
TREASURER OF STATE

Pay for Success contracts

- Eliminates the requirement that at least 75% of Pay for Success contracts include performance targets requiring greater improvement in the targeted area vs. other areas (based on scientifically valid regional or national data).
- Removes the requirement that the Treasurer of State (TOS) adopt rules establishing a process to determine whether the regional or national data used to determine the performance targets are scientifically valid.

State real property

- Transfers, from the TOS to the Department of Administrative Services (DAS), the responsibility to develop and maintain a comprehensive and descriptive database of all real property under the custody and control of the state, and requires each state agency to collect and maintain information on its respective landholdings.

Pay for Success contracts

(R.C. 113.60)

Continuing law requires the TOS to specify performance targets to be met by a service provider under a Pay for Success contract. If scientifically valid regional or national data is available to compare the targeted area vs. other areas, the performance targets must require greater improvement within the targeted area vs. other areas.⁸⁸ The bill eliminates the requirement that at least 75% of Pay for Success contracts include performance targets requiring greater improvement in the targeted area vs. other areas. And, the bill removes the requirement that the TOS adopt rules establishing a process to determine whether the regional or national data is scientifically valid.⁸⁹

State real property

(R.C. 125.901 and 125.903)

The bill transfers, from the TOS to DAS, the responsibility to develop and maintain a comprehensive and descriptive database of all real property under the custody and control of the state. Under continuing law, the database must adequately describe, when known, the location, boundary, and acreage of the property, the use and name of the property, and the contact information and name of the state agency managing the property. Information in the database must be available to the public free of charge through a searchable internet website.

⁸⁸ R.C. 113.61, not in the bill.

⁸⁹ R.C. 113.60.

The bill removes the requirement for the Treasurer to allow public comment on property owned by the state.

Additionally, the bill requires each landholding state agency to collect and maintain a geographic information systems database of its respective landholdings, and to provide the database to the Ohio Geographically Referenced Information Program Council, a Council established in law within DAS to coordinate the property owned by the state. Current law requires the Council and the Treasurer to collect the information. The bill removes the Treasurer from the Council.