Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
Personal Income Tax	
TAXCD35 Tax-favored home purchasing savings account	
Section: 701.10	R.C. 5747.01, 5747.84, Sections 701.10, 803.160, 803.220
No provision.	Authorizes an income tax deduction beginning on or after January 1, 2024, for amounts contributed to a homeownership savings linked deposit account by a taxpayer, up to \$10,000 per year per account for couples filing jointly and \$5,000 per year per account for individuals, with a lifetime maximum per account of \$25,000. Authorizes, for account owners, an income tax deduction for interest earned on savings in, and employer contributions to, homeownership savings linked deposit accounts.
No provision.	Requires amounts withdrawn from a homeownership savings linked deposit account and not used to purchase a home as the account owner's primary residence to be added to the account owner's taxable income.
Directs the Tax Commissioner and Treasurer of State to jointly study and design a tax-favored savings account for home purchases.	Same as the Executive.
Fiscal effect: Study and design of a new program may entail some one- time costs but any such costs are likely to be limited.	Fiscal effect: Same as the Executive, but also incurs personal income tax revenue loss, likely less than \$5 million per year, beginning in FY 2025.
TAXCD46 Tax deduction for train derailment payments	
	R.C. 5747.01, 5751.01; Section 803.160
No provision.	Authorizes a deduction against the personal income tax for government or railroad company payments, including for lost business, received by a taxpayer as the result of the February 3, 2023, train derailment in East Palestine.
No provision.	Authorizes a commercial activities tax exclusion for receipts a taxpayer receives to compensate for lost business resulting from that derailment.
	Fiscal effect: Dependent on future payment amounts that have yet to be finalized. Tax exemption applies to taxable years or tax periods beginning on or after January 1, 2023, which will reduce revenues the state would otherwise receive beginning in FY 2024.

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
TAXCD72 Income tax: depreciation expense add-back	
	R.C. 5747.01, 5733.40, Section 803.160
No provision.	Allows taxpayers to deduct the full amount of bonus depreciation and enhanced expensing allowances that the taxpayer deducts for federal income tax purposes in the same year the taxpayer deducts those expenses on their federal return. (Under current law, taxpayers must typically add back 5/6 of these expenses when computing their Ohio adjusted gross income and deduct the amount added back over several years.)
	Fiscal effect: Revenue loss up to \$377 million in FY 2024 and loss up to \$134 million in FY 2025 and offsetting revenue gains in future years.

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
TAXCD68 Income tax rate reduction	
	R.C. 5747.02, Sections 757.50 and 803.210
No provision.	Reduces, beginning in tax year 2023, the number of income tax brackets, by consolidating the lowest bracket (2.765% for income between \$26,050 and \$46,100) with the second lowest bracket (3.226% for income between \$46,100 and \$92,150).
No provision.	Reduces the rate of that new lowest bracket to 2.75%.
No provision.	Suspends indexing of income tax brackets and exemptions for inflation for tax years 2023 and 2024.
	Fiscal effect: Revenue losses of about \$153 million in FY 2024 and \$48 million in FY 2025, with potential additional revenue loss during the biennium due to a reduction in withholding rates. The Tax Commissioner has discretion over withholding rate adjustments and LBO does not have an estimate for the potential additional revenue loss. Of the total revenue loss, the GRF would bear \$148 million in FY 2024 and \$46 million in FY 2025 under codified law, with the remaining revenue loss split equally between the Local Government Fund (LGF) and the Public Library Fund (PLF). Revenue losses to the LGF and PLF would reduce distributions to municipalities, counties, townships, public libraries, and certain other special districts statewide.
TAXCD30 Income tax: increase dependent exemptions	
R.C. 5747.025	
Increases the dependent exemption amount by \$2,500 for each dependent under the age of 18, beginning in 2023, for income taxpayers. (Currently, each taxpayer, spouse, and dependent is entitled to a personal exemption ranging from \$1,900 to \$2,400, depending on the taxpayer's income.)	No provision.

Depart	ment of Taxation	Main Operating Appropriations Bill H.B. 33
Executive		As Reported By House Finance
in FY 2024 Governm 7065) wo law. The	ect: The all funds tax revenue loss is estimated at \$136.0 million 4 and \$135.4 million in FY 2025. Revenue to the Local ent Fund (LGF, Fund 7069) and Public Library Fund (PLF, Fund uld each be reduced by 1.66% of these amounts under current operating budget introduced by the Executive would increase centage to 1.7% in codified law. The GRF would bear the rest.	
TAXCD17	Employer income tax withholding reconciliation	
R.C.	5747.07, 5747.072; Section 803.60	R.C. 5747.07, 5747.072; Section 803.60
partial we	employers who withhold and remit employee income taxes on a eekly basis to file annual reconciliation returns starting in 2024 f filing quarterly as under current law.	Same as the Executive.
Fiscal effe	ect: May result in cost savings for the Department of Taxation.	Fiscal effect: Same as the Executive.
TAXCD55	Income tax credit for volunteer emergency personnel	
		R.C. 5747.64, 5747.98 and Section 803.180
No provis	ion.	Authorizes a \$1,000 nonrefundable tax credit against the state personal income tax for volunteer firefighters, first responders, emergency medical technicians, and paramedics who volunteer on one or more days in a month during at least six months of a taxable year.
		Fiscal effect: PIT revenue losses up to \$9.1 million in both FY 2024 and FY 2025. Of these amounts the GRF revenue loss would be \$8.8 million each year under codified law, with the remaining loss split equally between the Local Government Fund and the Public Library Fund. Moneys deposited into the LGF and PLF are distributed to counties, municipalities, townships, public libraries, and other political subdivisions. However, the credit would create an incentive for certified providers employed full-time to volunteer during their off-duty days in order to claim the credit; if a significant number responded to that incentive, the revenue loss could be several millions of dollars more per year.

