## **Ohio Legislative Service Commission**

Legislative Budget Office Office of Research and Drafting

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# **Comparison Document**

House Bill 96 - 136th General Assembly

Main Operating Budget Bill (FY 2026-FY 2027)

As Introduced
As Passed by the House

#### Introduction

The Comparison Document provides brief descriptions and fiscal estimates of the provisions that make up the executive recommended version and subsequent versions of the biennial main operating budget bill of the 136th General Assembly, House Bill 96. The document is arranged in alphabetical order by state agency. It also includes three nonagency items for which appropriations are made: Employee Benefits Fund (PAY), Pension Subsidies (PEN), and State Revenue Distribution Funds (RDF) as well as a section for Local Government Provisions (LOC). A Table of Contents follows this Introduction. Two indices are located at the end of the document. The first index gives the page number of each particular item within the sections; the second index lists cross-references by agency.

Generally within an agency's section, items that involve Revised Code changes come first, followed by items that involve uncodified (i.e., temporary) law provisions. The sections for the Department of Education and Workforce, Department of Medicaid, and Department of Taxation are first arranged by general topic area. If an item affects more than one agency, it is described under one of the affected agencies, rather than all of the agencies. However, the other agencies are listed in the cross-reference index at the end of the document. This index lists, for each agency, all entries that affect the agency but are not included in that agency's section as well as the page numbers for these entries. A reader who is interested in all provisions affecting a certain agency should consult the cross-reference index in addition to the agency's section.

Each item is assigned a unique identification number. This number begins with the three-letter agency code used in the state's accounting system followed by a comparison document reference ("CD") and a number (TAXCD15, for example). A reader who wants to track an item across several versions of the Comparison Document may find the identification number useful.

The Comparison Document does not include appropriation amounts for the agencies. Please see the Appropriation Spreadsheet for that information. For a complete discussion of the statutory changes in the bill, please see the Bill Analysis for H.B. 96.

Table Of Contents		Main Operating Appro	priations Bill H.B. 96
Agency	Page	Agency	Page
Accountancy Board of Ohio	1	Employee Benefits Funds	277
Adjutant General's Department	2	Ohio Facilities Construction Commission	280
Department of Administrative Services	4	Office of the Governor	294
Ohio Department of Aging	28	Ohio Department of Health	296
Ohio Department of Agriculture	35	Ohio Department of Higher Education	313
Ohio Arts Council	49	Ohio History Connection	381
Attorney General's Office	50	Ohio Department of Insurance	383
Department of Behavioral Health	63	Ohio Department of Job And Family Services	387
Board of Motor Vehicle Repair	79	Joint Committee on Agency Rule Review	406
Broadcast Educational Media Commission	80	Joint Medicaid Oversight Committee	407
Office of Budget and Management	82	Judiciary/Supreme Court	408
Capitol Square Review and Advisory Board	97	Lake Erie Commission	415
State Board of Career Colleges and Schools	99	Joint Legislative Ethics Committee	416
Department of Children and Youth	100	Legislative Service Commission	417
Ohio Civil Rights Commission	126	State Library Board	419
Department of Commerce	127	Lottery Commission	421
Office of Ohio Consumers' Counsel	146	Ohio Department of Medicaid	424
Controlling Board	147	Ohio Department of Natural Resources	453
Court of Claims	148	Board of Nursing	466
Ohio Deaf and Blind Education Services	149	Office of the Auditor of State	467
State Board of Deposit	153	Ohio Air Quality Development Authority	469
Department of Development	155	Ohio Chemical Dependency Professionals Board	471
Department of Developmental Disabilities	176	Ohio Environmental Protection Agency	478
Department of Education and Workforce	185	Ohio Expositions Commission	492
State Board of Education	271	Ohio House of Representatives	493
Elections Commission	275	Ohio Judicial Conference	495

