

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p><b>1 DAS - 75 Public Notice Requirements</b></p>			
<p>(1) No provision.</p>	<p>(1) No provision.</p>	<p><b>R.C. 7.12, 7.16, 125.181, 125.182, 125.183, 5721.012</b>                      (1) Requires the Office of Information Technology (OIT) to select a web site service provider to establish, operate, and maintain the State-Sanctioned Public Notice (SSPN) web site, prescribes the qualifications for the service provider, and provides that the state does not have and may not assume liability for the costs of establishing, operating, and maintaining the web site.</p>	<p>(1) No provision.</p>
<p>(2) No provision.</p>	<p>(2) No provision.</p>	<p>(2) Lists the duties of the service provider in establishing, maintaining, and operating the SSPN web site, requires the service provider to bear the expense of maintaining the web site domain name, and requires the service provider to provide the OIT Director, in the course of a quality review, access to the service provider's hardware and software and technical and informational operations relating to the web site operation and maintenance.</p>	<p>(2) No provision.</p>
<p>(3) No provision.</p>	<p>(3) No provision.</p>	<p>(3) Permits a notice required to be published by statute or rule to be published in the SSPN web site and requires the service provider to publish on the web site such a notice submitted to the provider and to collect from the responsible party submitting the notice a fee for posting the notice to be</p>	<p>(3) No provision.</p>

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(4) No provision.	(4) No provision.	<p>set by the provider and not to exceed \$10.</p> <p>(4) Modifies the requirements that a newspaper must comply with in publishing notices that must be published in a newspaper and in publishing tax notices, including allowing notices to be published in a newspaper insert.</p> <p><b>Fiscal effect: Potential reduction in state agency and political subdivision costs for legally required public notifications. However, state agencies and political subdivisions opting to fulfill public notices requirements using the SSPN would incur costs of up to \$10 per posting, payable to the SSPN web site operator. During FY 2008, state agencies spent an estimated \$5.3 million on public notifications.</b></p>	(4) No provision.

2 DAS - 58 Collective Bargaining for Care Providers

(1) No provision.	<p>R.C. 4113.81, 4113.82 - 4113.86</p> <p>(1) Allows independent home care providers and independent child care providers to form and be represented by a representative organization for the purposes of collective bargaining and the reconciliation of grievances.</p>	<p>R.C. 107.19</p> <p>(1) No provision.</p>	<p>R.C. 107.19, Sections 741.01 - 741.07</p> <p>(1) Same as the House, but enacts the provisions below in uncodified law, rather than codified; stipulates that the provisions will remain in effect until the end of the current Governor's time in office as Governor.</p>
(2) No provision.	<p>(2) Defines "independent home care provider" as any person who either provides home services under a Medicaid waiver component or through a state Medicaid plan</p>	(2) No provision.	(2) Same as the House.

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( 3) No provision.	<p>amendment, with certain exclusions; defines "independent child care provider" as a child care provider categorized under the child care law.</p> <p>(3) Specifies that a representative organization may become the exclusive representative of all of the providers in an appropriate bargaining unit via either an impartial election or by filing a request with the State Employment Relations Board (SERB); outlines procedures for both methods.</p>	(3) No provision.	(3) Same as the House.
(4) No provision.	<p>(4) Requires that, with regard to care providers, all matters pertaining to conditions of employment that are within the control of the state, as well as any modification to an existing collective bargaining agreement, be subject to collective bargaining.</p>	(4) No provision.	(4) Same as the House.
(5) No provision.	<p>(5) Prohibits the collective bargaining rights provided in this provision from altering the unique relations between providers and recipients of care, particularly in the ability of a recipient of care to choose their provider and the ability of the state to take appropriate disciplinary action under state or federal law.</p>	(5) No provision.	(5) Same as the House.
(6) No provision.	<p>(6) Grants SERB the authority to investigate, hold hearings, make determinations, and issue complaints regarding unfair labor practices with regard to care providers.</p>	(6) No provision.	(6) Same as the House.
(7) No provision.	(7) No provision.	<p>(7) Prohibits the Governor from issuing executive orders that have been previously issued and that the Federal Trade</p>	(7) Same as the Senate.

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		Commission, Office of Policy Planning, Bureau of Economics, or Bureau of Competition has determined to be anti-competitive and in violation of anti-trust laws. Deems such executive orders invalid and unenforceable.	
	<b>Fiscal effect: None, as the bill codifies existing practice as required in Executive Orders 2007 - 23s and 2008 - 02s.</b>	<b>Fiscal effect: None.</b>	<b>Fiscal effect: Same as the House.</b>

3 DAS - 68 Executives Loaned to State Departments

R.C. 121.13

(1) No provision.	(1) Authorizes the director of a cabinet department to recruit a loaned executive who is an employee of a public entity or an employee of a private profit-making or nonprofit-making entity to assist the department in its work.	(1) No provision.	(1) No provision.
(2) No provision.	(2) Deems that a loaned executive is regarded as a public official or employee under Chapter 102. of the Revised Code(the Ethics Law).	(2) No provision.	(2) No provision.
(3) No provision.	(3) Specifies that a loaned executive is not entitled to state compensation, but may receive compensation and actual and necessary expenses from the loaned executive's employer.	(3) No provision.	(3) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
4 DAS - 67 State Nonprofit Corporations	<b>R.C. 121.16</b>		
(1) No provision.	(1) Allows the director of each state department to form, with the Governor's approval and utilizing department resources, one or more nonprofit corporations to solicit financial contributions or in-kind contributions of goods to support the fulfillment of the duties and responsibilities of the department.	(1) No provision.	(1) No provision.
(2) No provision.	(2) Specifies that the articles of incorporation or bylaws must: (a) state the corporation's sole purpose is to act in the interest of the department; (b) include guidelines for the public disclosure of the employees, vendors, and contracts and for the reporting and disclosure of donors and donation amounts; (c) include requirements for regular financial statements from the corporation to the department's director; (d) include a regular schedule of audits; and (e) state any other conditions or protections to the public deemed necessary by the Ohio Ethics Commission.	(2) No provision.	(2) No provision.
(3) No provision.	(3) Requires the Department of Administrative Services to develop model articles of incorporation.	(3) No provision.	(3) No provision.
(4) No provision.	(4) Outlines policies and procedures for state agencies, department directors, and agency employees to follow with regard to contributions, disclosures, and expenditures.	(4) No provision.	(4) No provision.

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(5) No provision.	(5) Permits the Director of Budget and Management to establish any accounts and take any other steps necessary for a department to receive contributions from the corporation.	(5) No provision.	(5) No provision.
(6) No provision.	(6) Specifies that all nonprofit corporation activity is subject to the public meetings law, the public records law, and subject to audit.	(6) No provision.	(6) No provision.
(7) No provision.	(7) Authorizes the Department of Health to form a non-profit corporation pursuant to Chapter 1702. of the Revised Code for the purpose of raising money to reduce tobacco use amongst Ohioans.  <b>Fiscal effect: Possible increase in revenue attributable to donations made to nonprofit organizations formed by state agencies; potential increase in administrative costs to form and administer nonprofit organizations.</b>	(7) No provision.	(7) No provision.

5 DAS - 11 Space to be Leased

R.C. 123.01

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

R.C. 123.01

Same as the Executive.

R.C. 123.01

Same as the Executive.

R.C. 123.01

Same as the Executive.

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<p><b>Fiscal effect: Potential for increased lease revenues to DAS. If DAS is able to offer state agencies space for lease at below-market rates, the provision could also result in savings for state agencies.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>
<p><b>6 DAS - 13 State Equal Employment Opportunity Program</b></p>			
<p>R.C. <i>124.04, Section 207.20.40</i>                      Requires DAS to administer a state equal employment opportunity program. Requires DAS, with the approval of the Director of Budget and Management, to establish charges for recovering the costs of administering the activities supported by GSF Fund 1880, State Equal Employment Opportunity. Requires charges to be deposited to the fund upon payment made by state agencies, municipal corporations, and other political subdivisions of the state, for services rendered.</p>	<p>R.C. <i>124.04, Section 207.20.40</i>                      Same as the Executive.</p>	<p>R.C. <i>124.04, Section 207.20.40</i>                      Same as the Executive.</p>	<p>R.C. <i>124.04, Section 207.20.40</i>                      Same as the Executive.</p>
<p><b>Fiscal effect: DAS already administers a state equal employment opportunity program. This provision codifies existing practice and would therefore have no fiscal effect.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>

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<b>7 DAS - 2 Personnel Services Contracts</b>			
<p><b>R.C. 124.07</b></p> <p>Specifies that DAS's authority to enter into agreements with political subdivisions to provide them with merit program and other human resources services includes providing these services to counties and also services such as providing competitive examinations for persons in the classified civil service of subdivisions.</p> <p>Requires that amounts DAS receives for providing these services be paid into GSF Fund 1250, Human Resources Services.</p>	<p><b>R.C. 124.07</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.07</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.07</b></p> <p>Same as the Executive.</p>
<p>Requires that amounts DAS receives for providing these services be paid into GSF Fund 1250, Human Resources Services.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<b>8 DAS - 12 County Job Classification Plan Reimbursements</b>			
<p><b>R.C. 124.14</b></p> <p>Requires counties that do not have a county personnel department and that use county job classification plans established by DAS to pay a usage fee, with the fees being paid into GSF Fund 1250, Human Resources Services, and generally limits DAS's supervision of county personnel departments.</p>	<p><b>R.C. 124.14</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.14</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.14</b></p> <p>Same as the Executive.</p>
<p><b>Fiscal effect: Potential gain in revenue to Fund 1250.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>

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<b>9 DAS - 4 Civil Service Examinations</b>			
<p><b>R.C. 124.23</b></p> <p>Provides that DAS is generally responsible for administering civil service examinations only for positions in the classified civil service of the state, excluding positions of employment with state-supported colleges and universities, counties, cities, city health districts, city, school districts, general health districts, and civil service townships.</p>	<p><b>R.C. 124.23</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.23</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.23</b></p> <p>Same as the Executive.</p>
<p><b>Fiscal effect: Potential savings since DAS would no longer administer civil service examinations on behalf of non-state agencies.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>
<b>10 DAS - 3 Layoff Notice Statement of Rationale</b>			
<p><b>R.C. 124.321</b></p> <p>Eliminates the requirement that state appointing authorities must file a statement of rationale with DAS before sending out a layoff notice to those employees not paid by warrant of the Director of Budget and Management. Specifies that DAS rules governing employee layoffs apply only to employees in the state service.</p>	<p><b>R.C. 124.321</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.321</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.321</b></p> <p>Same as the Executive.</p>

