29/10
67	Camey	Sixteen-year-olds-donate blood with parental consent	03/10/09	SG	03/26/09	* 04/01/09	04/01/09	SLG	06/29/09	07/06/09		07/06/09	07/07/09	10/06/09
150	Ujvagi McGregor	Interim budget July 15-21, 2009/ Military Family Month-August	04/23/09	VA	05/12/09	A 05/13/09	05/14/09	SLG	06/29/09	A 07/13/09		07/13/09	07/14/09	07/14/09
245	Sykes	Short-term operating appropriations-July 8-14, 2009	06/30/09	RR	07/01/09	07/01/09	07/01/09	RUL	07/06/09	07/06/09		07/06/09	07/07/09	07/07/09
290	Bubp Pryor	Junior ROTC-Ohio Core Curriculum elective/ excuse from physical education	09/29/09	ED	11/05/09	A 11/18/09	11/19/09	ED	S 12/16/09	A 12/16/09		12/17/09	12/28/09	12/28/09
318	Sykes	Postpone last scheduled income tax reduction/reduce legislative pay	10/16/09	FA	10/20/09	A 10/21/09	10/22/09	FIN	S 12/17/09	12/17/09		12/17/09	12/22/09	* 03/23/10
363	Okey Newcomb	Concentrated Animal Feeding Facilities Law-revise	11/10/09	ANR	S 12/01/09	12/01/09	12/02/09	AG	12/09/09	12/09/09		12/09/09	12/22/09	12/22/09

H.B. No.

Notes for House Bill Status Report

- 1 Eff. Date Note: Certain provisions effective 10/16/09; certain provisions effective on other dates; contains item vetoes
- 2 Eff. Date Note: Certain provisions effective 04/01/09 and 01/01/10; contains item vetoes
- 15 H. Cmte. Assigned Note: Referred to INS on 02/17/09
H. Cmte. Report Note: Reported by INS on 03/18/09
S. 3rd Cons. Note: Informally passed on 06/17/09 and retained its place on the calendar
Concurrence Note: Informally passed on 06/23/09 and retained its place on the calendar
Eff. Date Note: Certain provisions effective 09/29/09; contains item vetoes
- 16 H. Cmte. Assigned Note: Referred to INS on 02/17/09
H. Cmte. Report Note: Reported by INS on 02/26/09
Eff. Date Note: Certain provisions effective 09/29/09
- 19 S. Cmte. Report Note: Reported by ED on 11/18/09; Re-committed to ED on 12/09/09
- 67 H. 3rd Cons. Note: Informally passed on 03/26/09 until 03/31/09; Informally passed on 03/31/09 and retained its place on the calendar
- 318 Eff. Date Note: Sections 6, 7, 10, 11, and 12 and certain other provisions effective 12/22/09



Status Report of Legislation - 128th GA			Senate Action				House Action				Other Action			
Senate Bill	A - Amended F - Failed to Pass R - Rereferred P - Postpone S - Substitute V - Vetoed * - Note		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Effective Date
	Primary Sponsor(s)	Subject												
73	Niehau Wilson	Coal mining-revise laws/severance tax/security/reclamation	03/10/09	ENR	04/23/09	04/29/09	04/30/09	ANR	05/21/09	06/03/09		06/03/09	06/15/09	06/15/09
79	Stewart	State & local MRDD agencies-change name to refer only to developmental disabilities	03/11/09	SLG	04/21/09	04/22/09	04/23/09	LGA	S 06/10/09	06/10/09		06/17/09	07/07/09	10/06/09
89	Morano	Out-of-state nurses - prescriptive authority / hospitals & nursing education - cooperation	04/01/09	HHA	S 06/30/09	07/13/09	07/14/09	HLT	11/24/09	A 12/16/09		12/17/09	12/28/09	03/29/10
93	Buehler	War of 1812 Bicentennial Commission	04/02/09	SLG	05/05/09	06/17/09	06/18/09	SG	A 10/08/09	10/28/09		* 11/18/09	12/08/09	03/18/10
106	Buehler Kearney	Estates and trusts-revise law	04/09/09	JCV	S 06/18/09	06/25/09	06/29/09	CC	S 11/18/09	12/08/09		12/15/09	12/23/10	03/24/10
124	Faber Schivoni	Real property-transfers on death-revise law	04/30/09	JCV	10/06/09	10/28/09	10/29/09	CC	S 12/10/09	A 12/16/09		12/17/09	12/28/09	12/28/09

S.B. No.

Notes for Senate Bill Status Report

89 H. 3rd Cons. Note: Informally passed on 12/16/09 and retained its place on the calendar

93 Concurrence Note: Informally passed on 11/10/09, 11/12/09, 11/16/09, and 11/17/09 and retained its place on the calendar



Status Report of Legislation - 127th GA			Senate Action				House Action				Other Action			
Senate Jnt. Reso.	A - Amended F - Failed to Pass R - Rereferred P - Postpone S - Substitute V - Vetoed * - Note		Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	Introduced	Cmte. Assigned	Cmte. Report	Passed 3rd Consideration	To Conf. Cmte.	Concurrence	Gov. Action	Effective Date
	Primary Sponsor(s)	Subject												
1	Grendell Wilson	CA-Persian Gulf-Afghanistan/Iraq conflicts-compensate veterans	02/10/09	FIN	S 02/18/09	02/18/09	02/19/09	VA	02/26/09	03/03/09		03/03/09		*
6	Gibbs Wilson	Ohio Livestock Care Standards Board	06/18/09	AG	S 06/25/09	A 06/25/09	06/29/09	ANR		A 07/13/09		07/13/09		*

S.J.R. No.

Notes for Senate Joint Resolution Status Report

- 1 Eff. Date Note: Constitutional amendment adopted by voters on 11/03/09
- 6 Eff. Date Note: Constitutional amendment adopted by voters on 11/03/09

HISTORY OF BILLS THAT BECAME ACTS

Listed on the following pages is the legislative history of each bill enacted in 2009. The legend at the top left-hand corner of the following pages contains abbreviations for various actions taken on the bills. The committees of the House of Representatives and Senate are abbreviated as follows:

House

ANR	Agriculture & Natural Resources
CC	Civil & Commercial Law
ED	Education
FA	Finance & Appropriations
HLT	Health
LGA	Local Government/Public Administration
RR	Rules & Reference
SG	State Government
VA	Veterans Affairs

Senate

AG	Agriculture
ED	Education
ENR	Environment & Natural Resources
FIN	Finance & Financial Institutions
HHA	Health, Human Services & Aging
HT	Highways & Transportation
ICL	Insurance, Commerce & Labor
JCV	Judiciary – Civil Justice
RUL	Rules
SLG	State & Local Government & Veterans Affairs



REVISED CODE SECTIONS AFFECTED

Listed below are all sections* of the Revised Code affected by acts of the 128th General Assembly during 2009. Most listed sections were amended, enacted, enacted new, or repealed using the same section number. Some sections were renumbered. For the renumbered sections, the old number and the new number are listed separately. The new number also appears in parentheses underneath the old number.

<u>General</u>			0117.102	H 0001	Repeal	0123.153	H 0002	Enact
<u>Provisions</u>			0117.102	S 0079	Amend	0124.03	H 0001	Amend
			0118.05	H 0001	Amend	0124.04	H 0001	Amend
0005.2265	H 0001	Enact	0120.08	H 0001	Amend	0124.07	H 0001	Amend
0005.2265	H 0150	Enact	0121.02	S 0079	Amend	0124.11	H 0001	Amend
0005.24	H 0002	Enact	0121.03	S 0079	Amend	0124.11	S 0079	Amend
0009.06	H 0001	Amend	0121.04	H 0001	Amend	0124.134	H 0001	Amend
0009.239	S 0079	Amend	0121.07	H 0001	Amend	0124.14	H 0001	Amend
0009.24	H 0001	Amend	0121.08	H 0001	Amend	0124.15	H 0016	Amend
0009.314	H 0001	Amend	0121.083	H 0001	Amend	0124.152	H 0001	Amend
0009.317	H 0001	Enact	0121.084	H 0001	Amend	0124.18	H 0016	Amend
0009.55	S 0079	Amend	0121.31	H 0001	Amend	0124.181	H 0016	Amend
			0121.32	S 0079	Amend	0124.181	H 0001	Amend
			0121.36	S 0079	Amend	0124.183	H 0001	Amend
<u>Title 1</u>			0121.37	H 0001	Amend	0124.22	H 0001	Amend
			0121.37	S 0079	Amend	0124.23	H 0001	Amend
0101.34	H 0001	Amend	0121.375	H 0001	Enact	0124.23	S 0079	Amend
0101.37	S 0079	Amend	0121.40	H 0001	Amend	0124.241	S 0079	Amend
0101.39	S 0079	Amend	0121.401	H 0001	Amend	0124.27	S 0079	Amend
0101.72	H 0001	Amend	0121.402	H 0001	Amend	0124.27	H 0001	Amend
0102.02	H 0001	Amend	0121.51	H 0002	Amend	0124.321	H 0001	Amend
0103.24	H 0001	Enact	0121.52	H 0015	Amend	0124.324	H 0001	Amend
0107.12	S 0079	Amend	0121.53	H 0002	Enact	0124.325	H 0001	Amend
0107.19	H 0001	Enact	0122.011	H 0001	Amend	0124.34	H 0001	Amend
0107.21	H 0001	Amend	0122.042	H 0001	Enact	0124.34	H 0016	Amend
0109.57	H 0001	Amend	0122.05	H 0001	Amend	0124.38	S 0079	Amend
0109.57	S 0079	Amend	0122.051	H 0001	Amend	0124.381	S 0079	Amend
0109.572	H 0001	Amend	0122.075	H 0001	Amend	0124.381	H 0001	Amend
0109.572	S 0079	Amend	0122.077	H 0002	Enact	0124.382	H 0001	Amend
0109.71	S 0079	Amend	0122.12	H 0001	Enact	0124.385	H 0001	Amend
0109.73	H 0001	Amend	0122.121	H 0001	Enact	0124.385	H 0016	Amend
0109.731	H 0001	Amend	0122.151	H 0001	Amend	0124.386	H 0001	Amend
0109.742	H 0001	Amend	0122.17	H 0001	Amend	0124.392	H 0001	Amend
0109.744	H 0001	Amend	0122.171	H 0001	Amend	0124.392	H 0016	Amend
0109.751	H 0001	Amend	0122.40	H 0001	Amend	0124.393	H 0001	Enact
0109.761	H 0001	Amend	0122.603	H 0001	Amend	0124.81	H 0001	Amend
0109.77	S 0079	Amend	0122.71	H 0001	Amend	0124.821	H 0001	Enact
0109.77	H 0001	Amend	0122.751	H 0001	Amend	0124.822	H 0001	Enact
0109.802	H 0001	Amend	0122.76	H 0001	Amend	0124.86	H 0001	Enact
0109.803	H 0001	Amend	0122.85	H 0001	Enact	0125.18	H 0001	Amend
0109.86	S 0079	Amend	0122.89	H 0001	Amend	0125.181	H 0001	Enact
0111.26	H 0001	Enact	0123.01	H 0001	Amend	0125.20	H 0001	Enact
0111.27	H 0001	Enact	0123.01	S 0079	Amend	0125.602	S 0079	Amend

* Some sections that were affected by bills are not listed and some sections, although listed, do not show all of the actions affecting them. Excluded from the list are sections with sunsets (future repeals), sections for which the amendment, enactment, repeal, or end of suspension has been postponed to a later date by legislation enacted during 2009, and sections whose enactment or amendment are subject to a future referendum. The list also excludes sections vetoed in full by the Governor and, though none in 2009, sections nullified by referendum.