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
TAXCD29 Sales tax exemption for baby products	
R.C. 5739.01, 5739.02; Section 803.50	R.C. 5739.01, 5739.02; Section 803.50
Exempts child diapers, creams, and wipes, car seats, cribs, and strollers from the sales tax, beginning October 1, 2023.	Same as the Executive.
Fiscal effect: The executive estimates that these exemptions will reduce GRF revenue by \$10.7 million in FY 2024 and \$16.0 million in FY 2025.	Fiscal effect: Same as the Executive.
TAXCD47 Sales and rentals to government entities	
	R.C. 5739.02, 803.140
No provision.	Adds specific reference to construction material and services sold or rented to government entities for temporary traffic control or drainage purposes to existing provisions of law that exempt all sales and rentals to government entities from the sales and use tax.
No provision.	Specifies that the provision is a remedial measure intended to clarify existing law and applies to all cases pending on a petition for reassessment or on further appeal, or transactions subject to an audit by the Department of Taxation.
	Fiscal effect: None, because of overlap with existing sales and use tax exemption.
TAXCD22 Duplicate vendor's license obtained during suspension	
R.C. 5739.31	R.C. 5739.31
Allows the Tax Commissioner to suspend any sales tax vendor's license obtained by a person during the period of suspension on another vendor's license issued to that person or obtained by any person who sells at retail without a vendor's license on more than one occasion.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.

likely be revenue gains to the GRF of an uncertain magnitude.

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
TAXCD45 Broadband grants excluded from CAT	
	R.C. 5751.01, Section 803.190
No provision.	Excludes from gross receipts taxable under the commercial activities tax (CAT) any federal, state, or local grants received or debt forgiven to provide or expand broadband service in Ohio.
	Fiscal effect: About \$1 million loss to CAT revenues over a three-year period, based on nearly \$400 million in broadband grants awarded by the state and federal government during that duration.
TAXCD49 Commercial activities tax revenue distribution	
	R.C. 5751.02, Section 812.20
No provision.	Reduces from 13% to 2.25% the amount of commercial activities tax (CAT) receipts allocated to the School District Tangible Property Tax Replacement Fund (Fund 7047) beginning in FY 2024, and reduces from 2% to 0.25% CAT receipts allocated to the Local Government Tangible Property Tax Replacement Fund (Fund 7081). Reallocates the 12.5% difference to the GRF.
	Fiscal effect: Revenue available to the GRF is increased by about \$325 million in FY 2024 and \$342 million in FY 2025. However, under continuing law, transfers may be made between the GRF and Funds 7047 and 7081, so the provision does not affect the amount of revenue received by the state or paid to local governments.
TAXCD4 CAT references to motor carriers	
R.C. 5751.033, Section 803.30	R.C. 5751.033, Section 803.30
Modifies a commercial activity tax (CAT) provision related to situsing transportation service and delivery receipts to Ohio by applying such provisions to common carriers rather than motor carriers. Specifies that this change is intended to be remedial and clarify existing law.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.

Department of Taxation		Main Operating Appropriations Bill H.B. 33
Executive	/	As Reported By House Finance
TAXCD10 CAT credit for net operating losses		
R.C. 5751.53, 5751.98		
Delays the year in which a commercial activity tax (CAT) credit for certain net operating losses accrued under the defunct corporation franchise tax becomes refundable, rather than nonrefundable, from calendar year 2030 to 2040.	1	No provision.
Fiscal effect: Revenue gain of uncertain magnitude during the period from 2030 to 2040.		
<u>Cigarette Taxes</u>		
TAXCD64 Refund on bad debts for cigarette, tobacco, and vapor products		
	F	R.C. 5743.06, 5743.53; Section 803.150
No provision.	1	Allows a wholesaler or distributor to obtain a refund of excise taxes on cigarettes, other tobacco products, and nicotine vapor products remitted on bad debts arising from the sale of those products and charged off on or after January 1, 2024.
	i f G F	Fiscal effect: Reduces GRF revenue by an uncertain amount, likely hundreds of thousands of dollars annually, and varying considerably from year to year. The revenue losses will lower amounts distributed to counties, municipalities, and townships through the Local Government Fund (LGF, Fund 7069), and to public libraries through the Public Library Fund (PLF, Fund 7065). Also, potentially reduces revenue from Cuyahoga County's excise tax on cigarettes.
TAXCD12 Cigarette tax license renewal deadline		
R.C. 5743.15, Section 757.10	F	R.C. 5743.15, Section 757.10
Extends the deadline for renewing annual retail, wholesale, importer, and manufacturer cigarette tax licenses to June 1 of each year instead of the 4th Monday in May, and applies the extension to all current licenses.	5	Same as the Executive.
Fiscal effect: None.	F	Fiscal effect: Same as the Executive.
Other Taxation Provisions		

Depart	ment of Taxation	Main Operating Appropriations Bill H.B. 33
Executive		As Reported By House Finance
TAXCD14	Jobs creation and retention tax credit recapture	
R.C.	122.17, 122.171	R.C. 122.17, 122.171
noncomp tax credit	is the Tax Credit Authority to adjust the amount that a liant taxpayer must repay from a job creation or jobs retention one time within 90 days after initially certifying a repayment of the Tax Commissioner or Superintendent of Insurance.	Same as the Executive.
	ect: Potential revenue gain or loss affecting GRF, depending on the repayment amount is adjusted upward or downward.	Fiscal effect: Same as the Executive.
TAXCD34	Increase motion picture tax credit annual cap	
R.C.	122.85	R.C. 122.85
	the total amount of motion picture tax credits that may be each fiscal year, from \$40 million to \$75 million.	Same as the Executive.
	ect: The executive estimates that this provision will decrease evenues starting in FY 2025, by \$17.0 million.	Fiscal effect: Same as the Executive.
TAXCD37	Historic rehabilitation tax credit cap	
R.C.	149.311	R.C. 149.311
building r Director i	, from \$60 million to \$120 million, the amount of historic ehabilitation tax credits that may be awarded by the DEV n FY 2025. (The cap was previously increased to \$120 million for 2023 and 2024; it would revert to \$60 million in FY 2026.)	Same as the Executive.
2025 only codified I may be cl institutio tax. (The current la would res	ect: Reduction in state tax revenues up to \$60 million in FY y, with 96.68% of the revenue loss borne by the GRF under aw. The refundable historic building rehabilitation tax credit laimed against the personal income tax, the financial ins tax, the domestic insurance tax, and the foreign insurance Tax Expenditure Report includes an estimate that under law, i.e. without the increase proposed for FY 2025, the credit sult in a decline in the GRF revenue loss from \$104.7 million in Y 2023 and FY 2024 to \$52.4 million in FY 2025).	Fiscal effect: Same as the Executive.