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<p><b>Fiscal effect: Potential minimal administrative cost savings to state agencies in eliminating this filing requirement.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>
<p><b>11 DAS - 5 Layoff Retention Points and Displacement Rights</b></p>			
<p><b>R.C. 124.324, 124.325</b>                      Requires the Director of DAS to verify the calculation of layoff retention points only for employees in the service of the state, which excludes positions of employment with state-supported colleges and universities, counties, cities, city health districts, city school districts, general health districts, and civil service townships.                      Specifies that the Director's rules concerning layoff displacement rights and the calculation and assignment of layoff retention points for each affected employee apply only to employees in the service of the state.                      No provision.</p> <p><b>Fiscal effect: Potential decrease in DAS's administrative costs.</b></p>	<p><b>R.C. 124.324, 124.325</b>                      Same as the Executive.</p> <p>Provides that a laid-off employee has the right to displace employees with fewer retention points within the classification, or classification series, and appointment type, rather than just within the classification or classification series as provided under current law.</p> <p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>R.C. 124.324, 124.325</b>                      Same as the Executive.</p> <p>No provision.</p> <p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>R.C. 124.324, 124.325</b>                      Same as the Executive.</p> <p>No provision.</p> <p><b>Fiscal effect: Same as the Executive.</b></p>

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12 DAS - 56 Civil Service Changes	R.C. 124.34, 124.11, 124.324		R.C. 124.34, 124.11, 124.22, 124.324, 124.34
(1) No provision.	(1) Requires that an applicant for a civil service examination be a United States citizen or have a valid permanent resident card, rather than be a United States citizen or have legally declared the intention of becoming a United States citizen as required under current law.	(1) No provision.	(1) Same as the House.
(2) No provision.	(2) Requires that certain disciplinary actions-- which under current law are tied to 40 or more, or 24 or more hours of work or pay-- be instead tied to more than 40, or more than 24, hours of work or pay.	(2) No provision.	(2) Same as the House.
(3) No provision.	(3) Specifies that a person who holds a permanent position, rather than a certified position as provided under current law, in the classified service may be appointed to an unclassified position and retain the right to return to the classified position.	(3) No provision.	(3) No provision.

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<p>13 DAS - 55 Service-Connected Injury Leave</p>	<p><b>R.C. 124.381</b>                      Provides to the following employees, including those ineligible for occupational injury leave provided under current law, salary continuation not to exceed 480 hours at their total rate of pay for injuries incurred during the performance of, and arising out of, state employment after an implementation date established in rules adopted by the Director of Administrative Services: (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, Attorney General, and (5) employees in any position for which authority to determine compensation is given by law to another individual or entity.</p>	<p><b>R.C. 124.381</b>                      Same as the House, but extends the salary continuation to all employees in the service of the state and specifies that employees of the Secretary of State, Auditor of State, Treasurer of State, Attorney General, Supreme Court, General Assembly, and Legislative Service Commission are not subject to the salary continuation program unless the relevant appointing authority notifies the Director of Administrative Services of the intent to participate in the program.</p>	<p><b>R.C. 124.381</b>                      Same as the Senate.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>Requires that when a state employee is on approved disability leave, the employee must 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 existing law and removes the statutory requirement that the state pay the employee's share of health, life, and other insurance benefits.</p>

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	<b>Fiscal effect: Increased cost to provide additional injury leave to specified employees.</b>	<b>Fiscal effect: Greater cost to provide salary continuation to injured state employees, as all state employees will be covered.</b>	<b>Fiscal effect: Reduction in state agency benefit costs related to employees on disability leave.</b>
<b>14 DAS - 9 Health Care Spending Account Fund</b>			
<p><b>R.C. 124.821</b></p> <p>Codifies AGY Fund 8130, Health Care Spending Account Fund. Requires DAS to use 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. Requires that investment earnings be retained in the fund.</p>	<p><b>R.C. 124.821</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.821</b></p> <p>Same as the Executive.</p>	<p><b>R.C. 124.821</b></p> <p>Same as the Executive.</p>
<b>Fiscal effect: None. This provision codifies an existing fund and program administered by DAS.</b>	<b>Fiscal effect: Same as the Executive.</b>	<b>Fiscal effect: Same as the Executive.</b>	<b>Fiscal effect: Same as the Executive.</b>

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<b>15 DAS - 7 Dependent Care Spending Account Fund</b>			
<b>R.C. 124.882</b>	<b>R.C. 124.822</b>	<b>R.C. 124.822</b>	<b>R.C. 124.822</b>
Codifies AGY Fund 8090, Dependent Care Spending Account. Requires DAS to use money in the fund to make payments for state employees who use flexible spending accounts for work-related dependent care expenses under section 125 of the Internal Revenue Code. Requires investment earnings on money in the fund to be credited to the fund.	Same as the Executive.	Same as the Executive.	Same as the Executive.
<b>Fiscal effect: None, as the fund and the program it supports already exist.</b>	<b>Fiscal effect: Same as the Executive.</b>	<b>Fiscal effect: Same as the Executive.</b>	<b>Fiscal effect: Same as the Executive.</b>
<b>16 DAS - 10 State Employee Educational Development Fund</b>			
<b>R.C. 124.86</b>	<b>R.C. 124.86</b>	<b>R.C. 124.86</b>	<b>R.C. 124.86</b>
Authorizes DAS to establish and obtain OBM approval of charges sufficient only to cover state administrative costs for employee educational development programs undertaken pursuant to specific collective bargaining agreements and to deposit the proceeds in GSF Fund 5V60, Employee Development, which the provision codifies.	Same as the Executive.	Same as the Executive.	Same as the Executive.
<b>Fiscal effect: None, as GSF Fund 5V60 and the programs it supports already exist.</b>	<b>Fiscal effect: Same as the Executive.</b>	<b>Fiscal effect: Same as the Executive.</b>	<b>Fiscal effect: Same as the Executive.</b>

Executive

As Passed by the House

As Passed by the Senate

As Amended by Conference Committee

17 DAS - 74 Ohio Product Preference in State Procurement

No provision.

No provision.

R.C. 125.11

Requires at least four, as opposed to at least two in current law, 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-priced or mined products.

**Fiscal effect: Uncertain effect on overall procurement costs.**

R.C. 125.11

Same as the Senate.

**Fiscal effect: Same as the Senate.**

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<p>18 DAS - 52 State Payroll, Expenditure, and Tax Credit Website</p>	<p>R.C. <b>125.20, Sections 207.10, 207.10.45</b></p> <p>(1) Requires the Director of Administrative Services, within 180 days after the effective date of this provision, to establish a single internet web site through which the following can be accessed: a database containing each state employee's year-to-date gross pay and pay from the most recent pay period, a database containing agency expenditures for goods and services, and a database containing tax credits granted to business entities by the Department of Development. Requires each database to contain searchable fields through which details about the subject of the database can be accessed.</p> <p>(2) Requires that \$900,000 in FY2010 and \$200,000 in FY2011 of GRF appropriation item 100418, Websites and Business Gateway, be used to develop and maintain the web site required under section 125.20 of the Revised Code.</p>	<p>R.C. <b>125.20</b></p> <p>(1) Same as the House.</p> <p>(2) No provision.</p>	<p>R.C. <b>125.20</b></p> <p>(1) Same as the House.</p> <p>(2) No provision.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>19 DAS - 14 Central Service Agency Consolidation Initiative</b>			
<b>R.C. 125.22, 207.10.90</b>	<b>R.C. 125.22, Section 207.10.90</b>		
(1) No provision.	(1) Requires, on or before June 30, 2010, CSA, in conjunction with the individual boards and commissions for which CSA provides support, to develop and implement specific service level agreements to provide that support.	(1) No provision.	(1) No provision.
(2) Requires that the Central Service Agency (CSA) of DAS, in consultation with the Office of Budget and Management (OBM), review the support services CSA performs for the specified state agencies, the fiscal conditions of those agencies, and make recommendations on how support services can be further consolidated to achieve administrative cost savings and efficiencies.	(2) Same as the executive with regard to CSA reviewing the support services it performs for specified agencies (see below) and the fiscal conditions of those agencies; but requires CSA, in conjunction with the boards and commissions, to develop and implement agency-specific service-level agreements according to which it performs and provides routine support services for the boards and commissions.	(2) No provision.	(2) No provision.
(3) Adds the following boards and commissions to the list of entities for which CSA is authorized to perform support services: State Medical Board, State Nursing Board, State Board of Pharmacy, State Medical Transportation Board, Ohio Athletic Commission, Board of Motor Vehicle Collision Repair, Manufactured Homes Commission, Board of Orthotics, Prosthetics, and Pedorthics, and State Board of Career Colleges and Schools.	(3) Same as the Executive.	(3) No provision.	(3) No provision.

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(4) Authorizes CSA to initiate or deny personnel or fiscal actions for the specified state agencies if doing so would result in administrative cost savings and efficiencies.	(4) Replaces the Executive provision with a provision that authorizes CSA to initiate or deny services to a board or commission only if those services are addressed in the board or commission's service agreement, subject to the terms and conditions of the agreement; allows CSA in writing to deny personnel or fiscal actions that are contrary to Ohio law or policy and requires such law or policy to be stated in the denial.	(4) No provision.	(4) No provision.
(5) Authorizes CSA to require specified state agencies to enter into agreements to share office equipment, space, or other assets to the extent that such agreements would create efficiencies or savings.	(5) Same as the Executive, but subjects this authority to the service level agreements and replaces rental, lease, and contractual expenses with human resources, fiscal, or information technology expenses.	(6) No provision.	(6) No provision.
(6) Specifies that the bill must not be interpreted as a grant of authority to CSA to supersede or replace the boards or commissions in the performance of their respective statutory duties.	(6) Same as the Executive, but removes the reference to "appoint, remove, or demote the executive directors of the boards or commissions" and also specifies that the bill is to be interpreted as focusing on functions that are not evident to the licensees, registrants, or customers of the boards and commissions, so as to not interfere with the protection of the public.	(5) No provision.	(5) No provision.
(7) Authorizes OBM to take actions made necessary by administrative reorganization for the purpose of cost savings and efficiencies.	(7) Requires OBM to take budget actions that are necessary to implement the agency specific service level agreements.	(7) No provision.	(7) No provision.
(8) No provision.	(8) Requires CSA to document all services in the service level agreements signed by CSA and the boards and commissions, and to develop a resolution process for settling any disagreements.	(8) No provision.	(8) No provision.