0125.603	S 0079	Amend	0154.20	S 0079	Amend	0173.811	H 0001	Repeal
0125.831	H 0001	Amend	0156.01	H 0001	Amend	0173.812	H 0001	Repeal
0126.05	H 0001	Amend	0156.02	H 0001	Amend	0173.813	H 0001	Repeal
0126.05	H 0016	Amend	0156.03	H 0001	Amend	0173.814	H 0001	Repeal
0126.21	H 0001	Amend	0156.04	H 0001	Amend	0173.815	H 0001	Repeal
0126.32	S 0079	Amend	0166.02	H 0001	Amend	0173.82	H 0001	Repeal
0126.35	H 0001	Amend	0166.07	H 0001	Amend	0173.83	H 0001	Repeal
0126.50	H 0001	Enact	0166.08	H 0001	Amend	0173.831	H 0001	Repeal
0126.501	H 0001	Enact	0166.11	H 0001	Amend	0173.832	H 0001	Repeal
0126.502	H 0001	Enact	0166.22	H 0001	Enact	0173.833	H 0001	Repeal
0126.503	H 0001	Enact	0166.25	H 0001	Amend	0173.84	H 0001	Repeal
0126.504	H 0001	Enact	0166.28	H 0001	Enact	0173.85	H 0001	Repeal
0126.505	H 0001	Enact	0169.08	H 0001	Amend	0173.86	H 0001	Repeal
0126.506	H 0001	Enact	0173.03	S 0079	Amend	0173.861	H 0001	Repeal
0126.507	H 0001	Enact	0173.08	H 0001	Amend	0173.87	H 0001	Repeal
0127.16	H 0001	Amend	0173.28	H 0001	Enact	0173.871	H 0001	Repeal
0127.16	S 0079	Amend	0173.35	H 0001	Amend	0173.872	H 0001	Repeal
0131.23	H 0001	Amend	0173.392	H 0001	Amend	0173.873	H 0001	Repeal
0131.33	H 0001	Amend	0173.40	H 0001	Amend	0173.874	H 0001	Repeal
0131.38	H 0001	Enact	0173.401	H 0001	Amend	0173.875	H 0001	Repeal
0133.01	H 0001	Amend	0173.402	H 0001	Enact	0173.876	H 0001	Repeal
0133.02	H 0001	Amend	0173.403	H 0001	Enact	0173.88	H 0001	Repeal
0133.022	H 0001	Enact	0173.42	H 0001	Amend	0173.89	H 0001	Repeal
0133.06	H 0001	Amend	0173.421	H 0001	Enact	0173.891	H 0001	Repeal
0133.18	H 0001	Amend	0173.422	H 0001	New Number	0173.892	H 0001	Repeal
0133.20	H 0001	Amend	0173.423	H 0001	Enact	0173.90	H 0001	Repeal
0133.21	H 0001	Amend	0173.424	H 0001	Enact	0173.91	H 0001	Repeal
0133.34	H 0001	Amend	0173.425	H 0001	Enact	0173.99	H 0001	Amend
0133.52	H 0002	Amend	0173.43	H 0001	Amend	0174.02	H 0001	Amend
0135.03	H 0001	Amend	0173.43	H 0001	New Enact	0174.03	H 0001	Amend
0135.06	H 0001	Amend	0173.43	H 0001	Old Number	0174.06	H 0001	Amend
0135.08	H 0001	Amend			(0173.422)	0175.01	H 0001	Amend
0135.32	H 0001	Amend	0173.431	H 0001	Enact	0175.052	H 0001	Enact
0135.801	S 0079	Amend	0173.432	H 0001	Enact	0175.30	H 0001	Enact
0135.802	S 0079	Amend	0173.433	H 0001	Enact	0175.31	H 0001	Enact
0135.803	S 0079	Amend	0173.434	H 0001	Enact	0175.32	H 0001	Enact
0140.01	S 0079	Amend	0173.50	H 0001	Amend	0176.05	H 0001	Amend
0140.03	S 0079	Amend	0173.501	H 0001	Enact			
0140.05	S 0079	Amend	0173.70	H 0001	Enact			
0141.04	H 0001	Amend	0173.71	H 0001	Repeal	<u>Title 3</u>		
0145.012	H 0001	Amend	0173.72	H 0001	Repeal			
0145.012	S 0079	Amend	0173.721	H 0001	Repeal	0303.213	H 0001	Amend
0145.297	S 0079	Amend	0173.722	H 0001	Repeal	0305.14	S 0079	Amend
0145.298	H 0001	Amend	0173.723	H 0001	Repeal	0307.10	S 0079	Amend
0148.02	H 0001	Amend	0173.724	H 0001	Repeal	0307.626	H 0001	Amend
0148.04	H 0001	Amend	0173.73	H 0001	Repeal	0307.629	H 0001	Amend
0148.05	H 0001	Enact	0173.731	H 0001	Repeal	0307.79	H 0001	Amend
0149.32	S 0093	Enact	0173.732	H 0001	Repeal	0307.86	S 0079	Amend
0149.321	S 0093	Enact	0173.74	H 0001	Repeal	0309.10	S 0079	Amend
0149.43	H 0001	Amend	0173.741	H 0001	Repeal	0311.17	H 0001	Amend
0149.45	H 0001	Amend	0173.742	H 0001	Repeal	0311.42	H 0001	Amend
0150.01	H 0001	Amend	0173.75	H 0001	Repeal	0317.114	S 0124	Amend
0150.02	H 0001	Amend	0173.751	H 0001	Repeal	0319.16	S 0079	Amend
0150.03	H 0001	Amend	0173.752	H 0001	Repeal	0319.28	H 0001	Amend
0150.04	H 0001	Amend	0173.753	H 0001	Repeal	0319.301	H 0001	Amend
0150.05	H 0001	Amend	0173.76	H 0001	Repeal	0319.302	H 0001	Amend
0150.051	H 0001	Enact	0173.77	H 0001	Repeal	0319.54	H 0001	Amend
0150.07	H 0001	Amend	0173.771	H 0001	Repeal	0321.24	H 0001	Amend
0151.01	H 0002	Amend	0173.772	H 0001	Repeal	0321.261	H 0001	Amend
0151.09	H 0002	Amend	0173.773	H 0001	Repeal	0323.01	H 0001	Amend
0151.40	H 0002	Amend	0173.78	H 0001	Repeal	0323.121	H 0001	Amend
0152.09	H 0001	Amend	0173.79	H 0001	Repeal	0323.156	H 0001	Amend
0152.10	H 0001	Amend	0173.791	H 0001	Repeal	0323.73	H 0001	Amend
0152.12	H 0001	Amend	0173.80	H 0001	Repeal	0323.74	H 0001	Amend
0152.15	H 0001	Amend	0173.801	H 0001	Repeal	0323.77	H 0001	Amend
0152.33	H 0001	Amend	0173.802	H 0001	Repeal	0323.78	H 0001	Amend
0153.013	H 0001	Enact	0173.803	H 0001	Repeal	0325.19	S 0079	Amend
0154.17	S 0079	Amend	0173.81	H 0001	Repeal	0329.03	H 0001	Amend



0329.04	H 0001	Amend	0907.31	H 0001	Amend	1321.54	H 0001	Amend
0329.042	H 0001	Amend	0915.24	H 0001	Amend	1321.54	S 0124	Amend
0329.051	H 0001	Amend	0918.08	H 0001	Amend	1321.55	H 0001	Amend
0329.06	H 0001	Amend	0918.28	H 0001	Amend	1321.55	S 0124	Amend
0329.06	S 0079	Amend	0921.02	H 0001	Amend	1321.551	H 0001	Amend
0340.033	H 0001	Amend	0921.06	H 0001	Amend	1321.552	H 0001	Enact
0343.01	H 0001	Amend	0921.09	H 0001	Amend	1321.57	H 0001	Amend
0351.01	H 0001	Amend	0921.11	H 0001	Amend	1321.59	H 0001	Amend
0351.021	H 0001	Amend	0921.13	H 0001	Amend	1321.59	S 0124	Amend
			0921.16	H 0001	Amend	1321.591	H 0001	Enact
			0921.22	H 0001	Amend	1321.592	H 0001	Enact
<u>Title 5</u>			0921.27	H 0001	Amend	1321.593	H 0001	Enact
			0921.29	H 0001	Amend	1321.594	H 0001	Enact
0504.21	H 0001	Amend	0923.44	H 0001	Amend	1321.60	H 0001	Amend
0505.82	H 0001	Amend	0923.46	H 0001	Amend	1321.99	H 0001	Amend
			0927.51	H 0001	Amend	1322.01	H 0001	Amend
			0927.52	H 0001	Amend	1322.01	S 0124	Amend
<u>Title 7</u>			0927.53	H 0001	Amend	1322.02	H 0001	Amend
			0927.54	H 0001	Enact	1322.02	S 0124	Amend
0711.001	H 0001	Amend	0927.56	H 0001	Amend	1322.022	H 0001	Enact
0711.05	H 0001	Amend	0927.69	H 0001	Amend	1322.022	S 0124	Amend
0711.10	H 0001	Amend	0927.70	H 0001	Amend	1322.023	H 0001	Enact
0711.131	H 0001	Amend	0927.701	H 0001	Amend	1322.023	S 0124	Amend
0717.25	H 0001	Enact	0927.71	H 0001	Amend	1322.024	H 0001	Enact
0718.04	H 0001	Amend	0927.74	H 0001	Repeal	1322.025	H 0001	Enact
0721.15	H 0001	Amend	0942.01	H 0001	Amend	1322.03	H 0001	Amend
			0942.02	H 0001	Amend	1322.03	S 0124	Amend
			0942.06	H 0001	Amend	1322.031	H 0001	Amend
<u>Title 9</u>			0942.13	H 0001	Amend	1322.031	S 0124	Amend
			0943.01	H 0001	Amend	1322.04	H 0001	Amend
0901.041	H 0001	Enact	0943.02	H 0001	Amend	1322.04	S 0124	Amend
0901.20	H 0001	Amend	0943.031	H 0001	Enact	1322.041	H 0001	Amend
0901.32	H 0001	Amend	0943.04	H 0001	Amend	1322.041	S 0124	Amend
0901.43	H 0001	Amend	0943.05	H 0001	Amend	1322.05	H 0001	Amend
0901.91	H 0001	Enact	0943.06	H 0001	Amend	1322.051	H 0001	Amend
0903.01	H 0363	Amend	0943.07	H 0001	Amend	1322.052	H 0001	Amend
0903.02	H 0363	Amend	0943.13	H 0001	Amend	1322.06	H 0001	Amend
0903.03	H 0363	Amend	0943.14	H 0001	Amend	1322.061	H 0001	Amend
0903.04	H 0363	Amend	0943.16	H 0001	Amend	1322.062	H 0001	Amend
0903.05	H 0363	Amend	0953.21	H 0001	Amend	1322.062	S 0124	Amend
0903.06	H 0363	Amend	0953.22	H 0001	Amend	1322.063	H 0001	Amend
0903.07	H 0363	Amend	0953.23	H 0001	Amend	1322.064	H 0001	Amend
0903.08	H 0363	Amend	0955.201	H 0002	Amend	1322.065	H 0001	Enact
0903.081	H 0363	Amend	0955.201	H 0001	Amend	1322.07	H 0001	Amend
0903.082	H 0001	Amend	0955.202	H 0002	Repeal	1322.07	S 0124	Amend
0903.082	H 0363	Amend				1322.071	H 0001	Amend
0903.09	H 0363	Amend				1322.072	H 0001	Amend
0903.10	H 0363	Amend	<u>Title 13</u>			1322.074	H 0001	Amend
0903.11	H 0001	Amend				1322.074	S 0124	Amend
0903.15	H 0363	Amend	1321.20	H 0001	Amend	1322.075	H 0001	Amend
0903.16	H 0363	Amend	1321.51	H 0001	Amend	1322.08	H 0001	Amend
0903.17	H 0363	Amend	1321.51	S 0124	Amend	1322.081	H 0001	Amend
0903.25	H 0001	Amend	1321.52	H 0001	Amend	1322.09	H 0001	Amend
0905.32	H 0001	Amend	1321.521	H 0001	Enact	1322.10	H 0001	Amend
0905.33	H 0001	Amend	1321.522	H 0001	Enact	1322.10	S 0124	Amend
0905.331	H 0001	Amend	1321.522	S 0124	Amend	1322.11	H 0001	Amend
0905.36	H 0001	Amend	1321.53	H 0001	Amend	1322.99	H 0001	Amend
0905.38	H 0001	Repeal	1321.53	S 0124	Amend	1322.99	S 0124	Amend
0905.381	H 0001	Repeal	1321.531	H 0001	Enact	1332.24	H 0001	Amend
0905.50	H 0001	Amend	1321.531	S 0124	Amend	1332.25	H 0001	Amend
0905.51	H 0001	Amend	1321.532	H 0001	Enact	1343.011	H 0001	Amend
0905.52	H 0001	Amend	1321.532	S 0124	Amend	1343.011	S 0124	Amend
0905.56	H 0001	Amend	1321.533	H 0001	Enact	1345.01	H 0001	Amend
0905.66	H 0001	Repeal	1321.533	S 0124	Amend	1345.01	S 0124	Amend
0907.13	H 0001	Amend	1321.534	H 0001	Enact	1345.05	H 0001	Amend
0907.14	H 0001	Amend	1321.535	H 0001	Enact	1345.05	S 0124	Amend
0907.16	H 0001	Repeal	1321.535	S 0124	Amend	1345.09	H 0001	Amend
0907.30	H 0001	Amend	1321.536	H 0001	Enact	1345.09	S 0124	Amend