able Of Contents			Main Operating Appropriations Bi H.B. 9
Agency	Page	Agency	Page
Ohio Public Works Commission	496		
Ohio Senate	498		
Opportunities for Ohioans with Disabilities	499		
Pension Subsidies	501		
Board of Pharmacy	504		
Office of the Ohio Public Defender	507		
Ohio Department of Public Safety	511		
Public Utilities Commission of Ohio	531		
State Racing Commission	535		
Department of Rehabilitation and Correction	536		
State Revenue Distributions	544		
Secretary of State	548		
Commissioners of the Sinking Fund	551		
Department of Taxation	552		
Ohio Department of Transportation	581		
Treasurer of State	586		
Ohio Department of Veterans Service	591		
Department of Youth Services	593		
Local Government Provisions	595		

Accountancy Board of Ohio	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
ACCCD3 Public accounting firm registration	
	R.C. 4701.04, 4701.01, 4701.16
No provision.	Modifies the requirements for a public accounting firm to practice public accounting in Ohio as follows: (1) reduces the percent of a firm's total equity interest that must be owned by Ohio permit or foreign certificate holders from 100% to 50%; (2) requires more than 50% of the directors to hold an Ohio permit or a foreign certificate if a firm has a board of directors; (3) requires 50% of any board of directors or trustees of an employee stock ownership plan to hold an Ohio permit or foreign certificate.
No provision.	Changes references to ownership interests in a public accounting firm from "equity interest" to "equity interest or shares."
	Fiscal effect: Minimal.

Adjuta	nt General's Department		Main Operating Appropriations Bill H.B. 96
Executive	е	As Passed By House	
for the cy	these state agencies to procure any necessary goods and services yber range. Requires them to contribute funds to establish and the cyber range.	Same as the Executive.	
ADJCD4	State Active Duty		
Section:	205.20	Section: 205.20	
•	that GRF ALI 745505, State Active Duty, be used to pay for related to state active duty of members of the Ohio organized	Same as the Executive.	

Depart	ment of Administrative Services		Main Operating A	ppropriations Bill H.B. 96
Executive			As Passed By House	
DASCD22	Software purchases			
R.C.	9.27		R.C. 9.27	
state ager run on ge from inclus software agency, o installing	a contract entered into by the state for a purchase, in which a ncy receives a license to use a software application designed to nerally available desktop or server hardware or cloud platforms, uding a requirement that the state agency install or run the on hardware or in a cloud platform dedicated solely to the state r a requirement that otherwise restricts the state agency from or running the software on hardware or in a cloud platform of agency's choosing.	1	Same as the Executive.	
Fiscal effe	ect: Potentially reduces costs from redundant software		Fiscal effect: Same as the Executive.	
DASCD32	Procurement law and public records			
R.C.	9.28, 125.071, 125.11		R.C. 9.28, 125.071, 125.11	
competiti auctions,	hat all documents related to a competitive selection, (including ve sealed bidding, competitive sealed proposals, reverse and electronic procurement) are not public records until after act has been awarded.		Same as the Executive.	
	s a provision that specifies such documents are public records mpetitive selection is cancelled.		Same as the Executive.	
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.	
DASCD53	Menstrual products in public buildings			
			R.C. 9.561	
No provis	ion.		Prohibits a government entity from placing menstrumen's restroom of a public building.	al products in the
			Fiscal effect: None.	

Depart	ment of Administrative Services	Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
DASCD40	Office of Risk Management attorney-client privilege	
R.C.	9.821	R.C. 9.821
document seeking le	the AGO and appointed counsel to share communications and ts with the Office of Risk Management made for the purpose of egal advice in connection with certain actual or potential legal envolving the Office's programs.	Same as the Executive.
	es that all such documents shared between the Office and a ncy or the Attorney General are privileged and confidential.	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.
DASCD39	Notice of open meeting on a public body's website	
R.C.	121.22	R.C. 121.22
scheduled	a public body to establish a method for announcing all dand special meetings on the public body's website, instead of that the method be established by rule.	Same as the Executive.
	y advance notification to include electronically mailing the fmeetings to all subscribers on an electronic mailing list.	Same as the Executive.
	the reference of making an advance notification using self d, stamped envelopes provided by a person requesting an notice.	Same as the Executive.
	ect: Small cost savings for public entities subject to the meeting on requirements.	Fiscal effect: Same as the Executive.
DASCD50	State-owned real property study	
		R.C. 123.14
No provis	ion.	Requires DAS to conduct a biennial comprehensive study of all real property owned or leased by the state or a state agency.
No provis	ion.	Requires the report to include information on the nature of the property, its value, cost of maintenance, current and potential usage, square footage, and whether it is owned, rented, or leased.