Depar	tment of Taxation	Main Operating Appropriations Bill H.B. 33
Executiv	ve	As Reported By House Finance
TAXCD32	Low-income housing tax credits	
R.C.	175.16, 175.12, 5725.36, 5725.98, 5726.58, 5726.98, 5729.19, 5729.98, 5747.83, and 5747.98	R.C. 175.16, 5725.36, 5725.98, 5726.58, 5726.98, 5729.19, 5729.98, 5747.83, and 5747.98
premiun	orizes a nonrefundable credit against the income tax, insurance ns tax, or financial institutions tax that piggybacks on the federal ome housing tax credit (LIHTC) for affordable housing projects.	(1) Same as the Executive.
reserve LIHTC al	vs the Director of the Ohio Housing Finance Agency (OHFA) to a state tax credit for any project in Ohio that receives a federal location, as long as the project is located in Ohio and begins units after July 1, 2023.	(2) Same as the Executive, but includes projects placed in service on or after January 1, 2023.
(3) Proh	ibits the Director from reserving any credits after June 30, 2027.	(3) Same as the Executive, but changes the ending date to December 31, 2028.
fiscal ye	erally limits the amount of state credits that may be reserved in a ear to \$100 million, but allows unreserved credit allocations and red or disallowed credits to be added to the credit cap for the eal year.	(4) Same as the Executive, but generally limits the amounts of credits reserved to \$500 million.
amount financial	is the amount of credit reserved for any single project to an necessary, when combined with the federal credit, to ensure I feasibility and requires the Director to reserve credits to ensure create additional housing units on account of the state credit.	(5) Same as the Executive, but removes the requirement that the Director ensure the project is creating additional housing units that would not have otherwise been created with other state or federal or private financing.
(6) No p	rovision.	(6) Allows tax credits to be claimed after a project is available to rent but before the Director issues an eligibility certificate, subject to correction once the certificate is issued.
	olishes that records provided to the Tax Commissioner and OHFA nister the LIHTC are not public records subject to the state's	(7) Same as the Executive, but also requires OHFA to disclose to the Tax Commissioner and Superintendent of Insurance any information OHFA

Sunshine Law.

has that is necessary to ensure compliance with LIHTC requirements,

OHFA to respond to that request.

allows the Tax Commissioner to request records from OHFA and requires

Department of Taxation	Main Operating Appropriations Bil H.B. 33	
Executive	As Reported By House Finance	
Fiscal effect: The executive estimates the GRF tax revenue loss at \$10.0 million in FY 2024 and \$20.0 million in FY 2025.	Fiscal effect: LBO estimates state tax revenue losses of \$22 million in FY 2024 and \$46 million in FY 2025, but estimates are highly dependent on federal policy and the availability of the federal LIHTC. Generally, state tax revenue losses would increase over the six-year period that projects could initially qualify for the 10-year credit, FY 2024 through FY 2029. Once the eligibility period expires, state tax revenue losses will plateau for an additional four years, FY 2030 through FY 2033, then decline over a subsequent six-year period as the 10-year duration of the credit lapses for those projects originally awarded by OHFA from FY 2024 through FY 2029.	

Depart	ment of Taxation		Main Operating Appropriations Bill H.B. 33
Executive			As Reported By House Finance
TAXCD31	Single-family housing development tax credit		
R.C.	175.17, 175.12, 5725.37, 5725.98, 5726.59, 5726.98, 5729.20, 5729.98, 5747.84, and 5747.98		
financial i	es a nonrefundable tax credit against the insurance premiums, nstitution, or income tax for investment in the development and ion of affordable single-family housing.		No provision.
<del>-</del>	local governments and economic development entities to plications for the credit, but allows them to allocate credits to vestors.		No provision.
to reserve the credit	e Executive Director of the Ohio Housing Finance Agency (OHFA) e a state tax credit for any project in Ohio that may qualify for a long as the project is located in Ohio and meets affordability ions adopted by the OHFA.		No provision.
Prohibits 2027.	the Executive Director from reserving any credits after June 30,		No provision.
fiscal year	limits the amount of state credits that may be reserved in a r to \$50 million, but allows unreserved credit allocations and ed or disallowed credits to be added to the credit cap for the I year.		No provision.
by which	e amount of credit reserved for any single project to the amount the fair market value of the project's homes exceed the project's nent costs.		No provision.
	ect: The executive estimates the GRF tax revenue loss from this \$5.0 million in FY 2024 and \$10.0 million in FY 2025.		
TAXCD19	Municipal income tax cross-reference		
R.C.	718.01, Sections 803.10 and 820.10		R.C. 718.01, Sections 803.10 and 820.10
governing that levy	an erroneous cross-reference in the municipal income tax law the deduction of net operating losses. Requires municipalities an income tax to adopt an ordinance or resolution incorporating ction and applying it starting in tax year 2023		Same as the Executive.

Department of Taxation	Main Operating Appropriations Bil H.B. 3
Executive	As Reported By House Finance
Fiscal effect: Potential increase in costs, likely minimal, for municipalities that levy an income tax.	Fiscal effect: Same as the Executive.
TAXCD58 Municipal income tax: exemption for minors' income	
	R.C. 718.01, Section 803.10
No provision.	Exempts the income of individuals under 18 years of age from municipal income taxation.
	Fiscal effect: Potential decrease in municipal income tax receipts to certain applicable municipalities. Current law authorizes only certain municipal corporations to grant such an exemption.
TAXCD61 Municipal income tax: inquiries, notices, and penalties	
	R.C. 718.05, 718.27, 718.85, and 718.89; Section 803.100
No provision.	Limits the circumstances under which municipal income tax inquiries or notices may be sent by a municipal tax administrator or the Tax Commissioner to a taxpayer subject to a filing extension. Applies the change to taxable years ending on or after January 1, 2023.
No provision.	Limits the penalty that may be imposed on a taxpayer for failing to timely file municipal income tax returns from a \$25 monthly penalty, up to \$150 to a one-time \$25 penalty. Exempts a taxpayer's first failure to timely file from the penalty. Applies the change to taxable years ending on or after January 1, 2023.
No provision.	Specifies that if a municipal corporation tax administrator send a prohibited notice (or if the administrator is the Tax Commissioner), the municipality (or the GRF if the notice is sent by the Tax Commissioner) must reimburse the taxpayer for reasonable costs incurred in responding to the notice, but limits the costs to up to \$150.