1347.08	H 0001	Amend	1521.062	H 0001	Amend	1710.10	H 0001	Amend
1349.31	H 0001	Amend	1521.063	H 0001	Amend	1710.13	H 0001	Amend
1349.31	S 0124	Amend	1521.064	H 0001	Amend	1711.58	H 0001	Repeal
1349.43	H 0001	Amend	1521.07	H 0001	Amend	1721.211	H 0001	Amend
1349.43	S 0124	Amend	1521.10	H 0001	Amend	1724.02	H 0001	Amend
			1521.11	H 0001	Amend	1724.04	H 0001	Amend
			1521.12	H 0001	Amend	1733.252	H 0001	Enact
<u>Title 15</u>			1521.13	H 0001	Amend	1733.252	S 0124	Amend
			1521.14	H 0001	Amend	1733.26	H 0001	Amend
1501.01	H 0001	Amend	1521.15	H 0001	Amend	1739.05	H 0001	Amend
1501.05	H 0001	Amend	1521.16	H 0001	Amend	1751.01	S 0079	Amend
1501.07	H 0001	Amend	1521.18	H 0001	Amend	1751.02	S 0079	Amend
1501.30	H 0001	Amend	1521.19	H 0001	Amend	1751.03	H 0001	Amend
1502.12	H 0001	Amend	1523.01	H 0001	Amend	1751.04	H 0001	Amend
1504.01	H 0001	Repeal	1523.02	H 0001	Amend	1751.05	H 0001	Amend
1504.02	H 0001	Repeal	1523.03	H 0001	Amend	1751.14	H 0001	Amend
1504.03	H 0001	Repeal	1523.04	H 0001	Amend	1751.15	H 0001	Amend
1504.04	H 0001	Repeal	1523.05	H 0001	Amend	1751.16	H 0001	Amend
1506.01	H 0001	Amend	1523.06	H 0001	Amend	1751.18	H 0001	Amend
1507.01	H 0001	Amend	1523.07	H 0001	Amend	1751.19	H 0001	Amend
1511.01	H 0001	Amend	1523.08	H 0001	Amend	1751.32	H 0001	Amend
1511.02	H 0001	Amend	1523.09	H 0001	Amend	1751.321	H 0001	Amend
1511.021	H 0001	Amend	1523.10	H 0001	Amend	1751.34	H 0001	Amend
1511.022	H 0001	Amend	1523.11	H 0001	Amend	1751.35	H 0001	Amend
1511.03	H 0001	Amend	1523.12	H 0001	Amend	1751.36	H 0001	Amend
1511.04	H 0001	Amend	1523.13	H 0001	Amend	1751.45	H 0001	Amend
1511.05	H 0001	Amend	1523.14	H 0001	Amend	1751.46	H 0001	Amend
1511.06	H 0001	Amend	1523.15	H 0001	Amend	1751.48	H 0001	Amend
1511.07	H 0001	Amend	1523.16	H 0001	Amend	1751.53	H 0002	Amend
1511.071	H 0001	Amend	1523.17	H 0001	Amend	1751.831	H 0001	Amend
1511.08	H 0001	Amend	1523.18	H 0001	Amend	1751.84	H 0001	Amend
1513.01	S 0073	Amend	1523.19	H 0001	Amend	1751.85	H 0001	Amend
1513.07	S 0073	Amend	1523.20	H 0001	Amend	1753.09	H 0001	Amend
1513.08	S 0073	Amend	1533.11	H 0001	Amend			
1513.18	S 0073	Amend	1541.03	H 0001	Amend			
1514.08	H 0001	Amend	1541.083	S 0124	Amend	<u>Title 19</u>		
1514.10	H 0001	Amend	1547.01	H 0001	Amend			
1514.13	H 0001	Amend	1547.02	H 0001	Enact	1901.121	H 0001	Amend
1515.08	H 0001	Amend	1547.51	H 0001	Amend	1901.26	H 0001	Amend
1515.14	H 0001	Amend	1547.52	H 0001	Amend	1901.31	H 0001	Amend
1515.183	H 0001	Amend	1547.531	H 0001	Amend	1907.14	H 0001	Amend
1517.02	H 0001	Amend	1547.54	H 0001	Amend	1907.24	H 0001	Amend
1517.10	H 0001	Amend	1547.542	H 0001	Amend			
1517.11	H 0001	Amend	1547.73	H 0001	Amend			
1517.14	H 0001	Amend	1547.81	H 0001	New Number	<u>Title 21</u>		
1517.14	H 0001	Old Number	1547.82	H 0001	New Number			
		(1547.81)	1547.83	H 0001	New Number	2101.01	H 0001	Amend
1517.15	H 0001	Repeal	1547.84	H 0001	New Number	2101.16	S 0106	Amend
1517.16	H 0001	Old Number	1547.85	H 0001	Enact	2107.76	S 0106	Amend
		(1547.82)	1547.86	H 0001	Enact	2108.31	H 0067	Amend
1517.16	H 0001	Amend	1547.87	H 0001	Enact	2108.521	S 0079	Amend
1517.17	H 0001	Amend	1547.99	H 0001	Amend	2109.01	S 0079	Amend
1517.17	H 0001	Old Number	1548.10	H 0002	Amend	2109.04	S 0079	Amend
		(1547.83)	1548.10	H 0001	Amend	2109.21	S 0106	Amend
1517.18	H 0001	Old Number				2111.01	S 0079	Amend
		(1547.84)				2111.02	S 0079	Amend
1517.18	H 0001	Amend	<u>Title 17</u>			2111.05	S 0106	Amend
1519.03	H 0001	Amend				2111.10	S 0079	Amend
1520.02	H 0001	Amend	1707.17	H 0001	Amend	2111.18	S 0106	Amend
1520.03	H 0001	Amend	1707.18	H 0001	Amend	2125.04	S 0106	Amend
1521.02	H 0001	Repeal	1707.37	H 0001	Amend	2133.25	S 0079	Amend
1521.03	H 0001	Amend	1710.01	H 0001	Amend	2151.011	S 0079	Amend
1521.031	H 0001	Amend	1710.02	H 0001	Amend	2151.421	S 0079	Amend
1521.04	H 0001	Amend	1710.03	H 0001	Amend			
1521.05	H 0001	Amend	1710.04	H 0001	Amend			
1521.06	H 0001	Amend	1710.06	H 0001	Amend			
1521.061	H 0001	Amend	1710.07	H 0001	Amend			



<u>Title 23</u>			3121.03	H 0001	Amend	3304.231	S 0079	Amend
			3121.0311	H 0001	Amend	3306.01	H 0001	Enact
2301.02	H 0001	Amend	3121.035	H 0001	Amend	3306.011	H 0001	Enact
2301.03	H 0001	Amend	3121.037	H 0001	Amend	3306.012	H 0001	Enact
2303.201	H 0001	Amend	3121.19	H 0001	Amend	3306.02	H 0001	Enact
2305.19	S 0106	Amend	3121.20	H 0001	Amend	3306.03	H 0001	Enact
2305.234	H 0001	Amend	3121.898	H 0001	Amend	3306.04	H 0001	Enact
2305.24	H 0016	Amend	3123.952	H 0001	Amend	3306.05	H 0001	Enact
2305.25	H 0016	Amend	3125.25	H 0001	Amend	3306.051	H 0001	Enact
2317.422	H 0001	Amend				3306.052	H 0001	Enact
						3306.06	H 0001	Enact
						3306.07	H 0001	Enact
						3306.08	H 0001	Enact
<u>Title 25</u>						3306.09	H 0001	Enact
2503.17	H 0001	Amend	3301.041	H 0001	Enact	3306.091	H 0001	Enact
			3301.07	H 0001	Amend	3306.10	H 0001	Enact
			3301.07	S 0079	Amend	3306.11	H 0001	Enact
			3301.0710	H 0001	Amend	3306.12	H 0001	Enact
<u>Title 27</u>			3301.0711	H 0001	Amend	3306.13	H 0001	Enact
			3301.0712	H 0001	New Enact	3306.18	H 0001	Enact
2743.51	H 0001	Amend	3301.0712	H 0001	Repeal	3306.19	H 0001	Enact
2744.05	H 0001	Amend	3301.0714	H 0001	Amend	3306.191	H 0001	Enact
			3301.0714	H 0290	Amend	3306.192	H 0001	Enact
			3301.0715	H 0001	Amend	3306.21	H 0001	Enact
<u>Title 29</u>			3301.0716	H 0001	Amend	3306.22	H 0001	Enact
			3301.0718	H 0001	Amend	3306.25	H 0001	Enact
2903.214	H 0001	Amend	3301.0719	H 0001	Enact	3306.29	H 0001	Enact
2903.33	H 0001	Amend	3301.0721	H 0001	Enact	3306.291	H 0001	Enact
2903.33	S 0079	Amend	3301.075	H 0001	Amend	3306.292	H 0001	Enact
2907.27	H 0001	Amend	3301.076	H 0001	Enact	3306.30	H 0001	Enact
2911.21	H 0002	Amend	3301.079	H 0001	Amend	3306.31	H 0001	Enact
2911.21	H 0001	Amend	3301.12	H 0001	Amend	3306.33	H 0001	Enact
2913.46	H 0001	Amend	3301.122	H 0001	Enact	3306.34	H 0001	Enact
2915.01	H 0001	Amend	3301.15	S 0079	Amend	3306.35	H 0001	Enact
2919.271	S 0079	Amend	3301.16	H 0001	Amend	3306.40	H 0001	Enact
2921.13	H 0001	Amend	3301.41	H 0001	Repeal	3306.50	H 0001	Enact
2921.36	S 0079	Amend	3301.42	H 0001	Repeal	3306.51	H 0001	Enact
2921.38	S 0079	Amend	3301.43	H 0001	Repeal	3306.51	H 0290	Amend
2921.51	H 0001	Amend	3301.46	H 0001	Amend	3306.52	H 0001	Enact
2923.1210	H 0001	Amend	3301.52	S 0079	Amend	3306.53	H 0001	Enact
2923.1213	H 0001	Amend	3301.53	S 0079	Amend	3306.53	H 0290	Amend
2923.125	H 0001	Amend	3301.55	H 0001	Amend	3306.54	H 0001	Enact
2923.16	H 0001	Amend	3301.55	S 0079	Amend	3306.54	H 0290	Amend
2930.061	S 0079	Amend	3301.57	H 0001	Amend	3306.55	H 0001	Enact
2935.03	S 0079	Amend	3301.57	S 0079	Amend	3306.55	H 0290	Amend
2937.22	H 0001	Amend	3301.58	S 0079	Amend	3306.56	H 0001	Enact
2945.37	S 0079	Amend	3301.60	H 0001	Enact	3306.57	H 0001	Enact
2945.371	S 0079	Amend	3301.61	H 0001	Enact	3306.58	H 0001	Enact
2945.38	S 0079	Amend	3301.62	H 0001	Enact	3306.58	H 0290	Amend
2945.39	S 0079	Amend	3301.63	H 0001	Enact	3306.59	H 0290	Enact
2945.40	S 0079	Amend	3301.64	H 0001	Enact	3307.31	H 0001	Amend
2945.401	S 0079	Amend	3301.82	H 0001	Enact	3307.64	H 0001	Amend
2949.091	H 0001	Amend	3301.90	H 0001	Enact	3309.41	H 0001	Amend
2949.094	H 0002	Amend	3301.94	H 0290	Enact	3309.48	H 0001	Amend
2949.111	H 0001	Amend	3301.95	H 0001	Enact	3309.51	H 0001	Amend
2949.17	H 0001	Amend	3302.01	H 0001	Amend	3310.03	H 0001	Amend
2967.22	S 0079	Amend	3302.02	H 0001	Amend	3310.08	H 0001	Amend
2981.13	H 0001	Amend	3302.021	H 0001	Amend	3310.09	H 0001	Amend
			3302.03	H 0001	Amend	3310.11	H 0001	Amend
			3302.031	H 0001	Amend	3310.14	H 0001	Amend
<u>Title 31</u>			3302.032	H 0001	Repeal	3310.15	H 0001	Enact
			3302.05	H 0001	Amend	3310.41	H 0001	Amend
3105.87	H 0001	Amend	3302.07	H 0001	Amend	3311.06	H 0001	Amend
3109.18	S 0079	Amend	3304.14	H 0002	Amend	3311.19	H 0001	Amend
3111.04	H 0001	Amend	3304.16	H 0001	Amend	3311.21	H 0001	Amend
3119.01	H 0001	Amend	3304.181	H 0001	Enact	3311.29	H 0001	Amend
3119.371	H 0001	Enact	3304.182	H 0001	Enact	3311.52	H 0001	Amend
3119.54	H 0001	Amend	3304.231	H 0001	Amend			