Department of Administrative Services	Main Operating Appropriations I H.B.
Executive	As Passed By House
	Fiscal effect: Administrative cost increase for DAS to complete the required biennial real property study.
DASCD51 Flag display on state-owned buildings	
	R.C. 123.30
No provision.	Prohibits a state agency or any entity that manages the grounds or buildings under the control of a state agency (except for the Ohio Statehouse and its grounds) from displaying on the grounds or building any flag except for the official state flag, the United States flag, or the POW/MIA flag.
	Fiscal effect: None.
DASCD37 State civil service	
R.C. 124.02	R.C. 124.02
Replaces the requirement that the DAS Director and the State Personnel Board of Review exercise former functions, powers, and duties given to the State Civil Service Commission with a requirement that the Director and Board exercise functions, powers, and duties actually given to the Commission on or before January 1, 1959.	Same as the Executive.
Eliminates the requirement that any reference in law or rule to the Commission be considered to refer to DAS, the DAS Director, or the Board.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
DASCD24 Human resources services for colleges, universities, and municipalities	S
R.C. 124.07	R.C. 124.07
Eliminates the authority for the DAS Director to designate individuals in or out of the service of the state to serve as examiners or assistants under the Director's direction, while retaining the Director's current law authority to appoint examiners, inspectors, clerks, and other assistants as necessary to carry out the law.	Same as the Executive.

Department of Administrative Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Eliminates a requirement that an examiner or assistant be paid compensation for each day in the discharge of duties as an examiner or assistant.	Same as the Executive.
Eliminates a provision specifying that rendering services in connection with an examination without extra compensation is part of an examiner's or assistant's official duties.	Same as the Executive.
Eliminates a requirement that the Director, examiners, inspectors, clerks, and assistants receive reimbursement for necessary traveling and other expenses incurred in the actual discharge of their official duties.	Same as the Executive.
Eliminates the ability of a state-supported college or university or a municipal corporation to use services and facilities furnished by DAS to provide and maintain payroll services and state merit standards.	Same as the Executive.
Eliminates the Director's ability to enter into an agreement with any county, municipal corporation, or other political subdivision to furnish DAS services and facilities in the administration of a merit program or other functions related to human resources, including providing competitive examinations for positions in the classified service.	Same as the Executive.
Eliminates the Director's ability to designate the municipal civil service commission of the largest city within a county as the Director's agent for the purpose of carrying out designated provisions of law administered by the Director within that county.	Same as the Executive.
Eliminates the ability of the Director to incur necessary expenses for stationery, printing, and other supplies incident to DAS business.	Same as the Executive.
Fiscal effect: None. The affected services are no longer offered by DAS.	Fiscal effect: Same as the Executive.