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(9) No provision.	(9) Allows a service level agreement to require the transfer of the board's or commission's employees and assets and to share office equipment, space, or other assets if such an agreement would create efficiencies or savings in human resources, fiscal, or information technology expenses.	(9) No provision.	(9) No provision.
(10) No provision.	(10) Requires the Department of Administrative Services to ensure the service level agreements are properly implemented.	(10) No provision.	(10) No provision.
<p><b>Fiscal effect: Potential cost savings for the affected boards through the consolidation of administrative services under CSA. A portion of these savings will be offset by expected increased operating costs at CSA and the cost of conducting a review of the affected boards. (See also DAS-23, Central Service Consolidation Initiative, for related uncodified law.)</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>		
<p>20 DAS - 43 OAKS Support Organization Fund</p>			
<p><b>R.C. 126.24</b> Changes the purpose of the GSF Fund 5EB0, OAKS Support Organization, from paying the operating expenses of the state's enterprise resource planning system to paying the operating expenses incurred by providing information technology services in support of the system.</p>	<p>No provision.</p>	<p>No provision.</p>	<p>No provision.</p>

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<b>21 DAS - 44 MARCS Administration Fund</b>			
<p><b>R.C. 4501.29</b>                      Requires DAS to collect user fees from subscribers to the MARCS system. Requires DAS, with the advice of the MARCS Steering Committee and the consent of the OBM, to determine the amount of the user fees and the manner by which the fees must be collected. Creates the GSF Fund 5C20, MARCS Administration, in codified law. Requires investment earnings of the fund be credited to the fund.</p> <p><b>Fiscal effect: None, as the fund and the program which it supports already exist.</b></p>	<p><b>R.C. 4501.29</b>                      Same as the Executive.</p> <p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>R.C. 4501.29</b>                      Same as the Executive.</p> <p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>R.C. 4501.29</b>                      Same as the Executive.</p> <p><b>Fiscal effect: Same as the Executive.</b></p>
<b>22 DAS - 16 Agency Audit Expenses</b>			
<p><b>Section: 207.10.10</b>                      Requires that GRF appropriation item 100405, Agency Audit Expenses, be used for a auditing expenses designated in section 117.13 of the Revised Code for those state agencies audited on a biennial basis.</p>	<p><b>Section: 207.10.10</b>                      Same as the Executive.</p>	<p><b>Section: 207.10.10</b>                      Same as the Executive.</p>	<p>No provision.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p><b>23 DAS - 17 OAKS Rental Payments</b></p>			
<p><b>Section: 207.10.20</b> Requires that GRF appropriation item 100415, OAKS Rental Payments, be used for financing the costs associated with the acquisition, development, installation, and implementation of the Ohio Administrative Knowledge System (OAKS), and appropriates additional amounts if needed.</p>	<p><b>Section: 207.10.20</b> Same as the Executive.</p>	<p><b>Section: 207.10.20</b> Same as the Executive.</p>	<p><b>Section: 207.10.20</b> Same as the Executive.</p>
<p><b>24 DAS - 18 STARS System</b></p>			
<p><b>Section: 207.10.30</b> Authorizes DAS, in conjunction with the Department of Taxation, to acquire the State Taxation Accounting and Revenue System (STARS) pursuant to Chapter 125 of the Revised Code, including the application software and implementation and installation of the system.</p>	<p><b>Section: 207.10.30</b> Same as the Executive.</p>	<p><b>Section: 207.10.30</b> Same as the Executive.</p>	<p><b>Section: 207.10.30</b> Same as the Executive.</p>
<p><b>Fiscal effect: GRF appropriation item 100416, STARS Lease Rental Payments, appropriates \$4,977,600 in FY 2010 and \$7,638,500 in FY 2011 for this purpose.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>25 DAS - 19 STARS Lease Rental Payments</b>			
<p><b>Section: 207.10.40</b></p> <p>Requires that GRF appropriation item 100416, STARS Lease Rental Payments, be used for financing costs associated with the acquisition, development, installation, and implementation of STARS. Appropriates additional amounts if needed.</p>	<p><b>Section: 207.10.40</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.10.40</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.10.40</b></p> <p>Same as the Executive.</p>
<b>26 DAS - 20 Building Rent Payments</b>			
<p><b>Section: 207.10.50</b></p> <p>(1) Requires GRF appropriation item 100447, OBA - Building Rent Payments, to be used to meet all payments at the times they are required to be made during the period from July 1, 2009, to June 30, 2011, by DAS to the Ohio Building Authority (OBA) pursuant to leases and agreements under Chapter 152. of the Revised Code.</p> <p>(2) Requires GRF appropriation item 100448, OBA - Building Operating Payments, to be used to meet all payments at the times that they are required to be made during the period from July 1, 2010, to June 30, 2011, by DAS to OBA pursuant to leases and agreements under Chapter 152. of the Revised Code, but limited to the aggregate amount of \$51,206,000.</p>	<p><b>Section: 207.10.50</b></p> <p>(1) Same as the Executive.</p> <p>(2) Same as the Executive.</p>	<p><b>Section: 207.10.50</b></p> <p>(1) Same as the Executive.</p> <p>(2) Same as the Executive.</p>	<p><b>Section: 207.10.50</b></p> <p>(1) Same as the Executive.</p> <p>(2) Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p>(3) Specifies that payments to OBA are for the expenses of agencies that occupy space in the various state facilities, and that DAS may enter into leases and agreements with the OBA providing for the payment of these expenses. Requires OBA to report to DAS and OBM not later than five months after the start of a fiscal year the actual expenses incurred by the OBA in operating the facilities and any balances remaining from payments and rentals received in the prior fiscal year. Requires DAS to reduce subsequent payments by the amount of the balance reported to it by OBA.</p>	<p>(3) Same as the Executive.</p>	<p>(3) Same as the Executive.</p>	<p>(3) Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
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27 DAS - 21 DAS - Building Operating Payments

**Section: 207.10.60**

Requires GRF appropriation item 100449, DAS - Building Operating Payments, to be used to pay the rent expenses of veterans' organizations. Allows for the appropriation to be used to pay for property appraisals or building studies that DAS may be required to obtain for property that is being bought, sold, or renovated. Allows the appropriation to be used to pay the operating expenses of state facilities maintained by DAS that are not billed to building tenants, notwithstanding section 125.28 of the Revised Code. Specifies that expenses may include the costs for vacant space and space undergoing renovation, and the rent expenses of tenants that are relocated due to building renovations. Requires payments to be processed by DAS through ISTVs and placed in GSF Fund 1320, Building Management. Allows DAS to use money in Fund 1320 to support utility costs at the State of Ohio Computer Center that exceed the available appropriation in GRF appropriation item 100433, State of Ohio Computer Center.

**Section: 207.10.60**

Same as the Executive.

**Section: 207.10.60**

Same as the Executive.

**Section: 207.10.60**

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>28 DAS - 22 Central Service Agency Fund</b>			
<p><b>Section: 207.10.70</b>                      Requires that GSF Fund 1150, Central Service Agency, appropriation item 100632, Central Service Agency, be used to make purchases as necessary to support the board licensing functions. Requires DAS to establish charges and bill the boards as applicable for carrying out these functions, the total of which is not to be greater than \$363,678 in each fiscal year of the biennium.</p>	<p><b>Section: 207.10.70</b>                      Same as the Executive.</p>	<p><b>Section: 207.10.70</b>                      Same as the Executive.</p>	<p><b>Section: 207.10.70</b>                      Same as the Executive.</p>
<b>29 DAS - 23 Central Service Consolidation Initiative</b>			
<p><b>Section: 207.10.80</b>                      Earmarks \$308,230 in FY 2010 and \$235,230 in FY 2011 of GRF appropriation item 130321, State Agency Support Services, for the Central Service Agency Consolidation Initiative. (See also DAS-14, Central Service Agency Consolidation Initiative.)</p>	<p><b>Section: 207.10.80</b>                      Same as the Executive.</p>	<p>No provision.</p>	<p>No provision.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
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**30 DAS - 24 General Service Charges**

**Section: 207.20.10**

Requires DAS, with the approval of the Director of Budget and Management, to establish charges for recovering the costs of administering the programs funded by GSF Fund 1170, General Services, and GSF Fund 2100, State Printing.

Appropriates any additional amounts necessary in GSF Fund 1170 appropriation item General Services Division-Operating to pay for consulting and administrative costs related to lower pricing, but only upon the approval of the Director of OBM.

**Section: 207.20.10**

Same as the Executive.

Same as the Executive.

**Section: 207.20.10**

Same as the Executive.

Same as the Executive.

**Section: 207.20.10**

Same as the Executive.

Same as the Executive.

**31 DAS - 25 Collective Bargaining Arbitration Expenses**

**Section: 207.20.20**

Authorizes DAS to seek reimbursement from state agencies for the actual costs and expenses DAS incurs in the collective bargaining arbitration process. Requires the reimbursements to be processed through intrastate transfer vouchers and credited to GSF Fund 1280, Collective Bargaining.

**Section: 207.20.20**

Same as the Executive.

**Section: 207.20.20**

Same as the Executive.

**Section: 207.20.20**

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p><b>Fiscal effect: Increased revenue to the Collective Bargaining Fund (Fund 1280); increased costs to those state agencies that use collective bargainitn arbitration services.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>

**32 DAS - 6 NextGen Broadband Network**

Sections: 207.20.30, 259.30.80, 610.10, 610.11

Sections: 207.20.30, 259.30.80, 610.10, 610.11

Sections: 207.20.30, 259.30.80, 610.10, 610.11

(1) Reappropriates the unexpended, unencumbered amounts of GSF Fund 1330 appropriation item 100607, IT Services Delivery that were allocated for implementation of NextGen Network in FY 2008 and FY 2009 for the same purpose in FY 2010 and FY 2011.