3311.76	H 0001	Amend	3314.99	S 0079	Amend	3319.233	H 0001	Old Number
3313.174	H 0001	Old Number (3313.82)	3315.37	H 0001	Amend			(3333.049)
3313.473	H 0001	Repeal	3316.041	H 0001	Amend	3319.234	H 0001	Amend
3313.483	H 0001	Amend	3316.06	H 0001	Amend	3319.235	H 0001	Amend
3313.53	H 0001	Amend	3316.20	H 0001	Amend	3319.24	H 0001	Amend
3313.532	H 0001	Amend	3317.01	H 0001	Amend	3319.25	H 0001	Amend
3313.536	H 0001	Amend	3317.01	S 0079	Amend	3319.26	H 0001	Amend
3313.55	H 0001	Amend	3317.011	H 0001	Amend	3319.261	H 0001	Repeal
3313.60	H 0001	Amend	3317.013	H 0001	Amend	3319.28	H 0001	Amend
3313.60	H 0001	Amend	3317.018	H 0001	Enact	3319.291	H 0001	Amend
3313.60	H 0019	Amend	3317.02	H 0001	Amend	3319.302	H 0001	Repeal
3313.6013	H 0001	Amend	3317.02	S 0079	Amend	3319.303	H 0001	Amend
3313.6015	H 0001	Enact	3317.021	H 0001	Amend	3319.304	H 0001	Repeal
3313.602	H 0001	Amend	3317.0210	H 0001	Amend	3319.36	H 0001	Amend
3313.603	H 0001	Amend	3317.0211	H 0001	Amend	3319.39	H 0019	Amend
3313.603	H 0290	Amend	3317.0216	H 0001	Amend	3319.391	H 0001	Amend
3313.605	H 0001	Amend	3317.022	H 0001	Amend	3319.41	H 0001	Amend
3313.608	H 0001	Amend	3317.023	H 0001	Amend	3319.51	H 0001	Amend
3313.61	H 0001	Amend	3317.024	H 0001	Amend	3319.56	H 0001	Amend
3313.611	H 0001	Amend	3317.024	S 0079	Amend	3319.57	H 0001	Amend
3313.612	H 0001	Amend	3317.025	H 0001	Amend	3319.60	H 0001	Amend
3313.614	H 0001	Amend	3317.03	H 0001	Amend	3319.61	H 0001	Amend
3313.615	H 0001	Amend	3317.03	S 0079	Amend	3319.611	H 0001	Enact
3313.64	H 0001	Amend	3317.031	H 0001	Amend	3319.612	H 0001	Enact
3313.6410	H 0001	Amend	3317.032	S 0079	Amend	3319.63	H 0001	Amend
3313.642	H 0001	Amend	3317.04	H 0001	Amend	3319.70	H 0001	Enact
3313.65	H 0001	Amend	3317.05	S 0079	Amend	3319.71	H 0001	Enact
3313.65	S 0079	Amend	3317.051	S 0079	Amend	3319.99	S 0079	Amend
3313.666	H 0019	Amend	3317.052	S 0079	Amend	3321.01	H 0001	Amend
3313.713	H 0001	Amend	3317.061	H 0001	Amend	3321.041	H 0001	Enact
3313.715	S 0079	Amend	3317.063	H 0001	Amend	3321.05	H 0001	Amend
3313.719	H 0001	Enact	3317.07	S 0079	Amend	3323.01	S 0079	Amend
3313.82	H 0001	New Number	3317.08	H 0001	Amend	3323.02	S 0079	Amend
3313.821	H 0001	Enact	3317.081	H 0001	Amend	3323.021	S 0079	Amend
3313.822	H 0001	Enact	3317.082	H 0001	Amend	3323.03	S 0079	Amend
3313.83	H 0001	Enact	3317.12	H 0001	Amend	3323.04	S 0079	Amend
3313.86	H 0001	Enact	3317.15	S 0079	Amend	3323.05	H 0001	Amend
3313.976	H 0001	Amend	3317.16	H 0001	Amend	3323.05	S 0079	Amend
3313.978	H 0001	Amend	3317.18	H 0001	Amend	3323.07	S 0079	Amend
3313.98	H 0001	Amend	3317.20	H 0001	Amend	3323.09	S 0079	Amend
3313.981	H 0001	Amend	3317.20	S 0079	Amend	3323.091	H 0001	Amend
3314.012	H 0001	Amend	3317.201	H 0001	Amend	3323.091	S 0079	Amend
3314.015	H 0001	Amend	3318.011	H 0001	Amend	3323.12	S 0079	Amend
3314.016	H 0001	Amend	3318.051	H 0001	Amend	3323.14	H 0001	Amend
3314.02	H 0001	Amend	3318.061	H 0001	Amend	3323.141	S 0079	Amend
3314.021	H 0001	Amend	3318.312	H 0001	Enact	3323.142	H 0001	Amend
3314.022	S 0079	Amend	3318.36	H 0001	Amend	3323.142	S 0079	Amend
3314.027	H 0001	New Number	3318.38	H 0001	Amend	3323.31	S 0079	Amend
3314.028	H 0001	Enact	3318.44	H 0001	Amend	3324.05	H 0001	Amend
3314.028	H 0290	Amend	3319.073	H 0001	Amend	3325.08	H 0001	Amend
3314.03	H 0001	Amend	3319.073	H 0019	Amend	3326.02	H 0001	Amend
3314.08	H 0001	Amend	3319.08	H 0001	Amend	3326.03	H 0001	Amend
3314.085	H 0001	Amend	3319.081	H 0001	Amend	3326.04	H 0001	Amend
3314.087	H 0001	Amend	3319.0810	H 0001	Repeal	3326.05	H 0001	Amend
3314.088	H 0001	Enact	3319.088	H 0001	Amend	3326.06	H 0001	Amend
3314.091	H 0001	Amend	3319.11	H 0001	Amend	3326.07	H 0001	Amend
3314.10	H 0001	Amend	3319.151	H 0001	Amend	3326.08	H 0001	Amend
3314.13	H 0001	Amend	3319.16	H 0001	Amend	3326.11	H 0001	Amend
3314.15	H 0001	Repeal	3319.161	H 0001	Amend	3326.14	H 0001	Amend
3314.19	H 0001	Amend	3319.22	H 0001	Amend	3326.20	H 0001	Amend
3314.25	H 0001	Amend	3319.22	S 0079	Amend	3326.23	H 0001	Amend
3314.26	H 0001	Amend	3319.221	H 0001	Amend	3326.33	H 0001	Amend
3314.35	H 0001	Amend	3319.222	H 0001	Repeal	3326.36	H 0001	Amend
3314.35	H 0290	Amend	3319.222	H 0001	New Enact	3326.37	H 0001	Amend
3314.35	H 0019	Amend	3319.223	H 0001	Enact	3326.39	H 0001	Enact
3314.36	H 0001	Amend	3319.23	H 0001	Repeal	3326.51	H 0001	Amend
3314.44	H 0001	Enact	3319.233	H 0001	Amend	3326.99	S 0079	Amend