Department of Administrative Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DASCD23 Paid leave for emergency medical or firefighting service	
R.C. 124.1310	R.C. 124.1310
Increases, from 40 to 120 hours, the amount of paid leave a state employee may use each year to provide emergency medical or firefightin services. Expands the reasons for which a state employee may use the leave to include attending a training or continuing education program that relates to providing emergency medical or firefighting services.	Same as the Executive.
Fiscal effect: Additional paid leave for state employees who provide emergency medical or firefighting services would not directly increase costs for state agencies, as these employees would otherwise receive their regular pay at the same rate. However, state agencies could incur some additional costs if the employee's leave results in overtime or a need to hire additional staff to cover the employee's workload while on leave.	Fiscal effect: Same as the Executive.
DASCD38 Exempt employee salary schedules	
R.C. 124.152, 5503.031 (repealed), Section 701.30	R.C. 124.152, Sections 503.15 and 701.30
Eliminates statutory pay schedules E-1 and E-2 for exempt state employees.	Replaces the Executive provision with provisions that codify modifications to exempt state employee pay schedules E-1 and E-2 for FY 2025 made by the DAS Director pursuant to H.B. 2 of the 135th General Assembly, and establish exempt employee pay schedules E-1 and E-2 for FY 2026 and FY 2027.
Requires the DAS Director, in consultation with the OBM Director, to create schedules E-1 and E-2, report them to the Controlling Board, publish them, and assign exempt state employees to pay ranges within them based on job classification plan developed by the DAS Director under continuing law.	No provision.
Repeals a requirement that certain officers of the State Highway Patrol be paid in accordance with specific pay ranges in statutory schedule E-1 eliminated by the bill.	e No provision.

Department of Administrative Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Repeals a prohibition against an exempt employee other than a captain or equivalent officer in the State Highway Patrol from being placed in step value 7 in range 17 of statutory pay schedule E-1 eliminated by the bill.	Same as the Executive.
No provision.	Authorizes, beginning with the pay period that includes July 1, 2025, each state appointing authority to make expenditures from current state operating appropriations to provide for the changes to compensation provisions pursuant to approved collective bargaining agreements between employee organizations and State of Ohio public employers and for employees exempt from collective bargaining to allow parity for those employees.
Fiscal effect: Any fiscal effect would depend on the exempt salary schedules developed by the DAS Director. Presumably they would mirror the existing E-1 and E-2 salary schedules initially, but any future changes are unknown.	Fiscal effect: The FY 2026 and FY 2027 exempt employee pay schedules include pay increases of approximately 4.5% for FY 2026 and 3% for FY 2027. State agencies will incur similar increases in payroll costs as a result. Payroll costs are paid from both GRF and non-GRF funds.
DASCD46 State employee work location	
	R.C. 124.184, 4117.08, 4117.10
No provision.	Requires, not later than October 15, 2025, each state agency to develop a plan for the agency's state employees to report to the agency's worksite or another location designated by the agency during the time the employees are performing their duties for the agency.
No provision.	Requires, beginning January 1, 2026, a state agency to require the agency's state employees to report to the agency's worksite or another location in accordance with that plan.
No provision.	Prohibits, beginning January 1, 2026, any state employee from working from the employee's place of residence unless an exception applies.
No provision.	Creates an exception to the prohibition for reasonable accommodations under Title I of the Americans with Disabilities Act of 1990 (ADA) or the Ohio Civil Rights Law.
No provision.	Allows a state agency to adopt a policy allowing a supervisor to approve a state employee to work from the employee's place of residence or other off-site location under certain circumstances.

Department of Administrative Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Makes, for future collective bargaining agreements, state employee work location under the amendment not an appropriate subject of collective bargaining and states that the law regarding state employee work location prevails over a conflicting provision in a future collective bargaining agreement.
No provision.	Requires a state employee to attest on the employee's timesheet that the employee has complied with a state agency's plan described above or an exception applies.
No provision.	Exempts a state employee receiving a reasonable accommodation under the ADA or Ohio Civil Rights Law from the attestation requirement described above.
No provision.	Requires a state agency to submit an annual implementation report to the DAS Director that describes the agency's compliance with these provisions.
No provision.	Requires, beginning on March 1 immediately following the provision's effective date, and every March 1 thereafter, the DAS Director to submit a written report that compiles the information the DAS Director receives from state agencies above to the Speaker of the House, the Senate President, and the chairs of the standing committees in both chambers that are principally responsible for workforce development policy.
	Fiscal effect: State agencies that have adopted work from home policies and have reduced office space as a result will likely incur some costs to provide work locations.
DASCD36 Disability leave benefits	
R.C. 124.385	R.C. 124.385
Makes a full-time permanent state employee with at least one year of service eligible for disability leave benefits if the employee is entitled to disability benefits under a collective bargaining agreement.	Same as the Executive.