Depart	ment of Taxation	Main Operating Appropriations B H.B. ;
Executive		As Reported By House Finance
		Fiscal effect: Reduces municipal income tax revenue, with the reduction variable and depending on the municipality. Statewide, total municipal fiscal losses from the bill are uncertain, but the direct effects are likely to be fairly minimal. If any municipal tax administrators send a prohibited notice, the applicable municipality must reimburse the taxpayer for reasonable costs incurred in responding to the notice, the increasing such municipality's administrative costs. If the administrator is the Tax Commissioner, the costs will be reimbursed from the GRF; such reimbursement costs are likely to be minimal. There may be indirect effects, reducing revenue to applicable municipalities more significantly, due to reduced incentives for taxpayers to file returns an to file on time.
TAXCD62	Municipal income tax: extension for entities	
No provis	sion.	R.C. 718.05, 718.85; Section 803.100  Provides an additional, automatic one-month extension for municipal income tax returns where a business entity has received a six-month federal extension. (The current extended deadline for individuals and business entities is the same as the extended federal deadline.)
		Fiscal effect: None, apart from timing of receipts.
TAXCD20	Municipal income tax rate decrease notification	
R.C.	718.80	R.C. 718.80
Requires a municipal corporation to notify the Tax Commissioner any time there is a decrease, in addition to an increase as required under current law, in the municipal corporation's income tax rate.		Same as the Executive.
	ect: Potential increase in costs, likely minimal, for lities that levy an income tax.	Fiscal effect: Same as the Executive.

Depart	ment of Taxation			Main Operating Appropriations Bill H.B. 33
Executive			As Repor	ted By House Finance
TAXCD21	Tax Commissioner's municipal income tax report			
R.C.	718.84, Section 803.80		R.C.	718.84, Section 803.80
corporati income, i the Comr	the Tax Commissioner to provide information to municipal ons on any businesses that had apportionable municipal taxable .e., net profits, to such a municipal corporation, as reported to missioner, in the preceding six months as opposed to in any prior er current law.		submitte report co	the Executive, except requires the second half report to be d in December rather than November, and has the first half ver the past five months and the second half report cover the n months.
Fiscal eff	ect: May result in cost savings to the Department.		Fiscal eff	ect: Same as the Executive.
TAXCD16	Delivery of tax notices			
R.C.	5703.056, 4303.271, 5703.37, 5703.53, 5711.29, 5725.05, 5727.47, 5731.27, 5735.024, 5735.04, 5735.041, 5735.042, 5735.043, 5735.044, 5736.07, 5739.05, 5739.19, 5739.30, 5741.11, 5743.61, 5747.07, 5749.06, and 5751.06		R.C.	5703.056, 4303.271, 5703.37, 5703.53, 5711.29, 5725.05, 5727.47, 5731.27, 5735.024, 5735.04, 5735.041, 5735.042, 5735.043, 5735.044, 5736.07, 5739.05, 5739.19, 5739.30, 5741.11, 5743.61, 5747.07, 5749.06, and 5751.06
	es TAX to send any tax notice currently required to be sent by mail by ordinary mail or electronically.		Same as	the Executive.
	a requirement that taxpayers must consent to electronic pefore receiving certain tax notices electronically.		No provis	sion.
	es certain recordkeeping requirements a delivery service must be used by the Commissioner to deliver tax notices.		Same as	the Executive.
Fiscal eff	ect: May result in cost savings for the Department.		Fiscal eff	ect: Same as the Executive.
TAXCD13	Department of Taxation information sharing			
R.C.	5703.21, 1346.03, 1509.11, 4301.441, and 5749.17		R.C.	5703.21, 1346.03, 1509.11, 4301.441, and 5749.17
with certainformati	nes the authority of TAX to share confidential tax information ain state agencies by generally authorizing TAX to share on with any state or federal agency when disclosure is necessary a compliance with state law.	1	Same as	the Executive.
Fiscal eff	ect: None.		Fiscal eff	ect: Same as the Executive.

Department of Taxation		Main Operating Appropriations Bill H.B. 33	
Executive	e	As Reported By House Finance	
TAXCD8	FIT: Definition of Financial Institution		
R.C.	5726.01, Section 803.70	R.C. 5726.01, Section 803.70	
(FIT), a "f regulator entities tl	Ily provides that, for purposes of the financial institutions tax inancial institution" includes all entities consolidated in a federal ry report and, in the case of small bank holding companies, all hat would be included in a consolidated report if the company uired to file one.	Same as the Executive.	
Fiscal eff	ect: None.	Fiscal effect: Same as the Executive.	
TAXCD9	Repeal of FIT deduction for REIT investments		
R.C.	5726.04, 5726.041 (repealed)	R.C. 5726.04, 5726.041 (repealed)	
•	an expired financial institutions tax (FIT) deduction for an n's investment in a qualifying real estate investment trust.	Same as the Executive.	
Fiscal effor	ect: None. The deduction was completely phased out in tax 7.	Fiscal effect: Same as the Executive.	
TAXCD18	Fuel use tax personal liability		
R.C.	5728.16	R.C. 5728.16	
employe	personal liability for the fuel use tax on individual owners, es, officers, and trustees who are responsible for reporting and le tax for a taxpayer.	Same as the Executive.	
Fiscal eff	ect: May result in increased collection of fuel use taxes.	Fiscal effect: Same as the Executive.	
TAXCD36	Eliminate corporation franchise tax filing requirement		
R.C.	5733.031, Section 757.30	R.C. 5733.031, Section 757.30	
franchise	es a requirement that taxpayers file amended corporation tax reports due to a federal tax adjustment. (The corporation tax was fully repealed in 2013.)	Same as the Executive.	