3327.02	H 0001	Amend	<u>Title 37</u>			3704.144	H 0001	Amend
3327.04	H 0001	Amend				3705.24	H 0001	Amend
3327.05	H 0001	Amend	3701.045	H 0001	Amend	3705.36	S 0079	Amend
3327.10	H 0001	Amend	3701.07	H 0001	Amend	3706.04	H 0001	Amend
3327.10	H 0019	Amend	3701.242	H 0001	Amend	3706.25	H 0001	Amend
3329.16	H 0001	Amend	3701.247	H 0001	Amend	3707.26	H 0001	Amend
3333.04	H 0001	Amend	3701.344	H 0001	Amend	3709.09	H 0001	Amend
3333.0410	H 0290	Enact	3701.611	H 0001	Enact	3709.092	H 0001	Enact
3333.048	H 0001	Enact	3701.77	H 0001	Repeal	3712.01	H 0001	Amend
3333.049	H 0001	New Number	3701.771	H 0001	Repeal	3712.03	H 0001	Amend
3333.122	H 0001	Amend	3701.772	H 0001	Repeal	3713.01	H 0001	Amend
3333.123	H 0001	Amend	3701.78	H 0001	Amend	3713.02	H 0001	Amend
3333.16	H 0001	Amend	3701.78	S 0079	Amend	3713.03	H 0001	Amend
3333.27	H 0001	Repeal	3701.93	H 0001	Repeal	3713.04	H 0001	Amend
3333.28	H 0001	Amend	3701.93	S 0079	Amend	3713.05	H 0001	Amend
3333.29	S 0089	Enact	3701.931	H 0001	Repeal	3713.06	H 0001	Amend
3333.35	H 0001	Amend	3701.932	H 0001	Repeal	3713.07	H 0001	Amend
3333.38	H 0001	Amend	3701.932	S 0079	Amend	3713.08	H 0001	Amend
3333.39	H 0001	Enact	3701.933	H 0001	Repeal	3713.09	H 0001	Amend
3333.391	H 0001	Enact	3701.933	S 0079	Amend	3713.10	H 0001	Amend
3333.392	H 0001	Enact	3701.934	H 0001	Repeal	3714.03	H 0001	Amend
3333.42	H 0001	Amend	3701.935	H 0001	Repeal	3714.07	H 0001	Amend
3333.61	H 0001	Amend	3701.936	H 0001	Repeal	3715.041	H 0001	Enact
3333.62	H 0001	Amend	3702.30	H 0001	Amend	3715.87	H 0001	Amend
3333.66	H 0001	Amend	3702.51	H 0001	Amend	3715.871	H 0001	Amend
3333.90	H 0001	Enact	3702.511	H 0001	Repeal	3715.873	H 0001	Amend
3334.03	H 0001	Amend	3702.52	H 0001	Amend	3717.23	H 0001	Amend
3334.07	H 0001	Amend	3702.523	H 0001	Repeal	3717.25	H 0001	Amend
3334.08	H 0001	Amend	3702.524	H 0001	Amend	3717.43	H 0001	Amend
3334.11	H 0001	Amend	3702.525	H 0001	Amend	3717.45	H 0001	Amend
3334.111	H 0001	Enact	3702.527	H 0001	Repeal	3718.03	H 0001	Amend
3334.12	H 0001	Amend	3702.528	H 0001	Repeal	3718.06	H 0001	Amend
3343.04	H 0001	Amend	3702.529	H 0001	Repeal	3719.21	H 0002	Amend
3345.011	H 0001	Amend	3702.53	H 0001	Amend	3721.01	H 0001	Amend
3345.062	H 0001	Amend	3702.532	H 0001	Amend	3721.01	S 0079	Amend
3345.12	H 0001	Amend	3702.54	H 0001	Amend	3721.02	H 0001	Amend
3345.32	H 0001	Amend	3702.542	H 0001	Repeal	3721.071	H 0001	Amend
3345.36	H 0001	Enact	3702.544	H 0001	Amend	3721.14	S 0079	Amend
3345.61	H 0001	Amend	3702.55	H 0001	Amend	3721.23	H 0001	Amend
3345.62	H 0001	Amend	3702.57	H 0001	Amend	3721.50	H 0001	Amend
3345.63	H 0001	Amend	3702.59	H 0001	Amend	3721.51	H 0001	Amend
3345.64	H 0001	Amend	3702.592	H 0001	Enact	3721.511	H 0001	Enact
3345.65	H 0001	Amend	3702.593	H 0001	Enact	3721.512	H 0001	Enact
3345.66	H 0001	Amend	3702.594	H 0001	Enact	3721.513	H 0001	Enact
3349.242	H 0001	Amend	3702.60	H 0001	Amend	3721.53	H 0001	Amend
3351.07	H 0001	Amend	3702.61	H 0001	Amend	3721.55	H 0001	Amend
3353.09	H 0001	Enact	3702.74	H 0001	Amend	3721.56	H 0001	Amend
3353.20	H 0001	Enact	3702.87	H 0001	Amend	3722.01	H 0001	Amend
3354.24	H 0001	Enact	3702.89	H 0001	Amend	3722.01	S 0079	Amend
3354.26	H 0001	Amend	3702.90	H 0001	Amend	3722.011	H 0001	Amend
3365.01	H 0001	Amend	3702.91	H 0001	Amend	3722.02	H 0001	Amend
3365.04	H 0001	Amend	3702.92	H 0001	Amend	3722.021	H 0001	Amend
3365.041	H 0001	Amend	3702.93	H 0001	Amend	3722.022	H 0001	Enact
3365.07	H 0001	Amend	3702.94	H 0001	Amend	3722.04	H 0001	Amend
3365.08	H 0001	Amend	3703.01	H 0001	Amend	3722.041	H 0001	Amend
3365.09	H 0001	Amend	3703.03	H 0001	Amend	3722.05	H 0001	Amend
3365.10	H 0001	Amend	3703.04	H 0001	Amend	3722.06	H 0001	Amend
3365.12	H 0001	Enact	3703.05	H 0001	Amend	3722.08	H 0001	Amend
3375.79	H 0001	Enact	3703.06	H 0001	Amend	3722.09	H 0001	Amend
			3703.07	H 0001	Amend	3722.10	H 0001	Amend
			3703.08	H 0001	Amend	3722.13	H 0001	Amend
			3703.10	H 0001	Amend	3722.14	H 0001	Amend
			3703.21	H 0001	Amend	3722.15	H 0001	Amend
			3703.99	H 0001	Amend	3722.16	H 0001	Amend
3501.01	S 0079	Amend	3704.03	H 0001	Amend	3722.17	H 0001	Amend
3501.17	H 0001	Amend	3704.14	H 0001	Amend	3722.18	H 0001	Amend
3503.18	H 0001	Amend	3704.143	H 0001	Repeal	3722.99	H 0001	Amend
3503.21	H 0001	Amend						
<u>Title 35</u>								



3724.01	H 0001	Repeal	<u>Title 39</u>			4105.191	H 0001	Amend
3724.02	H 0001	Repeal				4105.20	H 0001	Amend
3724.021	H 0001	Repeal	3901.381	H 0001	Amend	4105.21	H 0001	Amend
3724.03	H 0001	Repeal	3901.3812	H 0001	Amend	4109.06	S 0079	Amend
3724.04	H 0001	Repeal	3903.77	H 0001	Enact	4112.01	H 0001	Amend
3724.05	H 0001	Repeal	3905.423	H 0002	Amend	4112.04	H 0001	Amend
3724.06	H 0001	Repeal	3905.425	H 0002	Enact	4112.05	H 0001	Amend
3724.07	H 0001	Repeal	3905.426	H 0002	Enact	4112.051	H 0001	Amend
3724.08	H 0001	Repeal	3923.021	H 0001	Amend	4113.11	H 0001	Enact
3724.09	H 0001	Repeal	3923.022	H 0001	Amend	4115.32	S 0079	Amend
3724.10	H 0001	Repeal	3923.11	H 0001	Amend	4117.01	H 0001	Amend
3724.11	H 0001	Repeal	3923.122	H 0001	Amend	4117.02	H 0001	Amend
3724.12	H 0001	Repeal	3923.24	H 0001	Amend	4117.07	H 0001	Amend
3724.13	H 0001	Repeal	3923.241	H 0001	Enact	4117.12	H 0001	Amend
3724.99	H 0001	Repeal	3923.38	H 0002	Amend	4117.24	H 0001	Amend
3727.01	S 0079	Amend	3923.58	H 0001	Amend	4121.04	H 0016	Amend
3727.02	H 0001	Amend	3923.581	H 0001	Amend	4121.12	H 0015	Amend
3729.07	H 0001	Amend	3923.582	H 0001	Enact	4121.125	H 0015	Amend
3733.02	H 0001	Amend	3923.66	H 0001	Amend	4121.62	H 0015	Amend
3733.04	H 0001	Amend	3923.67	H 0001	Amend	4121.70	H 0015	Amend
3733.25	H 0001	Amend	3923.68	H 0001	Amend	4121.75	H 0015	Amend
3733.43	H 0001	Amend	3923.75	H 0001	Amend	4123.27	H 0001	Amend
3734.05	H 0001	Amend	3923.76	H 0001	Amend	4123.29	H 0015	Amend
3734.28	H 0001	Amend	3923.77	H 0001	Amend	4123.34	H 0015	Amend
3734.281	H 0001	Amend	3923.90	H 0001	Enact	4123.35	H 0015	Amend
3734.282	H 0001	Enact	3923.91	H 0001	Enact	4123.446	H 0001	Enact
3734.53	H 0001	Amend	3924.06	H 0001	Amend	4123.511	H 0016	Amend
3734.57	H 0001	Amend	3929.43	H 0001	Amend	4123.82	H 0015	Amend
3734.573	H 0001	Amend	3937.41	H 0001	Amend	4141.01	H 0001	Amend
3734.82	H 0001	Amend	3951.01	H 0001	Amend	4141.08	H 0001	Amend
3734.901	H 0001	Amend				4141.162	H 0001	Amend
3734.9010	H 0001	Amend				4141.242	H 0002	Amend
3735.58	S 0079	Amend	<u>Title 41</u>			4141.29	S 0079	Amend
3737.71	H 0001	Amend				4141.301	H 0002	Amend
3743.04	H 0001	Amend	4104.01	H 0001	Amend	4141.31	H 0001	Amend
3743.25	H 0001	Amend	4104.02	H 0001	Amend	4163.01	H 0002	Amend
3745.015	H 0001	Amend	4104.06	H 0001	Amend	4163.07	H 0002	Amend
3745.05	H 0001	Amend	4104.07	H 0001	Amend	4169.02	H 0001	Amend
3745.11	H 0001	Amend	4104.08	H 0001	Amend	4169.03	H 0001	Amend
3748.01	H 0001	Amend	4104.09	H 0001	Amend	4169.04	H 0001	Amend
3748.04	H 0001	Amend	4104.10	H 0001	Amend	4171.04	H 0001	Amend
3748.07	H 0001	Amend	4104.101	H 0001	Amend			
3748.12	H 0001	Amend	4104.12	H 0001	Amend			
3748.13	H 0001	Amend	4104.15	H 0001	Amend	<u>Title 43</u>		
3749.04	H 0001	Amend	4104.16	H 0001	Amend			
3767.41	H 0001	Amend	4104.17	H 0001	Amend	4301.333	H 0001	Amend
3770.05	H 0001	Amend	4104.18	H 0001	Amend	4301.334	H 0001	Amend
3773.35	H 0001	Amend	4104.19	H 0001	Amend	4301.351	H 0001	Amend
3773.36	H 0001	Amend	4104.21	H 0001	Amend	4301.354	H 0001	Amend
3773.43	H 0001	Amend	4104.33	H 0001	Amend	4301.355	H 0001	Amend
3773.45	H 0001	Amend	4104.42	H 0001	Amend	4301.356	H 0001	Amend
3773.53	H 0001	Amend	4104.43	H 0001	Amend	4301.361	H 0001	Amend
3781.03	H 0001	Amend	4104.44	H 0001	Amend	4301.364	H 0001	Amend
3781.07	H 0001	Amend	4104.48	H 0001	Amend	4301.365	H 0001	Amend
3781.10	H 0001	Amend	4105.01	H 0001	Amend	4301.366	H 0001	Amend
3781.102	H 0001	Amend	4105.02	H 0001	Amend	4301.43	H 0001	Amend
3781.11	H 0001	Amend	4105.03	H 0001	Amend	4303.181	H 0001	Amend
3781.12	H 0001	Amend	4105.04	H 0001	Amend	4303.182	H 0001	Amend
3781.19	H 0001	Amend	4105.05	H 0001	Amend	4303.331	H 0001	Amend
3783.05	H 0001	Amend	4105.06	H 0001	Amend			
3791.02	H 0001	Amend	4105.09	H 0001	Amend			
3791.04	H 0001	Amend	4105.11	H 0001	Amend	<u>Title 45</u>		
3791.05	H 0001	Amend	4105.12	H 0001	Amend			
3791.07	H 0001	Amend	4105.13	H 0001	Amend	4501.01	H 0002	Amend
3793.02	H 0001	Amend	4105.15	H 0001	Amend	4501.026	H 0002	Enact
3793.04	H 0001	Amend	4105.16	H 0001	Amend	4501.03	H 0002	Amend
3793.21	H 0001	Enact	4105.17	H 0001	Amend	4501.044	H 0002	Amend