(1) Same as the Executive.

(1) No provision.

(1) Same as the Executive.

(2) Reappropriates the unexpended, unencumbered amounts of Department of Development's Third Frontier Fund 7011 appropriation item 195687, Third Frontier Research and Development projects, and Fund 7014 appropriation item 195692, Research and Development Taxable Bond Projects, that were allocated for implementation of the NextGen Network in FY 2008 and FY 2009 for the same purpose in FY 2010 and FY 2011.

(2) Same as the Executive.

(2) No provision.

(2) No provision.

(3) Reappropriates the unexpended, unencumbered amounts of capital appropriation item C23506, Third Frontier Project, which were previously allocated to implement the NextGen Network in FY 2008,

(3) Same as the Executive.

(3) No provision.

(3) Same as the Executive, but only reappropriates only those amounts necessary for the continuation of the implementation of the Connect Ohio contract.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
for the same purpose in FY 2009 and FY 2010.			
<b>33 DAS - 66 Equal Employment Opportunity Transfer</b>			
No provision.	<p><b>Section: 207.40.40</b> Requires the Director of the Office of Budget and Management, in each fiscal year, to transfer \$500,000 in cash from the GRF to the State Equal Employment Opportunity Fund (Fund 1880).</p>	No provision.	<p><b>Section: 207.20.43</b> Same as the House.</p>
<b>34 DAS - 27 Merchandise Resale Fund</b>			
<p><b>Section: 207.20.50</b> Transfers the cash balance, functions, assets, and liabilities of the Merchandise Resale Fund (Fund 2010) to the State Printing Fund (Fund 2100) on July 1, 2009 or as soon as possible thereafter. Abolishes Fund 2010 after the transfer.</p>	<p><b>Section: 207.20.50</b> Same as the Executive.</p>	<p><b>Section: 207.20.50</b> Same as the Executive.</p>	<p><b>Section: 207.20.50</b> Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>35 DAS - 28 Leveraged Enterprise Purchase Program</b>			
<p><b>Section: 207.20.60</b></p> <p>Allows DAS to use GSF Fund 2290, appropriation item 100640, Leveraged Enterprise Purchases, to operate a leveraged Enterprise Purchases Program to make enterprise-wide technology purchases. Authorizes DAS to recover the cost of operating such a program from all participating government entities and deposit such revenues into the GSF Fund 2290, IT Governance.</p>	<p><b>Section: 207.20.60</b></p> <p>Same as the Executive.</p> <p><b>Fiscal effect: Same as the Executive.</b></p>	<p>No provision.</p>	<p><b>Sections: 207.20.60, 207.10</b></p> <p>Same as the Executive.</p> <p><b>Fiscal effect: Same as the Executive.</b></p>
<b>36 DAS - 29 Information Technology Assessment</b>			
<p><b>Section: 207.20.70</b></p> <p>Authorizes DAS to establish an information technology assessment for the purpose of recovering the cost of selected infrastructure and statewide programs. Exempts legislative and judicial agencies, as well as the Bureau of Workers' Compensation, the Adjutant General, and institutions administered by a board of trustees, from the charge. Requires that all revenue attributable to the charge be deposited in GSF Fund 2290, IT Governance.</p>	<p><b>Section: 207.20.70</b></p> <p>Same as the Executive.</p>	<p>No provision.</p>	<p><b>Section: 207.20.70</b></p> <p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>37 DAS - 30 Investment Recovery Fund</b>			
<b>Section: 207.20.80</b>	<b>Section: 207.20.80</b>	<b>Section: 207.20.80</b>	<b>Section: 207.20.80</b>
(1) Authorizes DAS to use cash balances in the GSF Fund 4270, Investment Recovery, to support the operating expenses of the Federal Surplus Operating Program.	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive.
(2) Authorizes DAS to use cash balances in Fund 4270 to support the operating expenses of the Asset Management Services Program.	(2) Same as the Executive.	(2) Same as the Executive.	(2) Same as the Executive.
(3) Earmarks up to \$2,093,564 in FY 2010 and up to \$2,107,388 in FY 2011 of GSF Fund 4270 appropriation item 100602, Investment Recovery, to pay the operating expenses of the State Surplus Property Program, the Surplus Federal Property, Property Program, and the Asset Management Services Program. Authorizes DAS to seek additional appropriations via Controlling Board.	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.
(4) Requires that \$3,590,000 in FY 2010 and \$3,576,176 in FY 2011 of GSF Fund 4270 appropriation item 100602, Investment Recovery, be used to transfer proceeds from the sale of surplus property from Fund 4270 to non-General Revenue Funds under Section 125.14 of the Revised Code. Appropriates any additional amounts approved by the Director of OBM.	(4) Same as the Executive.	(4) Same as the Executive.	(4) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>38 DAS - 31 DAS Information Services</b>			
<p><b>Section: 207.20.90</b>                      Establishes Fund 4P30, DAS Information Services Fund, and requires that appropriation item 100603, DAS Information Services, be used to provide information systems and services in DAS. Requires DAS to establish all user charges allowable in the statewide indirect cost allocation plan, and deposit all such charges in this fund.</p>	<p><b>Section: 207.20.90</b>                      Same as the Executive.</p>	<p><b>Section: 207.20.90</b>                      Same as the Executive.</p>	<p><b>Section: 207.20.90</b>                      Same as the Executive.</p>
<b>39 DAS - 32 Administrative Hearings</b>			
<p><b>Section: 207.30.10</b>                      (1) Creates GSF Fund 5DQ0, Administrative Hearings, to pay operating costs associated with a centralized administrative Hearing Office in DAS. Requires that Fund 5DQ0 appropriation item 100638, Administrative Hearings, be used to make payments from the fund.                      (2) Requires DAS, with the approval of OBM, to establish user charges to recover the costs of providing adjudicatory services and deposit such collected charges in Fund 5DQ0.                      (3) Requires DAS to submit a spending plan to OBM to justify operating charges to agencies and transfers to Fund 5DQ0.</p>	<p><b>Section: 207.30.10</b>                      (1) Same as the Executive.                      (2) Same as the Executive.                      (3) Same as the Executive.</p>	<p>(1) No provision.                      (2) No provision.                      (3) No provision.</p>	<p>(1) No provision.                      (2) No provision.                      (3) No provision.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
Limits the total amount to be transferred to the fund for the creation of an Office of Administrative Hearings to \$200,000.			
(4) Requires that any cash balance in Fund 5DQ0 be returned to the agencies from which funds were originally transferred according to a plan submitted by the Director of DAS to the Director of OBM when DAS submits its budget request for the FY 2012-FY 2013 biennium.	(4) Same as the Executive.	(4) No provision.	(4) No provision.

40 DAS - 33 OAKS Support Organization

**Section: 207.30.20**

(1) Requires that GSF Fund 5EB0 appropriation item 100635, OAKS Support Organization, be used by the Office of Information Technology to support the operating costs associated with the implementation and maintenance of the state's enterprise resource planning system.

(1) No provision.

(1) No provision.

(1) No provision.

(2) Requires DAS to develop a cost allocation plan including: (a) up to \$9,610,874 in FY 2010 and \$9,733,416 in FY 2011 from OBM via ISTV, and (b) amounts from DAS's Human Resources Division via ISTV, and (c) other DAS Services Funds via ISTV.

(2) No provision.

(2) No provision.

(2) No provision.

(3) Allows the Director of DAS to request that the Director of OBM transfer cash from other funds used by DAS to GSF Fund 5EB0, OAKS Support Organization, in lieu of

(3) No provision.

(3) No provision.

(3) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p>ISTV billings. Requires that these amounts, whether made by ISTV billings or cash transfers, not be in excess of the limits under the federal indirect cost allocation plan.</p> <p>(4) Requires DAS's Human Resources Division to operate and maintain the human capital management module of OAKS and include in the human resources payroll rate the estimated costs of maintaining the module. Requires that such revenues be deposited in GSF Fund 1250, Human Resources, and transferred not less than quarterly to Fund 5EB0.</p>	(4) No provision.	(4) No provision.	(4) No provision.
<b>41 DAS - 34 Transfer to OAKS Support Organization Fund</b>			
<b>Section: 207.30.30</b>	<b>Section: 207.30.30</b>	<b>Section: 207.30.30</b>	<b>Section: 207.30.30</b>
<p>Authorizes OBM to transfer \$1,317,922.16 in cash from the GSF Fund 1330, IT Services Delivery to GSF Fund 5EB0, OAKS Support Organization, to correct an ISTV deposited mistakenly in Fund 1330.</p>	Same as the Executive.	Same as the Executive.	Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>42 DAS - 35 Professional Development Fund</b>			
<p><b>Section: 207.30.40</b> Requires that the GSF Fund 5L70, Professional Development appropriation item 100610, Professional Development, be used to pay the costs of administering educational programs for state employees who are exempt from collective bargaining coverage.</p>	<p><b>Section: 207.30.40</b> Same as the Executive.</p>	<p><b>Section: 207.30.40</b> Same as the Executive.</p>	<p><b>Section: 207.30.40</b> Same as the Executive.</p>
<b>43 DAS - 36 Employee Educational Development</b>			
<p><b>Section: 207.30.50</b> Requires that GSF Fund 5V60 appropriation item 100619, Employee Educational Development, be used to pay for educational programs under existing collective bargaining agreements with District 1199, the Health Care and Social Service Union; State Council of Professional Educators; Ohio Education Association and National Education Association; the Fraternal Order of Police Ohio Labor Council, Unit 2; and the Ohio State Troopers Association, Units 1 and 15. Appropriates additional amounts upon the request of the Director of DAS and approval of the Director of OBM.</p>	<p><b>Section: 207.30.50</b> Same as the Executive.</p>	<p><b>Section: 207.30.50</b> Same as the Executive.</p>	<p><b>Section: 207.30.50</b> Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>44 DAS - 37 Centralized Gateway Enhancement Fund</b>			
<p><b>Section: 207.30.60</b></p> <p>Creates the Centralized Gateway Enhancements Fund (Fund 5X30) and requires related appropriation item 100634, Centralized Gateway Enhancements, to be used to pay the costs of expanding, enhancing, and operating the infrastructure of the Ohio Business Gateway, State Portal, and Shared Hosting Environment.</p>	<p><b>Section: 207.30.60</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.30.60</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.30.60</b></p> <p>Same as the Executive.</p>
<b>45 DAS - 38 Major IT Purchases</b>			
<p><b>Section: 207.30.70</b></p> <p>Requires the Director of DAS to compute the amount of revenue attributable to amortization of all equipment purchases and capitalized systems from (1) GSF Fund 1330 appropriation item 100607, (2) IT Services Delivery, (3) GSF Fund 4N6 appropriation item 100617, Major IT Purchases, and (4) appropriation item C10014, Major Computer Purchases, which is recovered as part of the rates charged by the IT Service Delivery Fund. Allows the Director of OBM to transfer cash in an amount not to exceed the amount amortization computed from Fund 1330 to GSF Fund 4N60.</p>	<p><b>Section: 207.30.70</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.30.70</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.30.70</b></p> <p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p><b>Fiscal effect: Allows Fund 4N60 to be used to make infrequent, large-scale technology purchases which would otherwise have to be made by sharply increasing computer services user rates during the fiscal year.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>

46 DAS - 15 Cash Transfers From the Major IT Purchase Fund

**Section: 207.30.80**

Allows for the following transfers from GSF Fund 4N60, IT Purchases, upon the approval of the Director of OBM:

(1) Up to \$2,800,000 in each fiscal year of the biennium to GSF Fund 1310, State Architect, to support the OAKS Capital Improvements Module and other costs of the State Architect's Office that are not directly related to capital projects managed by the State Architect.