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
TAXCD42 Motor fuel tax revenue use	
	R.C. 5735.27
No provision.	Authorizes townships to use motor fuel tax revenue to purchase buildings suitable for housing road machinery and equipment. (Townships are currently authorized to use such revenue only for planning, constructing, and maintaining such buildings.)
TAXCD70 Taxation of consumer-grade fireworks fee	
	R.C. 5739.02, 5751.01; Section 803.190
No provision.	Exempts the 4% fee on the sale of consumer-grade fireworks from sales and use tax, beginning October 1, 2023, so long as the fee is separately stated on the invoice, bill of sale, or similar document given by the vendor to the consumer for the retail sale.
No provision.	Authorizes a business, for commercial activity tax purposes, to exclude from its taxable gross receipts any separately stated collections of that fee, beginning for tax periods ending after the 90-day effective date.
	Fiscal effect: Reduces all-funds SUT or CAT revenue by about \$0.2 million beginning in FY 2025, with a much smaller revenue loss in FY 2024. Additionally, the exemption reduces local permissive SUT collections by about \$48,000 per year.
TAXCD59 Lodging tax: convention, entertainment, and sports facilities	
	R.C. 5739.08
No provision.	Authorizes any municipality to repurpose a portion of the revenue from its existing general lodging tax to fund the acquisition, construction, renovation, expansion, maintenance, operation, or promotion by a convention facilities authority or port authority of a convention, entertainment, or sports facility.
No provision.	Allows Cincinnati to repurpose a portion of the revenue from its 1% special convention center lodging tax for those same purposes.

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Executive	As Reported By House Finance
TAXCD57 Lodging tax: convention, entertainment, and sports facilities	
	R.C. 5739.09
No provision.	Authorizes a county with a population between 800,000 and 1,000,000 (i.e., Hamilton County) to levy an additional 1% lodging tax to fund the acquisition, construction, renovation, expansion, maintenance, operation, or promotion by a convention facilities authority, convention and visitors' bureau, or port authority of a convention, entertainment, or sports facility.
No provision.	Allows the county to repurpose a portion of the revenue from its existing lodging taxes (its 3% general lodging tax and its special 3.5% convention center tax) for those same purposes.
	Fiscal effect: Hamilton County's 6.5% lodging tax raised about \$12.6 million in calendar year 2021; based on this, an additional 1% could be expected to raise about an additional \$1.9 million.
TAXCD65 Lodging tax: public safety services in a resort area	
	R.C. 5739.09
No provision.	Authorizes a county to use a portion of the revenue from its 3% general lodging tax to fund public safety services in a municipality or township designated as a resort area (where at least 62% of the housing units are for seasonal, recreational, or occasional use, and where there are seasonal peaks of employment and demand for government services, among other similar requirements; certain Lake Erie islands are the only currently-designated resort areas in Ohio).
TAXCD60 Lodging tax exemption and financing: headquarters hotel	
	R.C. 5739.093
No provision.	Authorizes a county with a population greater than 800,000 that levies a lodging tax or a municipality in such county to exempt wholly or partially from county and municipal lodging taxes a hotel that has been designated as the "headquarters hotel" for a convention center.

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Executive		As Reported By House Finance
No provision.	I	Allows the exemption-granting municipality or county to require payments in lieu of taxes from the headquarters hotel equal to the amount of exempted taxes, to be remitted to the municipality or county and used to finance facilities associated with the headquarters hotel.
No provision.		Authorizes the municipality or county, or a port authority, to enter into an agreement with the headquarters hotel operator whereby the operator will make binding payments to ensure sufficient funds for the completion of such facilities.
		Fiscal effect: Potential reduction in lodging tax receipts for eligible counties and municipalities.
TAXCD54 LGF minimum county allocation		
		R.C. 5747.501, Sections 803.170 and 812.20
No provision.		Increases, beginning in FY 2024, the floor for the amount distributed from the Local Government Fund (LGF) to county undivided funds from the lesser of \$750,000 or the amount that was distributed in FY 2013 to \$850,000 for all counties.
		Fiscal effect: Increases allocations to certain counties that received the floor amount, and decreases allocations to other counties proportionately. No change to overall funding from LGF as the increased funds are reallocated from other county LGF distributions proportionately.
TAXCD66 Alternative method of apportioning county undivided funds		
		R.C. 5747.53
No provision.		Requires the County Budget Commission of any county which adopts an alternative distribution formula to review the alternative formula at least once every five years and take testimony from political subdivisions at such hearings.
		Fiscal effect: County budget commissions may incur costs to conduct these reviews.

**TAXCD15** Electronic conveyance forms

R.C. 319.202 R.C. 319.202

Allows county auditors to accept real property and manufactured home Same as the Executive. conveyance forms electronically.

Fiscal effect: Same as the Executive. Fiscal effect: May reduce costs of county auditors.

Department of Taxation	Main Operating Appropriations Bill H.B. 33	
Executive	As Reported By House Finance	
TAXCD52 Index homestead exemption to inflation		
	R.C. 323.152, and 4503.065; Section 803.90	
No provision.	Adjusts the homestead exemption for inflation each year, beginning in 2023 for real property and 2024 for homes subject to the manufactured and mobile home tax. Applies the adjustment to both the standard \$25,000 exemption and the enhanced \$50,000 exemption for disabled veterans and spouses of public service officers killed in the line of duty.	
	Fiscal effect: Increases GRF spending by \$11,000,000 in FY 2024 and by \$28,000,000 in FY 2025 (in line items 110908, Property Tax Reimbursement – Local Government and 200903, Property Tax Reimbursement – Education).	
TAXCD67 Property tax foreclosure notice publication		
	R.C. 323.25, 323.69, 5721.14, 5721.18	
No provision.	Authorizes the second and third publication of a notice of an impending property tax foreclosure action to be made online, provided the notice's first publication continues to be made in a newspaper of general circulation.	
No provision.	Specifies that existing abbreviated newspaper publication procedures for government notices apply to the publication of a property tax foreclosure notice if the second and third publication of the notice continues to be made in a newspaper.	
	Fiscal effect: Potential cost savings for counties.	
TAXCD73 Park district renewal levy		
	R.C. 1545.21	
No provision.	Authorizes a park district to renew, increase, or decrease its existing voted property tax levy, as is authorized for most other types of property taxes. (Under current law, such levies may be only renewed through a replacement procedure unique to park districts, which the bill discontinues starting in 2025; see TAXCD53.)	