4501.06	H 0001	Amend	4511.191	H 0001	Amend	4582.32	H 0001	Amend
4501.06	H 0002	Amend	4511.191	H 0002	Amend	4582.33	H 0001	Amend
4501.21	H 0002	Amend	4511.21	H 0002	Amend	4582.71	H 0001	Enact
4501.24	H 0001	Amend	4511.21	S 0079	Amend			
4501.243	H 0001	Enact	4511.213	H 0002	Amend			
4501.271	H 0001	Amend	4511.75	S 0079	Amend	<u>Title 47</u>		
4501.29	H 0001	Enact	4513.03	H 0001	Amend			
4501.34	H 0002	Amend	4513.03	H 0002	Amend	4709.12	H 0001	Amend
4503.04	H 0002	Amend	4513.04	H 0001	Amend	4713.32	H 0001	Amend
4503.042	H 0002	Amend	4513.05	H 0001	Amend	4713.63	H 0001	Amend
4503.068	H 0001	Amend	4513.06	H 0001	Amend	4713.64	H 0001	Amend
4503.07	H 0002	Amend	4513.07	H 0001	Amend	4717.31	H 0001	Amend
4503.10	H 0001	Amend	4513.071	H 0001	Amend	4723.01	S 0089	Amend
4503.10	H 0002	Amend	4513.09	H 0001	Amend	4723.06	S 0089	Amend
4503.103	H 0002	Amend	4513.11	H 0001	Amend	4723.071	S 0079	Amend
4503.103	H 0001	Amend	4513.111	H 0001	Amend	4723.48	S 0089	Amend
4503.182	H 0001	Amend	4513.12	H 0001	Amend	4723.482	S 0089	Amend
4503.182	H 0002	Amend	4513.13	H 0001	Amend	4723.484	S 0089	New Enact
4503.19	H 0001	Amend	4513.14	H 0001	Amend	4723.484	S 0089	Old Number (4723.485)
4503.19	H 0002	Amend	4513.15	H 0001	Amend			
4503.191	H 0002	Amend	4513.16	H 0001	Amend	4723.485	S 0089	New Number
4503.191	H 0001	Amend	4513.17	H 0001	Amend	4723.485	S 0089	Old Number (4723.486)
4503.235	H 0001	Amend	4513.171	H 0001	Amend			
4503.26	H 0002	Amend	4513.18	H 0001	Amend	4723.486	S 0089	New Number
4503.40	H 0001	Amend	4513.19	H 0001	Amend	4723.50	S 0089	Amend
4503.40	H 0002	Amend	4513.21	H 0001	Amend	4729.42	H 0001	Amend
4503.42	H 0001	Amend	4513.22	H 0001	Amend	4729.42	H 0002	Amend
4503.42	H 0002	Amend	4513.23	H 0001	Amend	4729.99	H 0001	Amend
4503.44	H 0001	Amend	4513.24	H 0001	Amend	4729.99	H 0002	Amend
4503.548	H 0001	Enact	4513.242	H 0001	Amend	4731.10	H 0001	Amend
4503.563	H 0001	Enact	4513.263	H 0002	Amend	4731.26	H 0001	Amend
4503.65	H 0002	Amend	4513.28	H 0001	Amend	4731.38	H 0001	Amend
4505.01	H 0001	Amend	4513.60	H 0001	Amend	4731.65	H 0001	Amend
4505.032	H 0002	Amend	4513.65	H 0001	Amend	4731.71	H 0001	Amend
4505.06	H 0001	Amend	4513.99	H 0001	Amend	4733.10	H 0001	Amend
4505.062	H 0001	Amend	4517.01	H 0001	Amend	4734.25	H 0001	Amend
4505.09	H 0002	Amend	4517.02	H 0001	Amend	4735.06	H 0001	Amend
4505.09	H 0001	Amend	4517.021	H 0002	Amend	4735.09	H 0001	Amend
4505.111	H 0001	Amend	4517.03	H 0001	Amend	4735.12	H 0001	Amend
4505.14	H 0002	Amend	4517.052	H 0001	Repeal	4735.13	H 0001	Amend
4505.181	H 0001	Amend	4517.27	H 0001	Repeal	4735.15	H 0001	Amend
4505.20	H 0001	Amend	4517.30	H 0001	Amend	4735.22	H 0001	Repeal
4506.07	H 0002	Amend	4517.33	H 0001	Amend	4735.23	H 0001	Repeal
4506.08	H 0002	Amend	4517.43	H 0001	Amend	4736.01	H 0001	Amend
4506.11	H 0002	Amend	4519.02	H 0002	Amend	4740.03	H 0001	Amend
4507.02	H 0001	Amend	4519.02	H 0001	Amend	4740.11	H 0001	Amend
4507.03	H 0001	Amend	4519.03	H 0002	Amend	4740.14	H 0001	Amend
4507.06	H 0002	Amend	4519.03	H 0001	Amend	4741.41	H 0001	Amend
4507.13	H 0002	Amend	4519.04	H 0002	Amend	4741.44	H 0001	Amend
4507.23	H 0001	Amend	4519.04	H 0001	Amend	4741.45	H 0001	Amend
4507.23	H 0002	Amend	4519.08	H 0002	Amend	4741.46	H 0001	Amend
4507.24	H 0001	Amend	4519.09	H 0002	Amend	4751.07	H 0001	Amend
4507.24	H 0002	Amend	4519.10	H 0002	Amend	4755.06	H 0001	Amend
4507.45	H 0001	Amend	4519.44	H 0002	Amend	4755.061	H 0001	Enact
4507.51	H 0002	Amend	4519.44	H 0001	Amend	4755.12	H 0001	Amend
4507.52	H 0002	Amend	4519.47	H 0002	Amend	4757.10	H 0001	Amend
4509.05	H 0002	Amend	4519.59	H 0002	Amend	4757.31	H 0001	Amend
4509.101	H 0001	Amend	4519.59	H 0001	Amend	4757.36	H 0001	Amend
4510.11	H 0001	Amend	4519.63	H 0002	Amend	4763.01	H 0001	Amend
4510.12	H 0001	Amend	4549.10	H 0001	Amend	4763.03	H 0001	Amend
4510.16	H 0001	Amend	4549.12	H 0001	Amend	4763.04	H 0001	Amend
4510.22	H 0001	Amend	4561.17	H 0002	Amend	4763.05	H 0001	Amend
4511.01	H 0002	Amend	4561.18	H 0002	Amend	4763.06	H 0001	Amend
4511.093	H 0002	Amend	4561.21	H 0002	Amend	4763.07	H 0001	Amend
4511.108	H 0002	Enact	4582.07	H 0001	Amend	4763.09	H 0001	Amend
4511.181	H 0002	Amend	4582.08	H 0001	Amend	4763.11	H 0001	Amend

4763.13	H 0001	Amend	5101.571	H 0001	Amend	5111.85	H 0001	Amend
4763.14	H 0001	Amend	5101.573	H 0001	Amend	5111.851	H 0001	Amend
4763.17	H 0001	Amend	5101.58	H 0001	Amend	5111.861	H 0001	Enact
4765.11	H 0001	Amend	5101.60	H 0001	Amend	5111.87	S 0079	Amend
4765.17	H 0001	Amend	5101.61	H 0001	Amend	5111.871	S 0079	Amend
4765.23	H 0001	Amend	5101.611	S 0079	Amend	5111.8710	S 0079	Amend
4765.30	H 0001	Amend	5101.84	H 0001	Amend	5111.872	S 0079	Amend
4766.09	H 0001	Amend	5103.02	S 0079	Amend	5111.873	S 0079	Amend
4767.05	H 0001	Amend	5103.03	H 0001	Amend	5111.874	S 0079	Amend
4767.07	H 0001	Amend	5103.13	S 0079	Amend	5111.875	S 0079	Amend
4767.08	H 0001	Amend	5103.54	H 0001	Repeal	5111.876	S 0079	Amend
4776.02	H 0001	Amend	5104.04	H 0001	Amend	5111.88	H 0001	Enact
4776.02	H 0002	Amend	5104.041	H 0001	Amend	5111.881	H 0001	Enact
4776.04	H 0002	Amend	5104.051	H 0001	Amend	5111.8810	H 0001	Enact
4781.01	H 0001	Amend	5104.08	S 0079	Amend	5111.8811	H 0001	Enact
4781.02	H 0001	Amend	5104.30	H 0001	Amend	5111.882	H 0001	Enact
4781.04	H 0001	Amend	5104.32	H 0001	Amend	5111.883	H 0001	Enact
4781.05	H 0001	Amend	5104.341	H 0001	Amend	5111.884	H 0001	Enact
4781.06	H 0001	Amend	5104.35	H 0001	Amend	5111.885	H 0001	Enact
4781.07	H 0001	Amend	5104.39	H 0001	Amend	5111.886	H 0001	Enact
4781.16	H 0001	Enact	5104.42	H 0001	Amend	5111.887	H 0001	Enact
4781.17	H 0001	Enact	5107.05	H 0001	Amend	5111.888	H 0001	Enact
4781.18	H 0001	Enact	5107.16	H 0001	Amend	5111.889	H 0001	Enact
4781.19	H 0001	Enact	5107.17	H 0001	Amend	5111.89	H 0001	Amend
4781.20	H 0001	Enact	5107.24	S 0079	Amend	5111.891	H 0001	Amend
4781.21	H 0001	Enact	5107.78	H 0001	Amend	5111.894	H 0001	Amend
4781.22	H 0001	Enact	5108.04	H 0001	Amend	5111.915	S 0079	Amend
4781.23	H 0001	Enact	5108.07	H 0001	Amend	5111.971	H 0001	Amend
4781.24	H 0001	Enact	5111.01	H 0001	Amend	5112.03	H 0001	Amend
4781.25	H 0001	Enact	5111.0120	H 0001	New Number	5112.08	H 0001	Amend
4781.99	H 0001	Enact	5111.0121	H 0001	Enact	5112.17	H 0001	Amend
			5111.019	H 0001	Old Number (5111.0120)	5112.30	H 0001	Amend
<u>Title 49</u>			5111.0210	H 0001	Enact	5112.30	S 0079	Amend
			5111.028	H 0001	Amend	5112.31	H 0001	Amend
4905.801	H 0001	Amend	5111.032	H 0001	Amend	5112.32	S 0079	Amend
4905.801	H 0002	Enact	5111.033	H 0001	Amend	5112.37	H 0001	Amend
4905.802	H 0002	Enact	5111.034	H 0001	Amend	5112.37	S 0079	Amend
4928.01	H 0001	Amend	5111.042	S 0079	Amend	5112.371	H 0001	New Enact
4928.64	H 0002	Amend	5111.06	H 0001	Amend	5112.371	H 0001	Repeal
4928.65	H 0002	Amend	5111.084	H 0001	Amend	5112.371	S 0079	Amend
4981.02	H 0002	Amend	5111.092	H 0001	Enact	5112.39	H 0001	Amend
4981.40	H 0002	Enact	5111.151	S 0079	Amend	5112.40	H 0001	Enact
			5111.16	H 0001	Amend	5112.41	H 0001	Enact
			5111.176	H 0001	Amend	5112.42	H 0001	Enact
<u>Title 51</u>			5111.20	H 0001	Amend	5112.43	H 0001	Enact
			5111.202	S 0079	Amend	5112.44	H 0001	Enact
5101.072	H 0001	Repeal	5111.203	S 0079	Amend	5112.45	H 0001	Enact
5101.073	H 0001	Enact	5111.21	S 0079	Amend	5112.46	H 0001	Enact
5101.11	H 0001	Amend	5111.211	H 0001	Amend	5112.47	H 0001	Enact
5101.16	H 0001	Amend	5111.211	H 0001	Amend	5112.48	H 0001	Enact
5101.162	H 0001	Amend	5111.211	S 0079	Amend	5115.10	H 0001	Repeal
5101.181	H 0001	Amend	5111.231	H 0001	Amend	5115.11	H 0001	Repeal
5101.24	H 0001	Amend	5111.232	H 0001	Amend	5115.12	H 0001	Repeal
5101.26	H 0001	Amend	5111.233	H 0001	Enact	5115.13	H 0001	Repeal
5101.26	H 0001	Amend	5111.236	H 0001	Enact	5115.14	H 0001	Repeal
5101.31	H 0001	Amend	5111.24	H 0001	Enact	5115.14	H 0001	Repeal
5101.33	H 0001	Amend	5111.24	H 0001	Amend	5115.20	H 0001	Amend
5101.34	H 0001	Amend	5111.243	H 0001	Amend	5115.22	H 0001	Amend
5101.35	S 0079	Amend	5111.25	H 0001	Amend	5115.23	H 0001	Amend
5101.35	S 0079	Amend	5111.251	S 0079	Amend	5119.16	H 0001	Amend
5101.36	H 0001	Amend	5111.261	S 0079	Amend	5119.16	S 0079	Amend
5101.46	S 0079	Amend	5111.262	H 0001	Enact	5119.221	S 0079	Amend
5101.47	H 0001	Amend	5111.263	H 0001	Enact	5119.51	S 0079	Amend
5101.5212	H 0001	Amend	5111.291	H 0001	Repeal	5119.61	S 0079	Amend
5101.5213	H 0001	Amend	5111.291	S 0079	Amend	5119.61	H 0001	Amend
5101.54	H 0001	Amend	5111.65	S 0079	Amend	5119.613	H 0001	Enact
5101.541	H 0001	Amend	5111.677	S 0079	Amend	5119.621	H 0001	Enact
5101.541	H 0001	Amend	5111.688	S 0079	Amend	5120.032	H 0001	Amend
5101.542	H 0001	Enact	5111.705	H 0001	Amend	5120.033	H 0001	Amend
5101.544	H 0001	Amend	5111.709	S 0079	Amend	5120.07	S 0079	Amend