Departi	nent of Administrative Services		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
the disabil Act, thus s	the requirement that the DAS Director adopt a rule regarding ity leave program pursuant to the Administrative Procedure ubjecting the required rule adoption to the abbreviated (R.C. lemaking procedure.		Same as the Executive.
Requires t condition.	he Director to adopt rules that allow disability leave due to a		Same as the Executive.
following: denial of p reasons w time, and	the requirement that the rules the Director adopts include the (1) timing requirements regarding the procedure for appealing payment of a claim, (2) approving leave of absence for medical here an employee is in no pay status after using all other leave (3) provisions precluding the payment of benefits to ensure rovided in a consistent manner.		Same as the Executive.
Administra	hat the adjudication hearing requirements of the ative Procedure Act do not apply to the procedures for denial of payment of a claim.		Same as the Executive.
	the prohibition against charging time off for an employee sability leave to any other leave.		Same as the Executive.
the appoir ability to c	the requirement that the Director approve disability leave on an authority's recommendation and eliminates the Director's delegate to the appointing authority the authority to approve benefits for a standard recovery period.	1	Same as the Executive.
Fiscal effe	ct: None, the amendment codifies a current practice.		Fiscal effect: Same as the Executive.
DASCD33	Procurement processes		
R.C.	125.01, 125.02-125.073, 125.09, 125.091, 125.11, 125.18, 125.601, 127.16, 307.86, 731.14, 731.141, 3345.691, 3345.692, 4114.36, 5513.01, and 5513.02, Repealed: 125.092, 125.093, 125.10, 125.112, 125.60, 125.602-125.6012		R.C. 125.01, 125.02-125.073, 125.09, 125.091, 125.11, 125.18, 125.601, 127.16, 307.86, 731.14, 731.141, 3345.691, 3345.692, 4114.36, 5513.01, and 5513.02, Repealed: 125.092, 125.093, 125.10, 125.112, 125.60, 125.602-125.6012
	DAS responsibilities with respect to the purchase of "goods or nstead of "supplies and services."		Same as the Executive.

epartment of Administrative Services		Main Operating A
ecutive	As Passed By House	
equires that rules adopted by the DAS Director, with respect to state ency purchases, and regarding circumstances and criteria for obtaining release and permit under the first and second requisite procurement ogram, be adopted under the Administrative Procedure Act.	Same as the Executive.	
ows DAS, at its discretion, to amend, renew, cancel, or terminate any ate contract when it is in the best interest of the state.	Same as the Executive.	
rs the procedures for state agency purchases through the first and ond requisite procurement programs.	Same as the Executive.	
minates a requirement that DAS include in its annual report, an imate of the purchases, by participation in state contract, that are ide by state institutions of higher education, governmental agencies, litical subdivisions, boards of elections, private fire companies, private, inprofit emergency medical service organizations, and chartered inpublic schools.	Same as the Executive.	
oves from the definition of "state procurement emergency" specific mstances that (1) pose a threat to public health, safety, or welfare; suse an immediate and serious need for supplies or services that ot be achieved by normal state procurement methods; or (3) are a us threat of harm to state government, protection of property, or lealth and safety of individuals.	Same as the Executive.	
uires that solicitations for state agency purchases via competitive ed bidding at a minimum must contain a detailed description of the ds or services to be purchased, the terms and conditions of the hase, instructions concerning submission of proposals, and any other mation prescribed by rules, or that DAS considers necessary.	Same as the Executive.	
quires that proposals in response to competitive sealed bidding icitations be submitted through and opened in the electronic ocurement system established by DAS.	Same as the Executive.	
quires the prequalification of all entities who submit bids through the everse auction" purchasing process.	Same as the Executive.	