(2) Up to \$1,097,412 in FY 2010 and up to \$1,111,575 in FY 2011 to the GSF Fund 1120, Director's Office, to support operating expenses of the Accountability and Results Initiative.

(3) Up to \$4,000,000 in FY 2010 and up to \$1,000,000 in FY 2011 to the GSF Fund 5EB0, OAKS Support Organization, for OAKS operating costs not billed to GSF Fund 1050, Accounting and Budgeting, which is used by OBM, to GSF Fund 1250, Human Resources Services, which is used

**Section: 207.30.80**

Same as the Executive, but makes the following adjustment and addition:

(1) Same as the Executive.

(2) Decreases the amount that can be transferred to \$457,467 in FY2010 and \$471,630 in FY2011.

(3) Same as the Executive.

**Section: 207.30.80**

Same as the House.

(1) Same as the Executive.

(2) Same as the House.

(3) Same as the Executive.

**Section: 207.30.80**

Same as the House.

(1) Same as the Executive.

(2) Same as the House.

(3) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p>by DAS, or paid from other DAS's funds.</p> <p>(5) Appropriates the transfer amounts specified in (1) - (3) to the following GSF line items: 100639, State Architect's Office in FY 2010 and FY 2011; 100616, DAS Administration, in FY 2010 and FY 2011; and 100635, OAKS Support Organization, in FY 2010 only.</p>	(5) Same as the Executive.	(5) Same as the Executive.	(5) Same as the Executive.
(4) No provision.	(4) Authorizes OBM to transfer \$639,945 in each fiscal year from the Major IT Purchases Fund (Fund 4N60) to the GRF.	(4) Same as the House.	(4) Same as the House.
<b>47 DAS - 39 Corrective Cash Transfer</b>			
<p><b>Section: 207.30.90</b></p> <p>Transfers \$7,768 in cash from the GSF Fund 1130, Unemployment Compensation, to GSF Fund 1330, Information Technology, correcting a deposit made to the wrong fund. Abolishes Fund 1130 upon the completion of the transfer.</p>	<p><b>Section: 207.30.90</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.30.90</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.30.90</b></p> <p>Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>48 DAS - 40 MARCS Debt Service Payments</b>			
<b>Section: 207.40.10</b>	<b>Section: 207.40.10</b>	<b>Section: 207.40.10</b>	<b>Section: 207.40.10</b>
(1) Requires the Director of DAS, with advice from the MARCS Steering Committee, to determine the amount of debt service payments attributable to spending for MARCS components that are not specific to any one agency, and that are charged to agencies supported by the Motor Fuel Tax.	(1) Same as the Executive.	(1) Same as the Executive.	(1) Same as the Executive.
(2) Requires that such debt service payments be calculated for MARCS capital disbursements made beginning July 1, 1997. Within thirty days of any payment made from appropriation item 100447, OBA - Building Rent Payments, requires the Director of DAS to certify to the Director of OBM the amount of this share. Requires the Director of OBM to transfer these amounts to the GRF from the State Highway Safety Fund 7036.	(2) Same as the Executive.	(2) Same as the Executive.	(2) Same as the Executive.
(3) Requires DAS to consider renting or leasing existing tower sites at reasonable market rates, so long as the existing sites are equipped with the technical capabilities to support the MARCS project.	(3) Same as the Executive.	(3) Same as the Executive.	(3) Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>49 DAS - 8 Accountability and Results</b>			
<p><b>Section: 207.40.20</b></p> <p>Creates the Accountability and Results Fund (Fund 5GD0) to pay for the Results and Accountability Initiative. Identifies the following potential funding sources: gifts, grants, devises, bequests, and other financial contributions made to DAS. Requires that all investment earnings of the fund be credited to the fund.</p>	<p><b>Section: 207.40.20</b></p> <p>Same as the Executive.</p>	<p>No provision.</p>	<p>No provision.</p>
<b>50 DAS - 41 Declaration of Public Exigency</b>			
<p><b>Section: 207.40.30</b></p> <p>Requires the Director of DAS to notify the members of the Controlling Board whenever the Director declares public exigency pursuant to R.C. 125.15.</p>	<p><b>Section: 207.40.30</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.40.30</b></p> <p>Same as the Executive.</p>	<p><b>Section: 207.40.30</b></p> <p>Same as the Executive.</p>
<b>51 DAS - 51 School Employees Health Care Board</b>			
<p>No provision.</p>	<p><b>Sections: 207.10.05, 207.10</b></p> <p>Requires that GRF appropriation item 100403, School Employees Health Care Board, be used to provide administrative support to the School Employees Health Care Board as it carries out its duties under section 9.901 of the Revised Code.</p>	<p>No provision.</p>	<p>No provision.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>52 DAS - 42 Lease Payments to OPFC, OBA, and Treasurer of State</b>			
<p><b>Section: 518.20</b>                      Appropriations additional amounts, if necessary, for the purpose of making lease payments pursuant to leases and agreements relating to bonds and notes issued by the Ohio Building Authority or the Treasurer of State, or previously, by the Ohio Public Facilities Commission, pursuant to the Ohio Constitution and acts of the General Assembly.</p>	<p><b>Section: 518.20</b>                      Same as the Executive.</p>	<p><b>Section: 518.20</b>                      Same as the Executive.</p>	<p><b>Section: 518.20</b>                      Same as the Executive.</p>
<b>53 DAS - 50 Fiscal Stabilization Funds and Buy Ohio</b>			
<p>No provision.</p>	<p><b>Section: 701.40</b>                      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 be used, to the extent possible, in accordance with the preferences established in the state's Buy Ohio Law.</p>	<p><b>Section: 701.40</b>                      Same as the House.</p>	<p><b>Section: 701.40</b>                      Same as the House.</p>
<p>No provision.</p>	<p>Requires the Director of Administrative Services to publish on the internet information identifying a person who requests or obtains a waiver of the Buy Ohio preferences and the product or service with regard to which the waiver was requested or obtained.</p>	<p>Same as the House.</p>	<p>Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
	<p><b>Fiscal effect: Potential increased cost to DAS for developing and maintaining website that publishes Buy Ohio waiver information.</b></p>	<p><b>Fiscal effect: Same as the House.</b></p>	<p><b>Fiscal effect: Same as the House.</b></p>
<p><b>54 DAS - 69 MBE and EDGE Program Compliance</b></p>			
	<p>R.C. <i>123.152, 123.154, 125.081, Section 701.50</i></p>	<p>Section: <i>701.97</i></p>	<p>Sections: <i>701.50, 701.51, 701.52</i></p>
<p>No provision.</p>	<p>Requires that state agencies, as well as state universities, the Ohio Housing Finance Agency, the Third Frontier Commission, the Clean Ohio Council, and the Ohio School Facilities Commission comply with Minority Business Enterprise (MBE) and Encouraging Diversity, Growth, and Equity (EDGE) specifications as follows:</p>	<p>No provision.</p>	<p>Same as the House, but enacts the provisions below in uncodified law, as opposed to codified. Includes uncodified provisions specifically requiring that the Ohio Housing Finance Agency, the Third Frontier Commission, the Clean Ohio Council, and the Ohio School Facilities Commission comply with EDGE procurement policies established under section 123.152 of the Revised Code and provisions requiring state universities, in addition to the aforementioned agencies, to comply with minority business set aside requirements established under section 125.081 of the Revised Code.</p>
<p>(1) No provision.</p>	<p>(1) Requires that each state agency appoint an equal employment opportunity officer to be responsible for monitoring the agency's compliance with the state's equal opportunity laws and policies;</p>	<p>(1) No provision.</p>	<p>(1) Same as the House.</p>
<p>(2) No provision.</p>	<p>(2) Requires each agency to ensure that all contracts for goods and services contain provisions that require contractors to follow all federal and state laws that govern fair</p>	<p>(2) No provision.</p>	<p>(2) Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
(3) No provision.	labor and employment practices; (3) Prohibits state agencies from issuing an EDGE business waiver unless all related review and reporting procedures are followed;	(3) No provision.	(3) Same as the House.
(4) No provision.	(4) Requires the Deputy Director of the Equal Opportunity Division to review each agency's quarterly report of EDGE business waivers and conduct periodic audits of each agency's administration of the waiver process;	(4) No provision.	(4) Same as the House.
(5) No provision.	(5) Requires that if a state agency has not followed the proper waiver procedure, the agency will not be able to issue subsequent waivers without the approval of the Deputy Director of the Equal Opportunity Division;	(5) No provision.	(5) Same as the House.
(6) No provision.	(6) Requires the Deputy Director of the Equal Opportunity Division to produce a report each year that describes the progress of state agencies in advancing the MBE and EDGE programs, as well as any initiatives that have been implemented to increase the number of MBE and EDGE businesses in Ohio.	6) Replaces the House codified provision with an uncoded provision that (a) requires state agencies to track compliance with MBE and EDGE requirements on a scorecard system developed by the Deputy Director of DAS' Equal Opportunity Division and to transmit this data quarterly to the Deputy Director in FY 2010 and FY 2011, and (b) requires the Deputy Director to prepare a quarterly compliance report to be sent to the Governor, the majority and minority leadership, and the chairpersons of the House and Senate committees with jurisdiction over state finance.	(6) Same as the House.
(8) No provision.	(7) Requires state agencies, including state universities, and the Ohio Housing Finance Agency, Third Frontier Commission, Clean	(7) No provision.	(7) Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
	<p>Ohio Council, and the Ohio School Facilities Commission, that have failed to comply with the minority set aside purchasing requirements of the Minority Business Enterprise Law, or procurement goals under the EDGE Business Enterprise Law, to establish a long-term plan for compliance by December 31, 2009.</p> <p><b>Fiscal effect: Codifies MBE and EDGE program requirements outlined in Executive Order 2008-13s. However, universities, the Ohio Housing Finance Agency, the Third Frontier Commission, the Clean Ohio Council, and the Ohio School Facilities Commission might incur some new costs for complying with the requirements.</b></p>	<p><b>Fiscal effect: Potential minimal increase in administrative costs for DAS to produce and transmit an MBE and EDGE Scorecard report on a quarterly basis. DAS already tracks this information and produces such a report annually.</b></p>	<p><b>Fiscal effect: Same as the House.</b></p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee	
55 DAS - 70 Propane-Powered State Vehicles	No provision.	No provision.	<p><b>Section: 701.70</b></p> <p>Requires the Department of Administrative Services to conduct a two-year pilot project in which a total of 10% of state-owned, gasoline-powered passenger cars, sport utility vehicles, and light-duty pickup trucks are converted to a propane fuel system. Requires the Department to conduct a study of the pilot project to assess all aspects of the use by the state of propane-powered vehicles during the pilot project and to submit a final report to the Governor, the President of the Senate, the Minority Leader of the Senate, the Speaker of the House of Representatives, and the Minority Leader of the House of Representatives not later than December 31, 2011.</p> <p><b>Fiscal effect: Increase in administrative costs for the Department of Administrative Services and increase in costs to convert 10% of those vehicles listed to a propane fuel system.</b></p>	<p><b>Section: 701.70</b></p> <p>Same as the Senate, but limits the pilot program to fleets in the Department of Natural Resources, Department of Public Safety, and Department of Transportation.</p> <p><b>Fiscal effect: Under the new provision, the Department of Administrative Services would still be required to administer and oversee the program, incurring some associated expenses. The majority of the cost associated complying with the provision is likely to be born by those agencies listed above, as they, and not DAS, are responsible for the maintenance of their own vehicles.</b></p>