5120.09	H 0001	Amend	5123.14	S 0079	Amend	5123.55	S 0079	Amend
5120.135	S 0079	Amend	5123.15	S 0079	Amend	5123.56	S 0079	Amend
5121.01	S 0079	Amend	5123.16	S 0079	Amend	5123.57	S 0079	Amend
5121.02	S 0079	Amend	5123.161	S 0079	Amend	5123.58	S 0079	Amend
5121.03	S 0079	Amend	5123.162	S 0079	Amend	5123.59	S 0079	Amend
5121.04	S 0079	Amend	5123.163	S 0079	Amend	5123.60	S 0079	Amend
5121.05	S 0079	Amend	5123.164	S 0079	Amend	5123.601	S 0079	Amend
5121.051	S 0079	Amend	5123.166	S 0079	Amend	5123.602	S 0079	Amend
5121.06	S 0079	Amend	5123.167	S 0079	Amend	5123.604	S 0079	Amend
5121.061	S 0079	Amend	5123.168	S 0079	Amend	5123.61	S 0079	Amend
5121.07	S 0079	Amend	5123.169	S 0079	Amend	5123.611	S 0079	Amend
5121.08	S 0079	Amend	5123.17	S 0079	Amend	5123.612	S 0079	Amend
5121.09	S 0079	Amend	5123.171	S 0079	Amend	5123.613	S 0079	Amend
5121.10	S 0079	Amend	5123.172	S 0079	Amend	5123.614	S 0079	Amend
5121.11	S 0079	Amend	5123.18	S 0079	Amend	5123.63	S 0079	Amend
5121.12	S 0079	Amend	5123.181	S 0079	Amend	5123.64	S 0079	Amend
5122.31	H 0001	Amend	5123.19	H 0001	Amend	5123.65	S 0079	Amend
5123.01	S 0079	Amend	5123.19	S 0079	Amend	5123.71	S 0079	Amend
5123.011	S 0079	Old Number (5123.013)	5123.191	S 0079	Amend	5123.711	S 0079	Amend
			5123.193	H 0001	Enact	5123.72	S 0079	Amend
5123.011	S 0079	Amend	5123.194	S 0079	Amend	5123.73	S 0079	Amend
5123.012	S 0079	Amend	5123.195	S 0079	Amend	5123.74	S 0079	Amend
5123.013	S 0079	New Number	5123.196	S 0079	Amend	5123.75	S 0079	Amend
5123.014	S 0079	Enact	5123.197	H 0001	Enact	5123.76	S 0079	Amend
5123.02	S 0079	Amend	5123.198	S 0079	Amend	5123.801	S 0079	Amend
5123.021	S 0079	Amend	5123.21	S 0079	Amend	5123.81	S 0079	Amend
5123.03	S 0079	Amend	5123.211	S 0079	Amend	5123.811	S 0079	Amend
5123.031	S 0079	Amend	5123.22	S 0079	Amend	5123.82	S 0079	Amend
5123.032	S 0079	Amend	5123.221	S 0079	Amend	5123.85	S 0079	Amend
5123.033	S 0079	Amend	5123.23	S 0079	Amend	5123.86	S 0079	Amend
5123.04	S 0079	Amend	5123.24	S 0079	Amend	5123.89	S 0079	Amend
5123.0410	S 0079	Amend	5123.25	S 0079	Amend	5123.90	S 0079	Amend
5123.0411	S 0079	Amend	5123.26	S 0079	Amend	5123.96	S 0079	Amend
5123.0412	H 0001	Amend	5123.27	S 0079	Amend	5126.01	S 0079	Amend
5123.0412	S 0079	Amend	5123.28	S 0079	Amend	5126.011	S 0079	Enact
5123.0413	H 0001	Amend	5123.29	S 0079	Amend	5126.02	S 0079	Amend
5123.0413	S 0079	Amend	5123.30	S 0079	Amend	5126.021	S 0079	Repeal
5123.0414	S 0079	Amend	5123.31	S 0079	Amend	5126.021	S 0079	New Number
5123.0415	S 0079	Amend	5123.33	S 0079	Amend	5126.0210	S 0079	New Number
5123.0416	S 0079	Amend	5123.34	S 0079	Amend	5126.0210	S 0079	Amend
5123.0417	H 0001	Amend	5123.35	S 0079	Amend	5126.0210	S 0079	Old Number (5126.023)
5123.0417	S 0079	Amend	5123.351	S 0079	Amend			
5123.042	S 0079	Amend	5123.352	S 0079	Amend	5126.0211	S 0079	Amend
5123.043	S 0079	Amend	5123.36	S 0079	Amend	5126.0211	S 0079	Old Number (5126.024)
5123.044	S 0079	Amend	5123.37	S 0079	Amend			
5123.046	S 0079	Amend	5123.371	S 0079	Amend	5126.0211	S 0079	New Number
5123.047	S 0079	Amend	5123.372	S 0079	Amend	5126.0212	S 0079	New Number
5123.048	S 0079	Amend	5123.373	S 0079	Amend	5126.0212	S 0079	Old Number (5126.025)
5123.049	H 0001	Amend	5123.374	S 0079	Amend			
5123.049	S 0079	Amend	5123.375	S 0079	Amend	5126.0212	S 0079	Amend
5123.05	S 0079	Amend	5123.38	S 0079	Amend	5126.0213	S 0079	Old Number (5126.026)
5123.051	S 0079	Amend	5123.40	S 0079	Amend			
5123.06	S 0079	Amend	5123.41	S 0079	Amend	5126.0213	S 0079	Amend
5123.07	S 0079	Amend	5123.42	S 0079	Amend	5126.0213	S 0079	New Number
5123.08	S 0079	Amend	5123.421	S 0079	Amend	5126.0214	S 0079	Amend
5123.081	S 0079	Amend	5123.43	S 0079	Amend	5126.0214	S 0079	New Number
5123.082	S 0079	Amend	5123.44	S 0079	Amend	5126.0214	S 0079	Old Number (5126.027)
5123.083	S 0079	Amend	5123.45	S 0079	Amend			
5123.09	S 0079	Amend	5123.451	S 0079	Amend	5126.0215	S 0079	Old Number (5126.028)
5123.091	S 0079	Amend	5123.47	S 0079	Amend			
5123.092	S 0079	Amend	5123.50	S 0079	Amend	5126.0215	S 0079	Amend
5123.093	S 0079	Amend	5123.51	S 0079	Amend	5126.0215	S 0079	New Number
5123.10	S 0079	Amend	5123.52	S 0079	Amend	5126.0216	S 0079	Old Number (5126.029)
5123.11	S 0079	Amend	5123.53	S 0079	Amend			
5123.12	S 0079	Amend	5123.54	S 0079	Amend	5126.0216	S 0079	Amend
5123.122	S 0079	Amend	5123.541	S 0079	Amend	5126.0216	S 0079	New Number
5123.13	S 0079	Amend	5123.542	S 0079	Amend			

5126.0217	S 0079	Old Number	5126.032	S 0079	Amend	5126.331	S 0079	Amend
		(5126.0210)	5126.033	S 0079	Amend	5126.333	S 0079	Amend
5126.0217	S 0079	New Number	5126.034	S 0079	Amend	5126.34	S 0079	Amend
5126.0217	S 0079	Amend	5126.037	S 0079	Amend	5126.36	S 0079	Amend
5126.0218	S 0079	Old Number	5126.038	S 0079	Amend	5126.40	S 0079	Amend
		(5126.0211)	5126.04	S 0079	Amend	5126.41	S 0079	Amend
5126.0218	S 0079	New Number	5126.041	S 0079	Amend	5126.42	S 0079	Amend
5126.0218	S 0079	Amend	5126.042	S 0079	Amend	5126.43	S 0079	Amend
5126.0219	S 0079	Old Number	5126.044	S 0079	Amend	5126.45	S 0079	Amend
		(5126.0212)	5126.044	H 0001	Amend	5126.46	S 0079	Amend
5126.0219	S 0079	New Number	5126.045	S 0079	Amend	5126.47	S 0079	Amend
5126.0219	S 0079	Amend	5126.046	S 0079	Amend	5126.49	S 0079	Amend
5126.022	S 0079	New Number	5126.05	S 0079	Amend	5126.50	S 0079	Amend
5126.022	S 0079	Repeal	5126.05	H 0001	Amend	5126.54	S 0079	Amend
5126.0220	S 0079	Old Number	5126.051	S 0079	Amend	5126.55	S 0079	Amend
		(5126.0213)	5126.0510	S 0079	Amend	5126.57	S 0079	Amend
5126.0220	S 0079	New Number	5126.0511	S 0079	Amend	5126.58	S 0079	Amend
5126.0220	S 0079	Amend	5126.0512	H 0001	Amend	5126.59	S 0079	Amend
5126.0221	S 0079	New Number	5126.0512	S 0079	Amend	5126.61	S 0079	Amend
5126.0221	S 0079	Amend	5126.052	S 0079	Amend	5126.62	S 0079	Amend
5126.0221	S 0079	Old Number	5126.054	S 0079	Amend	5126.99	S 0079	Amend
		(5126.0214)	5126.054	H 0001	Amend	5139.08	S 0079	Amend
5126.0222	S 0079	Amend	5126.055	S 0079	Amend	5139.34	S 0079	Amend
5126.0222	S 0079	Old Number	5126.055	H 0001	Amend	5139.43	H 0001	Amend
		(5126.0215)	5126.056	S 0079	Amend	5145.18	S 0079	Amend
5126.0222	S 0079	New Number	5126.058	S 0079	Amend	5145.32	H 0001	Repeal
5126.0223	S 0079	Amend	5126.059	S 0079	Amend	5153.16	S 0079	Amend
5126.0223	S 0079	Old Number	5126.06	S 0079	Amend	5153.163	H 0001	Amend
		(5126.0216)	5126.07	S 0079	Amend	5153.99	S 0079	Amend
5126.0224	S 0079	Amend	5126.071	S 0079	Amend	5155.38	H 0001	Enact
5126.0224	S 0079	Old Number	5126.08	S 0079	Amend			
		(5126.0217)	5126.081	S 0079	Amend			
5126.0225	S 0079	Amend	5126.082	S 0079	Amend	<u>Title 53</u>		
5126.0225	S 0079	Old Number	5126.09	S 0079	Amend			
		(5126.0218)	5126.10	S 0079	Amend	5302.01	S 0124	Amend
5126.0226	S 0079	Old Number	5126.11	S 0079	Amend	5302.02	S 0124	Amend
		(5126.0219)	5126.12	S 0079	Amend	5302.22	S 0124	Amend
5126.0226	S 0079	Amend	5126.121	S 0079	Amend	5302.221	S 0124	Amend
5126.0227	S 0079	Old Number	5126.13	S 0079	Amend	5302.222	S 0124	Enact
		(5126.0220)	5126.14	S 0079	Amend	5302.23	S 0124	Amend
5126.0227	S 0079	Amend	5126.15	S 0079	Amend	5302.24	S 0124	Enact
5126.0228	S 0079	Old Number	5126.18	S 0079	Amend			
		(5126.0221)	5126.19	S 0079	Amend			
5126.0228	S 0079	Amend	5126.19	H 0001	Amend	<u>Title 55</u>		
5126.0229	S 0079	Amend	5126.20	S 0079	Amend			
5126.0229	S 0079	Old Number	5126.201	S 0079	Amend	5501.03	H 0002	Amend
		(5126.0222)	5126.21	S 0079	Amend	5501.04	H 0001	Amend
5126.023	S 0079	New Number	5126.22	S 0079	Amend	5501.311	H 0002	Amend
5126.023	S 0079	Repeal	5126.221	S 0079	Amend	5501.34	H 0002	Amend
5126.024	S 0079	Repeal	5126.23	S 0079	Amend	5502.01	H 0001	Amend
5126.024	S 0079	New Number	5126.24	S 0079	Amend	5502.03	H 0002	Amend
5126.025	S 0079	Repeal	5126.24	H 0001	Amend	5502.12	H 0001	Amend
5126.025	S 0079	New Number	5126.25	S 0079	Amend	5502.131	H 0002	Enact
5126.026	S 0079	Repeal	5126.251	S 0079	Amend	5502.14	H 0001	Amend
5126.026	S 0079	New Number	5126.252	S 0079	Amend	5502.15	H 0001	Amend
5126.027	S 0079	Repeal	5126.253	S 0079	Amend	5502.39	H 0002	Amend
5126.027	S 0079	New Number	5126.254	S 0079	Amend	5502.67	H 0002	Amend
5126.028	S 0079	Amend	5126.26	S 0079	Amend	5502.68	H 0002	Amend
5126.028	S 0079	New Number	5126.27	S 0079	Amend	5505.15	H 0001	Amend
5126.028	S 0079	Old Number	5126.28	S 0079	Amend	5505.152	H 0001	Enact
		(5126.021)	5126.281	S 0079	Amend	5511.03	S 0079	Amend
5126.029	S 0079	Amend	5126.29	S 0079	Amend	5515.01	H 0002	Amend
5126.029	S 0079	New Number	5126.30	S 0079	Amend	5515.07	H 0002	Amend
5126.029	S 0079	Old Number	5126.31	S 0079	Amend	5517.011	H 0002	Amend
		(5126.022)	5126.311	S 0079	Amend	5525.15	H 0002	Amend
5126.03	S 0079	Amend	5126.313	S 0079	Amend	5525.26	H 0001	Enact
5126.031	S 0079	Amend	5126.33	S 0079	Amend	5531.09	H 0002	Amend