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
	Fiscal effect: Will allow park districts to continue to seek voter approval for property tax levies.
TAXCD53 Replacement property tax levies	
	R.C. 5705.192, 1545.21
No provision.	Eliminates the authority of local governments to levy replacement property tax levies, beginning with elections held on or after January 1, 2025.
TAXCD44 Incentive district TIFs: include other TIF property	
	R.C. 5709.40, 5709.73
No provision.	Allows a parcel included in an existing municipal or township tax increment financing (TIF) exemption, either individually or as part of an incentive district TIF, to be removed from its current TIF and included in another incentive district TIF, provided the owner of the parcel hasn't paid any payments in lieu of taxes under the existing TIF arrangement.
	Fiscal effect: None except shifts the payment in lieu of taxes from one TIF to another.
TAXCD71 Municipal tax increment financing (TIF) district extensions	
	R.C. 5709.40
No provision.	Allows the legislative authority of a municipal corporation to extend the life of a TIF incentive district, created prior to 2006, by up to 15 years, provided certain notice, and agreement or waiver, conditions are met with respect to applicable school boards and notice is given to the county.
	Fiscal effect: May result in loss of tax revenue to units of local government. Property owners in TIF incentive districts make payments in lieu of taxes to the districts during the term of the TIF agreements.

Department of Taxation	Main Operating Appropriations Bill H.B. 33	
Executive	As Reported By House Finance	
TAXCD50 Property tax exemption: residential development land		
	R.C. 5709.56	
No provision.	Exempts from property tax the value of unimproved land subdivided for residential development in excess of the fair market value of the property from which that land was subdivided, apportioned according to the relative value of each subdivided parcel. Authorizes the exemption for up to eight years, or until construction begins or the land is sold. (Does not apply to land included in a tax increment financing, or TIF, project.)	
	Fiscal effect: Could result in loss of revenue to school districts and other units of local government. Tax revenue losses might range into the low millions of dollars statewide but appear indeterminate. No direct fiscal effect on the state.	
TAXCD74 Valuation of federal subsidized rental housing property		
	R.C. 5713.03, 5713.031, 5715.01	
No provision.	Requires the Tax Commissioner to prescribe a formula for uniformly valuing federal subsidized rental housing that takes into account a property's operating income and expenses and a uniform capitalization rate. Requires the owner of such property to report the property's operating income and expenses to the county auditor of the county in which the property is located in each reappraisal and update year for the purpose of applying this formula. Prescribes presumptive amounts to be used in the formula for certain income and expenses that are a percentage of gross potential rent or operating income, which may be exceeded by a property's actually reported amounts. Sets a minimum total value for such property of the greater of 150% of the unimproved land value or \$5,000 per dwelling unit.	
No provision.	Removes an existing law provision explicitly authorizing a county auditor to value low income housing tax credit property by employing the income approach, cost approach, or comparable sales approach.	
	Fiscal effect: Indeterminate effect on local property tax revenues.	

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
TAXCD56 Power plant TPP devaluation limits	
	R.C. 5727.47, Section 803.130
No provision.	Prohibits an electric utility from requesting and the Tax Commissioner from approving, for property tax purposes, a reduction in the taxable value of a power plant's tangible personal property (TPP) of more than 7.5% compared to the preceding tax year, beginning in tax year 2024.
	Fiscal effect: May limit the revenue loss from property taxes in some years for political subdivisions in which an electric generating plant is located.
TAXCD43 Qualified energy projects	
	R.C. 5727.75
No provision.	Extends the termination of the existing property tax exemption for qualified energy projects from 2025 to the later of the calendar year that the U.S. Secretary of the Treasury determines there has been, from 2022, a 75% or greater reduction in annual greenhouse gas emissions from electricity production in the United States, or 2032. Extends application and construction deadlines for new tax credits in line with the extended credit termination date.
No provision.	Requires clean energy projects with a capacity of at least 20 megawatts, and which apply for certification as qualified clean energy projects after the effective date, to comply with certain federal wage and apprenticeship requirements.
No provision.	Reduces the required ratio of Ohio-domiciled full-time equivalent employees on a new qualified clean energy project from 80% to 70%. Includes out-of-state workers who reside within 50 miles of Ohio and are members of certain labor organizations as "Ohio-domiciled" employees for purposes of calculating these ratios, both for new and existing projects.

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
No provision.	Allows existing qualified clean energy projects that voluntarily comply with the federal wage and apprenticeship requirements the amendment requires of new projects with at least 20 megawatts of capacity to apply the reduced ratio for Ohio-domiciled full-time equivalent employees.
No provision.	Changes the calculation of "full-time equivalent employee" hours to include only employee hours devoted to site preparation and protection, construction and installation, and material unloading and distribution and to exclude management and purely logistical positions.
No provision.	Defines "Internal Revenue Code," for purposes of the property tax exemption for qualified energy projects, as the Internal Revenue Code as it exists on the provision's 90-day effective date.
	Fiscal effect: No direct effect on state expenditures; permissive effect on local revenues as the local Board of County Commissioners has discretion over the approval of this property tax exemption.
TAXCD51 Brownfield property tax abatement	
No provision.	Authorizes the owner of property currently subject to a 10-year property tax exemption for remediated brownfield development land to temporarily apply for an abatement or refund of taxes assessed on the property in tax years 2020 and 2021 that would not have been assessed had the property been subject to that exemption for those years. (The property only qualifies if the owner was issued a covenant not to sue by the Ohio EPA in 2020 based on the owner's remediation activities.)
No provision.	Shortens the exemption's duration by two years to account for the two years of abatement, if the abatement is obtained,
	Fiscal effect: May result in tax revenue losses of \$450,000, according to one report, possibly more if additional properties are affected. LBO cannot verify this figure.

Department of Taxation	Main Operating Appropriations Bill H.B. 33	
Executive	As Reported By House Finance	
TAXCD69 Joint Committee on Property Tax Review and Reform		
	Section: 757.60	
No provision.	Creates the Joint Committee on Property Tax Review and Reform, requiring it to submit a report to the General Assembly by December 31, 2024 making recommendations on reforms to property tax law. Authorizes the Joint Committee to hold hearings and make recommendations on pending legislation related to property taxation. Requires five Senators and five Representatives to be appointed to the Joint Committee.	
	Fiscal effect: None. The Committee members will not be compensated.	
Appropriation Language		
TAXCD23 Tax refunds		
Section: 409.20	Section: 409.20	
Requires Fund 4250 ALI 110635, Tax Refunds, to be used to pay refunds. Appropriates additional amounts if needed for this purpose.	Same as the Executive.	
TAXCD24 Vendor's license payments		
Section: 409.20	Section: 409.20	
Requires Fund 5CZO ALI 110631, Vendor's License Application, to be used to make vendor license fee payments to county auditors. Appropriates additional amounts if necessary to make such payments.	Same as the Executive.	
TAXCD25 International registration plan administration		
Section: 409.20	Section: 409.20	
Requires Fund 4C60 ALI 110616, International Registration Plan Administration, to be used for audits of persons with vehicles registered under the International Registration Plan.	Same as the Executive.	