Executive

As Passed by the House

As Passed by the Senate

As Amended by Conference Committee

56 DAS - 71 State Property Holdings Study

No provision.

No provision.

Section: 753.30

Requires the Director of Administrative Services, by October 1, 2009, to prepare and submit a report to the Controlling Board that lists all state-owned real property and building leases throughout Ohio at a minimum including the locations, leaseholders, square footage, and values of these properties.

No provision.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p>57 OBM - 12 Pay Reduction Strategies</p>			
<p>R.C. 124.152, 124.18, 124.19, 124.34, 124.392, 126.05, Section 741.10</p>	<p>R.C. 124.15, 124.152, 124.18, 124.181, 124.183, 124.27, 124.34, 124.382, 124.385, 124.386, 124.392, 126.05, Section 741.10</p>	<p>R.C. 124.15, 124.152, 124.18, 124.181, 124.183, 124.27, 124.34, 124.382, 124.385, 124.386, 124.392, 126.05, Section 741.10</p>	<p>R.C. 124.15, 124.152, 124.18, 124.181, 124.183, 124.27, 124.34, 124.382, 124.385, 124.386, 124.392, 126.05, Sections 271.10, 741.10, 812.20</p>
<p>(1) Reduces the compensation of certain full-time and permanent part-time state employees during the FY 2010-FY 2011 biennium by 4%, 4.5%, or 5%. Returns the pay for these employees to the FY 2009 level at the beginning of FY 2012.</p>	<p>(1) No provision.</p>	<p>(1) No provision.</p>	<p>(1) No provision.</p>
<p>(2) Authorizes the Governor to declare a fiscal emergency if the Governor ascertains that the available revenue and balances for any fund or across any funds will in all probability be less than appropriations for the year, and to issue such orders as are necessary to the Director of OBM to reduce expenditures, or to the Director of DAS to implement various personnel actions, including but not limited to furloughs.</p>	<p>(2) Same as the Executive, but changes the furloughs programs referenced in the executive budget to mandatory cost savings days.</p>	<p>(2) Same as the House.</p>	<p>(2) Same as the House.</p>
<p>(3) Requires the Director of DAS, in consultation with the Director of OBM, to establish mandatory or voluntary furlough programs for any employee paid by warrant of the Director of OBM as necessary to reduce state expenditures in the event of a fiscal emergency declared by the Governor. Specifies that (a) reductions in pay made as the result of a furlough are not modifications</p>	<p>(3) Replaces the executive provisions with provisions that (a) require, during each fiscal year of the biennium, that all full-time exempt 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, (b) require participation in the cost savings program for all employees of the Secretary</p>	<p>(3) Same as the House.</p>	<p>(3) Same as the House, but authorizes the Secretary of State, Auditor of State, Treasurer of State, or Attorney General, after July 1, 2009, to decide to begin participation in the cost savings program for their employees for 80 hours or less.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p>or reductions in pay that an employee in the classified civil service can appeal to the State Personnel Board of Review and (b) an employee need not be in active pay status the day preceding a holiday to receive holiday pay, as current law requires, if the employee is furloughed on that day.</p>	<p>of State, Auditor of State, Treasurer of State, or Attorney General unless those officials choose to exempt the office's employees and notifies the Director of DAS in writing on or before July 1, 2009, and (c) authorize the Director of DAS, after June 30, 2011, to implement mandatory cost savings days for exempt employees if the Governor declares a fiscal emergency.</p>		
<p>(4) Authorizes the Governor, during the FY 2010-FY 2011 biennium, to impose a moratorium on the receipt of holiday pay on any holiday by employees paid by warrant of the Director of OBM, if the Governor declares a fiscal emergency. Provides that employees required to work on a holiday by their appointing authority be paid at their regular rate of pay. Exempts employees of the judicial and legislative branches and the Secretary of State, Auditor of State, Treasurer of State, and Attorney General from the moratorium on the receipt of holiday pay.</p>	<p>(4) Replaces the executive provisions with provisions that (a) require that part-time employees receive four hours of holiday pay, rather than on a pro-rated basis as required by current law (excepting FY2010 and FY2011, as provided under section 124.392), and (b) change certain conditions governing the payment of holiday pay for state employees that relate to whether the employee worked the day immediately before or after the holiday.</p>	<p>(4) Same as the House.</p>	<p>(4) Same as the House.</p>
<p>(5) Directs the Office of Collective Bargaining within DAS to negotiate with the respective 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 FY 2010 and FY 2011 and an increase in a state employee's share of dental, vision, and life insurance benefits during those fiscal years, to achieve savings of between \$170 million and \$200 million for</p>	<p>(5) Same as the Executive.</p>	<p>(5) Same as the Executive.</p>	<p>(5) Same as the Executive.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p>each fiscal year. Authorizes the Director of OBM to transfer cash from non-GRF funds to the GRF to carry out the provisions above.</p>			
(6) No provision.	<p>(6) Imposes moratoria, from December 2009 through December 2011, on the accrual of personal leave by employees paid by warrant of the Director of OBM and on the annual conversion of accrued but unused personal leave. Provides that the moratoria apply to employees of the Secretary of State, Auditor of State, Treasurer of State, or Attorney General unless those officials decide to exempt the office's employees and so notifies the Director of DAS in writing on or before July 1, 2009.</p>	<p>(6) Same as the House, but exempts Supreme Court, General Assembly, and Legislative Service Commission employees from the moratoria on the accrual and conversion of personal leave imposed during FY 2010-FY 2011 unless the appointing authorities of these employees choose to include them in the moratoria by July 1, 2009.</p>	<p>(6) Same as the Senate, but extends from July 1, 2009, to November 1, 2009, the deadline (a) by which the Secretary of State, Auditor of State, Treasurer of State, or Attorney General can exempt their employees from inclusion in the moratorium on the accrual and annual payment of personal leave and (b) by which the Supreme Court, General Assembly, and Legislative Service Commission can include their employees in this moratorium.</p>
(7) No provision.	<p>(7) Places a general moratorium on annual step advancements for state employees from June 21, 2009, through June 20, 2011, and provides that intermittent employees are not eligible for step advancements.</p>	(7) Same as the House.	(7) Same as the House.
(8) No provision.	<p>(8) Eliminates pay supplements and probationary periods for intermittent employees.</p>	(8) Same as the House.	<p>(8) Same as the House, but makes these provisions effective immediately.</p>
(9) No provision.	<p>(9) Requires that state employees be paid at the employee's regular rate of pay for any hours of compensatory time in excess of maximum amounts specified in existing 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 current law.</p>	(9) Same as the House.	(9) Same as the House.
(10) No provision.	<p>(10) Allows an employee paid by warrant of the Director of Budget and Management to</p>	(10) Same as the House.	(10) Same as the House.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
(11) No provision.	<p>use the employee's available compensatory leave balance to supplement disability leave payments.</p> <p>(11) Grants in August 2011 to a state employee paid by warrant of the Director of Budget and Management a one-time pay supplement equivalent to 16 hours if the employee is a part-time employee, or equivalent to 32 hours or half the hours of personal leave hours the employee lost as a result of the moratoria on the annual credit and payment of personal leave in effect from December 2009 until December 2011, whichever is less, if the employee is a full-time employee; does not grant the pay supplement described above to employees of the Secretary of State, Auditor of State, Treasurer of State, or Attorney General unless these employees were subject to these moratoria and the elected officials noted above decide to participate in the pay supplement by July 1, 2009.</p>	<p>(11) Same as the House, but (a) provides that Supreme Court, General Assembly, and Legislative Service Commission employees do not receive a one-time pay supplement if they did not participate in the moratoria on the accrual and conversion of personal leave credit in FY 2010-FY 2011 and (b) changes the date by which appointing authorities having the option to participate in the one-time pay supplement must notify the Director of DAS of the decision to participate to June 1, 2011.</p>	<p>(11) Same as the Senate, but provides that the additional one-time pay supplement applies to firefighters and employees who accrue personal leave under a rule of the Director of Administrative Services.</p>
(12) No provision.	<p>(12) Grants in July 2011 to a state employee paid by warrant of the Director of Budget and Management a one-time credit of sick leave equal to 16 hours if the employee is a part-time employee, or 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 in effect from December 2009 until December 2011, whichever is less, if the employee is a full-time employee; does not grant the sick leave</p>	<p>(12) Same as the House, but (a) provides that Supreme Court, General Assembly, and Legislative Service Commission employees do not receive additional sick leave credit if they did not participate in the moratoria on the accrual and conversion of personal leave credit in FY 2010-FY 2011 and (b) changes the date by which appointing authorities having the option to participate in the additional sick leave crediting must notify the Director of DAS of the decision to participate to June 1, 2011.</p>	<p>(12) Same as the Senate, but provides that the additional sick leave credit applies to employees who accrue personal leave under a rule of the Director of Administrative Services.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
(13) No provision.	<p>credit described above to employees of the Secretary of State, Auditor of State, Treasurer of State, or Attorney General unless these employees were subject to the moratoria on the accrual and annual payment of personal leave in effect from December 2009 until December 2011 and the elected officials noted above decide to participate in the pay supplement by July 1, 2009.</p> <p>(13) No provision.</p>	<p>(13) 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. Permits the fund to be used to pay employees who participated in the mandatory cost savings program or in cost savings days. Specifies that any investment earnings of the fund are to be credited to the fund.</p>	<p>(13) Same as the Senate, but (a) requires AGY Fund 8140 appropriation 995674, Cost Savings Days, to be used to pay employees who participated in a mandatory cost savings program, (b) authorizes the Director of OBM to transfer agency savings achieved from the programs to the GRF or any other fund as deemed necessary, make temporary transfers from the GRF to the Cost Savings Fund, and reimburse the GRF for such transfers, and (c) appropriates any additional amounts deemed necessary for these purposes by the Director of OBM.</p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<p><b>Fiscal effect:</b> Decrease in payroll expenditures. In order to achieve the savings described above, the executive budget proposes to reduce exempt employee compensation by up to 5% based on a graduated scale, and by comparable amounts or concessions from employees subject to collective bargaining agreements. According to OBM, employees earning \$125,000 or more would be subject to a 6% reduction. Additionally, the executive proposes to lower the amount of the dental, vision, and life insurance premiums paid by the state from 100% to 90%, to use furloughs when appropriate, and to increase the mandatory early retirement incentive trigger. All of these options may be used in varying degrees.</p>	<p><b>Fiscal effect:</b> Same as the Executive, but, according to DAS estimates (which include both exempt and non-exempt employees), savings to the state during the FY 2010-FY 2011 biennium are expected to be approximately \$143.7 million from the cost savings days, approximately \$30 million per year from the freeze on step movement, and approximately \$18.1 million per year from the moratoria on personal leave accrual and conversion, for a total of approximately \$191.8 million in annual savings. In addition, there would be additional savings due to the elimination of pay supplements for intermittent employees. Increasing the period after which employees must be paid for unused compensatory time will likely reduce payments for state agencies for unused compensatory time, as employees will have a greater period of time in which to use compensatory time.</p>	<p><b>Fiscal effect:</b> Same as the House.</p>	<p><b>Fiscal effect:</b> Same as the House.</p>
	<p>Substantial one-time increase in FY 2012 to provide pay supplements to part-time and full-time employees. As of March 2009, there were 55,950 full-time and 1,640 part-time employees working for executive branch agencies, and 2,628 full-time and 120 part-time employees working for the Attorney General, Treasurer, Secretary of State, or Auditor of State. Likely increase in costs during</p>		