5531.11	H 0002	Enact	5733.47	H 0001	Amend	<u>Title 61</u>		
5531.12	H 0002	Enact	5733.58	H 0001	Enact			
5531.13	H 0002	Enact	5733.59	H 0001	Enact	6103.01	H 0001	Amend
5531.14	H 0002	Enact	5733.98	H 0001	Amend	6103.02	H 0001	Amend
5531.15	H 0002	Enact	5735.142	H 0001	Amend	6109.21	H 0001	Amend
5531.16	H 0002	Enact	5735.142	S 0079	Amend	6111.03	H 0363	Amend
5531.17	H 0002	Enact	5739.01	H 0001	Amend	6111.04	H 0001	Amend
5531.18	H 0002	Enact	5739.02	H 0001	Amend	6111.044	H 0001	Amend
5531.99	H 0002	Enact	5739.03	H 0001	Amend	6111.44	H 0001	Amend
5537.07	H 0002	Amend	5739.033	H 0001	Amend	6117.01	H 0001	Amend
5537.30	H 0002	Enact	5739.051	H 0001	Enact	6117.02	H 0001	Amend
5537.99	H 0002	Amend	5739.09	H 0001	Amend	6119.011	H 0001	Amend
5541.05	H 0002	Amend	5739.131	H 0001	Amend	6119.091	H 0001	Enact
5543.011	S 0079	Amend	5743.15	H 0001	Amend			
5571.20	H 0002	Amend	5743.61	H 0001	Amend			
			5747.01	H 0001	Amend	<u>Title 63</u>		
			5747.01	S 0106	Amend			
<u>Title 57</u>			5747.02	H 0318	Amend	6301.03	H 0001	Amend
			5747.056	H 0318	Amend			
5701.11	H 0001	Amend	5747.13	H 0001	Amend			
5703.21	H 0001	Amend	5747.16	H 0001	Amend			
5703.37	H 0001	Amend	5747.18	H 0001	Amend			
5703.80	H 0001	Amend	5747.66	H 0001	Enact			
5705.01	H 0001	Amend	5747.76	H 0001	Amend			
5705.091	S 0079	Amend	5747.98	H 0001	Amend			
5705.14	S 0079	Amend	5748.02	H 0001	Amend			
5705.191	S 0079	Amend	5748.03	H 0001	Amend			
5705.211	H 0001	Amend	5749.02	S 0073	Amend			
5705.2110	H 0001	Enact	5749.02	H 0001	Amend			
5705.2111	H 0001	Enact	5749.12	H 0001	Amend			
5705.214	H 0001	Amend	5751.01	H 0001	Amend			
5705.219	H 0001	Enact	5751.011	H 0001	Amend			
5705.222	S 0079	Amend	5751.012	H 0001	Amend			
5705.25	H 0001	Amend	5751.013	H 0001	Amend			
5705.28	S 0079	Amend	5751.014	H 0001	Enact			
5705.29	H 0001	Amend	5751.02	H 0001	Amend			
5705.341	H 0001	Amend	5751.03	H 0001	Amend			
5705.37	H 0001	Amend	5751.04	H 0001	Amend			
5705.44	S 0079	Amend	5751.05	H 0001	Amend			
5709.62	H 0001	Amend	5751.051	H 0001	Amend			
5709.63	H 0001	Amend	5751.06	H 0001	Amend			
5709.632	H 0001	Amend	5751.08	H 0001	Amend			
5711.33	H 0001	Amend	5751.09	H 0001	Amend			
5715.02	H 0001	Amend	5751.20	H 0001	Amend			
5715.251	H 0001	Amend	5751.21	H 0001	Amend			
5715.26	H 0001	Amend						
5717.03	H 0001	Amend						
5717.04	H 0001	Amend	<u>Title 58</u>					
5721.32	H 0001	Amend						
5721.33	H 0001	Amend	5815.28	S 0079	Amend			
5722.02	H 0001	Amend	5815.31	S 0106	Amend			
5722.04	H 0001	Amend	5815.35	S 0079	Amend			
5722.21	H 0001	Amend	5815.36	S 0124	Amend			
5723.04	H 0001	Amend						
5725.18	H 0001	Amend						
5725.33	H 0001	Enact	<u>Title 59</u>					
5725.98	H 0001	Amend						
5727.81	H 0001	Amend	5902.09	H 0002	Repeal			
5727.811	H 0001	Amend	5911.10	H 0001	Amend			
5727.84	H 0001	Amend	5911.11	H 0001	Enact			
5728.12	H 0001	Amend	5913.051	H 0001	Amend			
5729.03	H 0001	Amend	5913.09	H 0001	Amend			
5729.16	H 0001	Enact	5919.20	H 0001	Enact			
5729.98	H 0001	Amend	5919.36	H 0001	Enact			
5733.01	H 0001	Amend	5923.141	H 0001	Repeal			
5733.04	H 0001	Amend						

UNCODIFIED LAWS AFFECTED

Listed below are uncodified laws affected by acts of the 128th General Assembly enacted in 2009. The left-hand column lists the bill and section number of the uncodified law, by General Assembly, and the two right-hand columns identify the bill number of the enactment of the 128th General Assembly affecting that section and whether the section was amended, repealed, or amended and codified.

<u>Uncodified sections affected by legislation</u>	<u>Bill affecting uncodified law</u>	<u>Action</u>
128th G.A.		
H.B. 0001		
Sec. 265.10	H.B. 0318	Amend
Sec. 273.10	H.B. 0318	Amend
Sec. 335.10	H.B. 0318	Amend
Sec. 640.24	H.B. 0363	Amend
Sec. 745.60	S.B. 0124	Amend
H.B. 0002		
Sec. 205.10	H.B. 0001	Amend
Sec. 309.10	H.B. 0001	Amend
Sec. 317.10	H.B. 0001	Amend
Sec. 321.10	H.B. 0001	Amend
Sec. 325.05	H.B. 0001	Repeal
Sec. 325.20	H.B. 0001	Amend
Sec. 327.10	H.B. 0001	Amend
127th G.A.		
H.B. 0067		
Sec. 229.10	H.B. 0002	Amend
H.B. 0100		
Sec. 512.45	H.B. 0015	Amend
H.B. 0119		
Sec. 120.01	H.B. 0001	Amend
Sec. 120.01	H.B. 0363	Amend
Sec. 120.02	H.B. 0001	Amend
Sec. 120.02	H.B. 0363	Amend
H.B. 0496		
Sec. 103.80.80	H.B. 0001	Amend
Sec. 103.80.90	H.B. 0001	Amend
Sec. 201.60.30	S.B. 0079	Amend
Sec. 209.60.40	S.B. 0079	Amend
Sec. 209.60.50	S.B. 0079	Amend
Sec. 301.10.50	H.B. 0001	Amend
Sec. 301.20.20	H.B. 0001	Amend
Sec. 301.30.30	H.B. 0001	Amend
Sec. 301.60.50	H.B. 0001	Amend
Sec. 501.40	S.B. 0079	Amend
H.B. 0554		
Sec. 11	H.B. 0001	Amend
H.B. 0562		
Sec. 217.10	H.B. 0002	Amend
Sec. 217.11	H.B. 0002	Amend
Sec. 217.11	H.B. 0001	Amend
Sec. 227.10	H.B. 0001	Amend
Sec. 231.20.30	S.B. 0079	Amend



	Sec. 231.20.30	H.B. 0001	Amend
	Sec. 231.30.10	S.B. 0079	Amend
	Sec. 231.30.20	S.B. 0079	Amend
	Sec. 233.30.20	H.B. 0001	Amend
	Sec. 233.30.50	H.B. 0001	Amend
	Sec. 233.40.30	H.B. 0001	Amend
	Sec. 233.50.80	H.B. 0001	Amend
	Sec. 235.10	H.B. 0001	Amend
	Sec. 239.10	H.B. 0002	Amend
	Sec. 241.10	H.B. 0002	Amend
	Sec. 243.10	H.B. 0002	Amend
	Sec. 243.11	H.B. 0002	Amend
	Sec. 253.10	S.B. 0079	Amend
	Sec. 503.40	H.B. 0002	Amend
	Sec. 701.20	H.B. 0001	Amend
126th G.A.			
	H.B. 0203		
	Sec. 3	H.B. 0001	Repeal
	H.B. 0530		
	Sec. 831.06	H.B. 0001	Amend
125th G.A.			
	H.B. 0516		
	Sec. 4	S.B. 0079	Amend
	Sec. 4	H.B. 0001	Amend
124th G.A.			
	H.B. 0364		
	Sec. 6	H.B. 0001	Amend & Codify as R.C. 3314.027
121st G.A.			
	H.B. 0117		
	Sec. 153	H.B. 0001	Amend

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