System. Requires TAX to submit a plan requesting the OBM Director to transfer necessary cash to the Ohio Tax System Support Fund (Fund 5ZAO) from various funds used by TAX. Authorizes the OBM director to make such transfers and limits the transfer to Fund 5ZAO to \$8,000,000 during the biennium.

Fiscal effect: The executive budget provides \$3.0 million in FY 2024 and \$5.0 million in FY 2025 to ALI 110650, Ohio Tax System Support.

Fiscal effect: Same as the Executive.

Depar	tment of Taxation		Main Operating Appropriations Bill H.B. 33	
Executive		As Reported By House Finance		
OBMCD1	2 Eliminate certain reporting requirements			
R.C.	126.30, 131.02, 153.17, 3333.021, 3333.12, 3333.122, 5123.0412, 5727.28, 5727.42, 5727.91, Repealed: 131.38	R.C.	126.30, 131.02, 153.17, 3333.021, 3333.12, 3333.122, 5123.0412, 5727.28, 5727.42, 5727.91, Repealed: 131.38	
Eliminates the following reporting requirements for agencies to submit certain information to OBM:		Sam	e as the Executive.	
(1) Interest charges paid related to an agency's purchase or lease of goods or services;		(1) 5	ame as the Executive.	
(2) Unpaid amounts due to the state that an agency is unable to collect;		(2) 9	ame as the Executive.	
(3) Information on segregated custodial funds maintained by an agency;		(3) 5	ame as the Executive.	
(4) Notification, by the owner of a public work, of execution of a takeover contract for the takeover of a defaulted public works contract;		(4) Same as the Executive.		
(5) Refur	nds of certain higher education grants provided by ODHE;	(5) 9	ame as the Executive.	
(6) Tax re	efunds to certain entities.	(6) 9	ame as the Executive.	
analysis the ODH	s OBM from the list of recipients required to receive a fiscal prior to the implementation of any action or adoption of a rule by E Chancellor expected to have an effect on the revenue or tures of any university.	Sam	e as the Executive.	
	s the requirement that DODD submit an annual report to OBM on of the DODD's Administration and Oversight Fund.	Sam	e as the Executive.	
Fiscal effect: Negligible reduction in statewide agency expenditures due to reduced reporting requirements.		Fisc	al effect: Same as the Executive.	

**EDUCD90** Allocation of sports gaming tax revenue

No provision.

#### R.C. 5753.031, Section 803.40

Limits the portion of sports gaming tax revenue that must be used to support K-12 athletics and other extracurricular activities to the lesser of \$15 million per fiscal year or 50% of that revenue for that year, rather than 50% of the Sports Gaming Profits Education Fund (Fund 5YOO) as under current law. Allocates the remainder of the revenues in Fund 5YOO, instead of the other 50%, for the support of public and nonpublic education for students in grades K-12.

Fiscal effect: Increases the amount of sports gaming tax revenues available to support public and nonpublic education. The bill appropriates \$50 million in each fiscal year from these remaining funds in Fund 5YOO ALI 200491, Public and Nonpublic Education Support, to be used in conjunction with the GRF to fund formula aid payments (see EDUCD91).

Executive

As Reported By House Finance

**EDUCD42** Power plant valuation adjustment

265.310 Section:

Requires ODE to make an additional payment to school districts that have at least one power plant in their territory and that experience both at least a 10% decrease in public utility tangible personal property (PUTPP) value and an overall negative change in PUTPP subject to taxation between either: (1) tax year (TY) 2017 and the preceding tax year (e.g., TY 2023, for purposes of the FY 2024 payment); or (2) the preceding tax year and the second preceding tax year (e.g., between TY 2022 and TY 2023, for purposes of the FY 2024 payment).

Calculates the payment for an eligible district generally based on a recomputation of the district's FY 2019 foundation aid using the preceding year's total taxable valuation (instead of the three-year average valuation used to determine funding for FY 2019) and the change in local property taxes between TY 2017 and the preceding tax year.

Requires ODE to make payments for FY 2024 in June 2024, and payments for FY 2025 in June 2025.

Fiscal effect: The bill earmarks \$7 million in each fiscal year for the payments from GRF ALI 200550, Foundation Funding - All Students (see EDUCD35).

Section: 265.310

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

### **Executive**

# As Reported By House Finance

## FCCCD14 Jail facility construction funding

No provision.

## R.C. 342.. 5705.234

Creates a financing system for the state to aid counties in constructing or renovating county jail facilities.

Requires TAX biennially to rank all counties, after which OFCC invites certain low ranking counties to apply and conducts an on-site assessment of existing jail facilities to determine need.

Requires OFCC to approve a project only if the project conforms to DRC standards and keeps with the county's needs as determined by the assessment, and the county can prove it can generate adequate revenue to fund the county's share of the basic project cost, and its operations and maintenance.

Specifies the means by which a county may generate revenue for its share of the project cost, and prohibits counties from submitting, as evidence of adequate funding, any proposal to rent any portion of the jail facility to other political subdivisions.

Sets a county's share at 1% of the basic project cost times the percentile in which the county ranks according to OFCC's funding formula, with a cap at 75%. Requires the Controlling Board to approve or reject OFCC's determination, the amount of the state's share of the basic project cost, and the amount of the state's share to be encumbered in the current fiscal year.

Prohibits the Controlling Board from approving a project if the county had a project approved in the last 20 years, unless the county demonstrates an exceptional increase in need.

Requires, if the county has met its share of the basic project cost, OFCC to enter an agreement with the board of county commissioners or the multicounty jail facilities construction commission (MCJFC), and specifies its terms.