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
<b>FY 2012 to provide sick leave credit to the specified part-time and full-time employees.</b>			
<b>58 OBM - 44 State Agency Spending Controls</b>			
No provision.	No provision.	<b>R.C. 125.18, 125.181, 126.50, 126.501-126.507</b> Imposes the following state agency spending controls (though elected state officers, the General Assembly or any legislative agency, a court or any judicial agency, or a state institution of higher education are exempted):	<b>R.C. 125.18, 125.181, 126.50, 126.501-126.507</b> Same as the Senate.
(1) No provision.	(1) No provision.	(1) Requires by November 1, 2009, each state agency to submit to the General Assembly and the Director of OBM a spending plan that outlines a 30% overall reduction in spending on supplies and services for FY 2010-FY 2011 that addresses any potential savings, lack of savings, or costs that may be realized by certain enumerated strategies. Requires by February 1 of each odd-numbered year, beginning in 2011, the director of each state agency to submit to the General Assembly and the Director of OBM a spending plan for purchasing supplies and services for the following two fiscal years.	(1) Same as the Senate.
(2) No provision.	(2) No provision.	(2) Requires by December 1, 2009, the Director of OBM to issue guidance to each state agency on which spending plan strategies the agency should implement for	(2) Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
(3) No provision.	(3) No provision.	<p>FY 2010-FY 2011. Requires by March 1 of each odd-numbered year, beginning in 2011, the Director of OBM to issue guidance to each state agency on which spending plan strategies the agency should implement for the following two fiscal years.</p> <p>(3) Requires all state agencies to control nonessential travel expenses by (a) complying with any travel directives issued by the Director of OBM, (b) reducing the mileage reimbursement rate for collective bargaining unit employees to 10 cents below the rate set for state agency employees by rule of the Director of OBM, (c) using, when possible, the online travel authorization and expense reimbursement process, (d) conducting meetings, whenever possible and in compliance with existing law, using conference calls, teleconferences, webinars, or other technology tools, (e) using fleet vehicles for official state travel whenever possible, (f) limiting mileage reimbursement to 4,000 miles per year for each state agency employee, and (g) prohibiting the Director of OBM from reimbursing any state agency employee for unauthorized travel expenses.</p>	<p>(3) Same as the Senate, but removes the reduction in the mileage reimbursement rate described in (b) and replaces the mileage reimbursement limit in (f) with a provision requiring restrictions set by DAS regarding mileage reimbursement under the existing Fleet Management Law to be followed.</p>
(4) No provision.	(4) No provision.	<p>(4) Requires each state agency to use interoffice mailing provided by DAS for all mail deliveries to other state agencies located within a reasonable distance.</p>	(4) Same as the Senate.
(5) No provision.	(5) No provision.	<p>(5) Requires by October 1, 2009, each state agency to direct all major printing, copying, mail preparation, and related services</p>	(5) Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
(6) No provision.	(6) No provision.	through DAS and to eliminate any internal operations providing those services. (6) Requires each state agency to comply with any purchasing standardization and strategic sourcing policy directives issued by the Director of DAS.	(6) Same as the Senate.
(7) No provision.	(7) No provision.	(7) Requires each state agency to comply with any control-on-equipment directives issued by the Director of OBM.	(7) Same as the Senate.
(8) No provision.	(8) No provision.	(8) Requires the Director of DAS, in consultation with the Director of OBM, to monitor the implementation of spending plan strategies by state agencies and report to the Governor and General Assembly semiannually regarding the effectiveness of the implemented strategies and any unintended consequences of implemented strategies.	(8) Same as the Senate.
(9) No provision.	(9) No provision.	(9) Requires the State Chief Information Officer (CIO) to establish policies on the purchasing, use, and reimbursement for use of handheld computing and telecommunications devices by state agency employees; the reduction of printing and the use of electronic records by state agencies; and the reduction of energy consumption by state agencies. Requires each state agency to participate in information technology consolidation projects implemented by the CIO.	(9) Same as the Senate.
(10) No provision.	(10) No provision.	(10) Requires, at the direction of and in the format specified by the Director of DAS, each state agency to maintain a list of	(10) Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
(11) No provision.	(11) No provision.	<p>information technology assets possessed by the agency and associated costs related to those assets.</p> <p>(11) Requires the Director of DAS to establish the State Information Technology Investment Board consisting of representatives from various state elective offices and state agencies to identify and recommend to the CIO opportunities for consolidation and cost savings measures related to information technology.</p> <p><b>Fiscal effect: Potential significant savings of an uncertain amount for FY 2010-FY 2011. OBM has identified approximately \$98.9 million in FY 2009 savings from allotment control, "stop work" orders, administrative charge holidays, travel limits, and encumbrance review in connection with Executive Order 2009-07S, which was issued on April 22, 2009. The above provisions generally mirror those of the executive order.</b></p>	<p>(11) Same as the Senate.</p> <p><b>Fiscal effect: Same as the Senate.</b></p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
59 OBM - 17 OAKS Support			
Section: 229.10			
(1) Requires the Director of OBM to operate and maintain the financial management module of the state's enterprise resource planning system, referred to as the Ohio Administrative Knowledge System (OAKS). Requires the Director of OBM to include in the accounting and budgeting services payroll rate the recovery of estimated costs of the information technology services provided by the Office of Information Technology (OIT) in DAS in support of the financial management module of OAKS, up to \$9,610,874 in FY 2010 and up to \$9,733,416 in FY 2011.	(1) No provision.	(1) No provision.	(1) No provision.
(2) Requires such cost recovery revenue to be deposited into the Accounting and Budgeting Fund (Fund 1050) and paid at least quarterly to the OAKS Support Organization Fund (Fund 5EB0) by intrastate transfer vouchers in accordance with the budget and cost allocation plan approved by the Director of OBM for each fiscal year.	(2) No provision.	(2) No provision.	(2) No provision.
(3) Allows the Director of DAS to offset this proportional allocation with intrastate transfer voucher billings to or cash transfers from other funds used by DAS to support costs paid from Fund 5EB0.	(3) No provision.	(3) No provision.	(3) No provision.

Executive

As Passed by the House

As Passed by the Senate

As Amended by Conference Committee

60 CSR - 2 Capitol Square Exemption from OIT Oversight

No provision.

No provision.

R.C. 105.41

Exempts the Capitol Square Review and Advisory Board from the jurisdiction of the Office of Information Technology in the Department of Administrative Services.

**Fiscal effect: May reduce costs to the Office of Information Technology.**

R.C. 105.41

Same as the Senate.