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
No provision.	Requires the board of county commissioners or MCJFC, after entering the agreement, and if applicable, to issue bonds or notes in anticipation of the agreement.
No provision.	Requires the board or MCJFC to employ a qualified professional to prepare data the board or MCJFC, and OFCC consider necessary for the project.
No provision.	Requires, if the proposed facility is located within one mile of a state route or highway, the plans also be approved by the ODOT Director.
No provision.	Requires the board or MCJFC to advertise for construction bids using competitive bidding and award the lowest responsible and responsive bidder within 60 days of advertising, and requires that bidder to accept the contract within 10 days of the award.
No provision.	Allows the board or MCJFC to reject all bids and readvertise, with OFCC permission.
No provision.	Requires OFCC to determine the amount of appropriations to be encumbered for any project, based on its estimated construction schedule for that year.
No provision.	Requires OFCC to grant ongoing projects priority for state funds over projects seeking initial state funding.
No provision.	Requires the county auditor to disburse county project construction funds upon the approval of OFCC, which then must issue vouchers against the fund as required.
No provision.	Allows the board of county commissioners to use all or part of the fund's investment earnings that are attributable to the county's contribution to pay the cost of jail facilities, which are not part of the basic project cost.
No provision.	Requires, after project completion, any remaining investment earnings to be retained in the county construction fund or transferred to a project maintenance fund, the county's permanent improvement fund, or OFCC, as appropriate.

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
No provision.	Permits multiple counties to form a MCJFC, approved by OFCC, and build a multi-county jail facility.
No provision.	Provides that if the voters of one of the counties in a MCJFC fail to approve the funds for that county's portion, the other contracting counties are not obliged to pay it.
No provision.	Creates the Jail Facility Building Fund in the state treasury.
No provision.	States that OFCC has an interest in real property purchased with moneys in the county's project construction fund until obligations are no longer outstanding.
No provision.	Requires OFCC to issue a certificate of completion upon project completion, and certification that the project meets the state's minimum standards.
No provision.	Establishes the corrective action program to provide funding for the correction of defective or omitted work.
	Fiscal effect: The fiscal impact will depend on how much money is transferred or appropriated to the Jail Facility Building Fund by the General Assembly and any grants, gifts, or contributions received by OFCC. Counties receiving a minimum of 25% state funding through the jail construction funding process could save between \$2.3 million and \$6.9 million for the construction of a 100-bed facility. A portion of moneys appropriated from the fund may be used to cover costs incurred by OFCC to evaluate county needs, manage projects, and to perform and manage needs assessments, all of which may require additional resources, staff, or both. The bill authorizes counties, with voter approval, to levy property taxes for jail operation and debt service on bonds for jail construction.

#### Executive

# As Reported By House Finance

Electronic notification, meeting, and data storage law changes **GOVCD3** 

R.C.

127.15, 173.03, 753.19, 1121.38, 1509.06, 1513.071, 1513.08, 1513.16, 1565.12, 1571.05, 1571.08, 1571.10, 1571.14, 1571.15, 1571.16, 1707.02, 1707.04, 1707.042, 1707.091, 1707.11, 1707.43, 1733.16, 2941.401, 3111.23, 3301.05, 3302.04, 3310.521, 3313.41, 3313.818, 3314.21, 3319.081, 3319.11, 3319.16, 3319.291, 3319.311, 3321.13, 3321.21, 3704.03, 3734.02, 3734.021, 3734.575, 3746.09, 3752.11, 3772.031, 3772.04, 3772.11, 3772.12, 3772.13, 3772.131, 3781.08, 3781.11, 3781.25, 3781.29, 3781.342, 3904.08, 4121.19, 4123.512, 4123.52, 4125.03, 4141.09, 4141.47, 4167.10, 4301.17, 4301.30, 4303.24, 4507.081, 4508.021, 4509.101, 4510.03, 4510.41, 4735.13, 4735.14, 5107.161, 5120.14, 5165.193, 5165.86, 5166.303, 5168.08, 5168.22, 5168.23, 5525.01, 5703.37, 5709.83, 5736.041, 5751.40, 1509.031, 3745.019, Repealed: R.C. 5123.195

Implements a 2020 initiative of the Common Sense Initiative to make changes throughout the Revised Code to partly reflect the advancements in technology related to notifications, meetings, data storage, and certain other government functions. (For more detailed analysis of these changes, please see the Electronic Notification and Meetings section (pages 311-338) of the LSC Bill Analysis for H.B. 33.)

Makes specific changes, including removal of obsolete provisions, to facilitate the use of electronic communications, including websites, in the daily operations for the following entities: CAC, COM, DODD, ODE, Ohio EPA, INS, ODJFS, ODPS, PUCO, TAX, ODOT, and ODWIS.

Modifies the type of communication media through which a required notice of events or services may be made by generally adding the option of electronic, including email, delivery or mail delivery by a commercial/common carrier and removing the outdated telegraph method for the following entities: CEB, CAC, COM, ODE, Ohio EPA, ODJFS, ODM, ODNR, PUCO, DRC, ODWIS, and municipalities.

R.C.

127.15, 173.03, 753.19, 1121.38, 1509.06, 1513.071, 1513.08, 1513.16, 1565.12, 1571.05, 1571.08, 1571.10, 1571.14, 1571.15, 1571.16, 1707.02, 1707.04, 1707.042, 1707.091, 1707.11, 1707.43, 1733.16, 2941.401, 3111.23, 3301.05, 3302.04, 3310.521, 3313.41, 3313.818, 3314.21, 3319.081, 3319.11, 3319.16, 3319.291, 3319.311, 3321.13, 3321.21, 3704.03, 3734.02, 3734.021, 3734.575, 3746.09, 3752.11, 3772.031, 3772.04, 3772.11, 3772.12, 3772.13, 3772.131, 3781.08, 3781.11, 3781.25, 3781.29, 3781.342, 3904.08, 4121.19, 4123.512, 4123.52, 4125.03, 4141.09, 4141.47, 4167.10, 4301.17, 4301.30, 4303.24, 4507.081, 4508.021, 4509.101, 4510.03, 4510.41, 4735.13, 4735.14, 5107.161, 5120.14, 5165.193, 5165.86, 5166.303, 5168.08, 5168.22, 5168.23, 5525.01, 5703.37, 5709.83, 5736.041, 5751.40, 1509.031, 3745.019, Repealed: R.C. 5123.195

Same as the Executive.

Same as the Executive.

Same as the Executive.

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Fiscal effect: Same as the Executive.

Department of Taxation	Main Operating Appropriations Bill H.B. 33
Executive	As Reported By House Finance
LOCCD21 County 9-1-1 wireless charge	
No provision.	No provision.