**Fiscal effect: Same as the Senate.**

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
61 DEV - 75 Small Business Regulatory Review			
		<p>R.C. 101.35, 103.0511, 111.15, 117.20, 119.03, 121.021, 121.25, 121.251 to 121.257, 121.39, 122.08, 122.081, 122.94, 124.04, 124.95, 1710.02, 119.031, 121.24</p>	
(1) No provision.	(1) No provision.	(1) Requires an agency that makes rules to prepare cost-benefit and regulatory flexibility reports for rules that may have any adverse impact on for-profit or non-profit small businesses having fewer than 500 employees, and to submit the rules and reports to the new Ohio Small Business Ombudsperson in the Office of Small Business.	(1) No provision.
(2) No provision.	(2) No provision.	(2) Expands the duties of the Office of Small Business and the Small Business Ombudsperson.	(2) No provision.
(3) No provision.	(3) No provision.	(3) Creates the Small Business Regulatory Review Board to review objections to those rules and make recommendations to the Joint Committee on Agency Rule Review regarding the rules.	(3) No provision.
(4) No provision.	(4) No provision.	(4) Requires the Director of Administrative Services to establish customer service performance standards for nonelected officers and employees of state agencies	(4) No provision.
(5) No provision.	(5) No provision.	(5) Requires state agencies to promote improved customer service.	(5) No provision.

Executive

As Passed by the House

As Passed by the Senate

As Amended by Conference Committee

Fiscal effect: Potential increase in administrative costs for state agencies to prepare cost-benefit and regulatory flexibility reports.

62 DEV - 57 Alternative Fuel Definitions

No provision.

R.C. 122.075, 125.831

Adds compressed air to the definition of "alternative fuel" for the purposes of the Department of Development's Alternative Fuel Transportation Grant Program and for vehicles purchased by the state for use by state agencies.

R.C. 122.075, 125.831

Same as the House.

R.C. 122.075, 125.831

Same as the House.

Executive

As Passed by the House

As Passed by the Senate

As Amended by Conference Committee

**Other Education Provisions**

63 EDU - 95 School Employees Health Care Board

**Section: 265.60.90**

Transfers the School Employees Health Care Board and any unexpended and unencumbered appropriations or reappropriations for the Board from DAS to ODE. Requires the transfer to take effect on July 1, 2009, or as soon as possible thereafter. Requires the Director of Budget and Management to make budget changes made necessary by the transfer.

**Fiscal effect: Increased expenditures of ODE presumably offset by transfer of appropriations from DAS.**

No provision.

**Section: 265.60.90**

Same as the Executive.

**Fiscal effect: Same as the Executive.**

**Section: 265.60.90**

Same as the Executive.

**Fiscal effect: Same as the Executive.**

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
64 PAY - 11 Life Insurance for Municipal and County Judges	<p>R.C. 124.81</p> <p>(1) Requires the Department of Administrative Services to obtain group life insurance coverage for all municipal and county court judges.</p> <p>(2) Provides that on and after the effective date of the life insurance coverage for municipal and county court judges, these judges are ineligible for life insurance coverage from any county or other political subdivision.</p> <p><b>Fiscal effect: Increase of several thousand dollars annually in expenditures from AGY Fund 8100, Life Insurance Investment Fund, to pay for the cost of providing life insurance to county and municipal judges.</b></p>	<p>R.C. 124.81</p> <p>Same as the House.</p> <p>Same as the House.</p> <p><b>Fiscal effect: Same as the House.</b></p>	<p>R.C. 124.81</p> <p>Same as the House.</p> <p>Same as the House.</p> <p><b>Fiscal effect: Same as the House.</b></p>

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
65 GOV - 4 Prison Labor at the Governor's Residence			
No provision.	No provision.	<p><b>R.C. 107.40</b></p> <p>Prohibits 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.</p>	<p><b>R.C. 107.40</b></p> <p>Same as the Senate.</p>
No provision.	No provision.	<p>Prohibits the Department of Administrative Services from using prison labor in providing for the general maintenance of the Governor's Residence.</p>	Same as the Senate.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
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66 INS - 24 Health Insurance Coverage of Autism Spectrum Disorders

**Section: 307.10, R.C. 1739.05, 1751.68, 3923.84, and Section 271.10**

(1) No provision.	(1) Earmarks up to \$20,000 in FY 2010 of SSR Fund 5540 appropriation item 820606, Operating Expenses, to be used by the Department of Insurance for a study related to autism spectrum disorder coverage, and requires the study to be completed by January 31, 2010.	(1) No provision.	(1) No provision.
(2) No provision.	(2) Requires the Director of Budget and Management, in FY 2010, to transfer \$20,000 cash from the General Revenue Fund to Fund 5540.	(2) No provision.	(2) No provision.
(3) No provision.	(3) Prohibits health insurers from excluding coverage for specified autism services for individuals diagnosed with an autism spectrum disorder but allows insurers to impose a yearly maximum of \$36,000 on coverage of those services. Allows an insurer to opt out of the required coverage if the insurer can show that the incurred claims for those coverages caused the insurer's costs to increase by more than 1% and that the increase could reasonably justify an increase of more than 1% in the annual premiums or rates charged by the insurer for health insurance coverage. Exempts this provision from the existing law requirement that the Superintendent of Insurance review all new health benefit	(3) No provision.	(3) No provision.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
(4) No provision.	<p>mandates before a mandate may take effect.</p> <p>(4) Requires the Director of Mental Retardation and Developmental Disabilities to convene a committee on the coverage of autism spectrum disorders to investigate and recommend additional treatments or therapies for autism spectrum disorders to be covered by health insurers.</p>	(4) No provision.	(4) No provision.
(5) No provision.	<p>(5) Delays the applicability of the requirements to plans that are issued or renewed six months after the bill's effective date.</p>	(5) No provision.	(5) No provision.
(6) No provision.	<p>(6) Requires the Director of Budget and Management to transfer \$1.62 million from the GRF to the State Employee Health Benefit Fund (Fund 8080) on June 30, 2010, or as soon as possible thereafter.</p>	(6) No provision.	(6) No provision.

Executive

As Passed by the House

As Passed by the Senate

As Amended by Conference Committee

**Fiscal effect: The provision to mandate coverage for screening, diagnosis, and treatment of an autism spectrum disorder may potentially increase the costs to Medicaid in the tens of millions of dollars per year. The federal government would likely reimburse approximately 60% of any increase in Medicaid spending if federal rules allow the federal matching rate to apply.**

**It would increase costs to the state's health benefit plan for employees and their dependents by approximately \$1.62 million in FY 2011, assuming such coverage applies to approximately 45 children under age 6 per year. The GRF would pay the cost of coverage for approximately half the individuals, with various state funds providing the rest. It would also increase costs, potentially in the millions per year, to counties, municipalities, townships, and school districts statewide of providing such coverage in their health benefits to employees and their dependents.**

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
67 BOR - 73 Energy Conservation Measures	<p>R.C. 156.01, 156.02, 156.03, 156.04, 3345.61, 3345.62, 3345.63, 3345.64, 3345.66</p>	<p>R.C. 156.01, 156.02, 156.03, 156.04, 3345.61, 3345.62, 3345.63, 3345.64, 3345.66</p>	<p>R.C. 156.01, 156.02, 156.03, 156.04, 3345.61, 3345.62, 3345.63, 3345.64, 3345.66</p>
No provision.	<p>(1) Permits a state-assisted institution of higher education to implement certain water conservation measures in addition to the energy conservation measures permitted in current law, and provides authority to issue notes to finance those measures. Specifies that energy or water conservation measures should result in energy, water, or wastewater cost savings, operating costs savings, and avoided capital costs.</p>	<p>(1) Same as the House</p>	<p>(1) Same as the House.</p>
No provision.	<p>(2) Reduces the amount of contract costs that must be paid within two years after the purchase of a conservation contract from one-tenth to one-fifteenth of those costs. Specifies that the remaining balance of conservation contract costs must be paid within 15 years.</p>	<p>(2) Same as the House.</p>	<p>(2) Same as the House.</p>
No provision.	<p>(3) Extends the payment period for cogeneration system contracts from 5 years to 15 years. Extends the payment period for other conservation contracts from 10 to 15 years.</p>	<p>(3) Same as the House.</p>	<p>(3) Same as the House.</p>
	<p><b>Fiscal effect: Potential decrease in operating and capital expenses for institutions that elect to implement water saving measures.</b></p>	<p><b>Fiscal effect: Same as the House.</b></p>	<p><b>Fiscal effect: Same as the House.</b></p>

Executive

As Passed by the House

As Passed by the Senate

As Amended by Conference Committee

Local Government Provisions

68 MIS - 9 Reverse Internet Auctions

No provision.

R.C. 9.314, 9.317

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 of any kind.

**Fiscal effect: It is uncertain how widely this bidding process is used on design and construction projects, and thus the effect on design and construction costs is unclear.**

R.C. 9.314, 9.317

Same as the House.

**Fiscal effect: Same as the House.**

R.C. 9.314, 9.317

Same as the House.

**Fiscal effect: Same as the House.**

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
69 MIS - 23 Prevailing Wage Schedule of Wages	No provision.	No provision.	R.C. 4115.04
		Gives any public authority, rather than just the Department of Natural Resources, the option of including language in contracts to require wage rate determinations and updates to be obtained directly from the Department of Commerce through electronic or other means rather than attaching to the contract the schedule of wages that the public authority obtains from the Department of Commerce.	No provision.
70 MIS - 26 Firefighter Collective Bargaining	Specifies that, for the purposes of collective bargaining rights, a township, regardless of its population count, is considered a public employer with respect to permanent, full-time, paid members of its fire department.	Same as the Executive.	No provision.
			No provision.

Executive	As Passed by the House	As Passed by the Senate	As Amended by Conference Committee
71 MIS - 25 Land Conveyance - Jackson County	No provision.	No provision.	<p><b>Section: 753.50</b></p> <p>Authorizes the conveyance of state-owned real estate in Jackson County, used by the Ohio Agricultural Research and Development Center, to the Jackson City Schools Board of Education. Specifies that the consideration of the conveyance is for the Jackson City Schools Board of Education to convey certain Board-owned real estate to the state.</p>
			<p><b>Section: 753.50</b></p> <p>Same as the Senate.</p>