Department of Administrative Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Eliminates the biobased product preference program and specifies new requirements for the purchase of biobased products.	Same as the Executive.
Eliminates DAS authority to require that all competitive sealed bids, competitive sealed proposals, and bids received in a reverse auction be accompanied by a performance bond or other financial assurance acceptable.	Same as the Executive.
Allows the DAS electronic procurement system to be used to meet the existing requirement that DAS establish and maintain a single searchable website with information on state awards.	Same as the Executive.
Modifies and recodifies the Community Rehabilitation Program within the procurement office of DAS.	Same as the Executive.
Modifies the definition of government ordering office, as applies to the Community Rehabilitation Program, so that it no longer includes the General Assembly or state elected officials.	Same as the Executive.
Recodifies (relocates) most definitions in the procurement chapter to one common definition section.	Same as the Executive.
Fiscal effect: DAS, and perhaps other state agencies, would likely see some administrative cost savings as a result of procedural efficiencies in procurement.	Fiscal effect: Same as the Executive.
DASCD41 Procurement law and semiconductors	
R.C. 125.01, 3333.04	R.C. 125.01, 3333.04
Expands the definition of "Buy Ohio products" in procurement law to include any product that includes semiconductors produced by a company with a significant Ohio economic presence.	Same as the Executive.
Requires that a state consortium, established by the ODHE Chancellor, follow rules adopted by DAS for giving preference to Buy Ohio products when making a purchase with appropriated funds of any product that includes semiconductors.	Same as the Executive.

Depart	tment of Administrative Services		Main Operating Appropriations Bill H.B. 96
Executive	е	As I	Passed By House
educatio if the Buy However estimate	ect: State agencies and state supported institutions of higher on may incur additional procurement costs for semi-conductors y Ohio preference results in the selection of a higher priced bid. r, due to the nature of competitive bidding, it is difficult to how this change affects costs. The Buy Ohio purchasing ce gives a 5% price advantage to suppliers in Ohio and g states.	Fisc	al effect: Same as the Executive.
DASCD28	State printing		
R.C.	125.041, 125.31, 125.42, 125.58, Repealed: 125.36, 125.38, 125.43, 125.49, 125.51, 125.56, 125.76	R.C.	125.041, 125.31, 125.42, 125.58, Repealed: 125.36, 125.38, 125.43, 125.49, 125.51, 125.56, 125.76
and spec	es references in law to the Division of State Printing within DAS, ifically eliminates the statutory assignment of functions, powers, es to the Division of State Printing.	San	e as the Executive.
Eliminate printing s	es various requirements with respect to state contracts for services.	San	e as the Executive.
	ect: None. State printing services are overseen by DAS's Services Division.	Fisc	al effect: Same as the Executive.
DASCD48	Affirmative action programs in state contracts		
		R.C.	125.111, 153.59, and 9.47 (repealed)
No provis	sion.	poli pro	inates a requirement for all contractors from whom the state or a tical subdivision makes purchases to have a written affirmative action gram for the employment and utilization of economically dvantaged persons.
No provis	sion.	witl imp	eals a requirement that a person receive a certificate of compliance affirmative action programs from DEV before bidding on a public rovement construction contract or a transportation construction tract awarded by DOT.

Depart	ment of Administrative Services		Main O	perating Appropriations Bill H.B. 96
Executive		As Pas	sed By House	
DASCD27	State surplus supplies and nonprofit corporations			
R.C.	125.13	R.C.	125.13	
Director's standing v	e DAS Director to dispose of surplus or excess supplies in the scontrol to a nonprofit entity that is registered and in good with the SOS as a domestic nonprofit or not-for-profit on, instead of only to a nonprofit entity that receives funds from or has a contract.	Same a	as the Executive.	
Fiscal effe	ect: None.	Fiscal e	effect: Same as the Executive.	
DASCD26	Prohibited applications on state systems			
R.C.	125.183	R.C.	125.183	
prohibitin state ager or control federal la	the definition of "covered applications," for purposes of ng downloading and using certain social media applications on ncy computers, networks, and devices, to any application owned lled by an entity identified as a foreign adversary as defined in w instead of specifying the "TikTok application," "WeChat on," and any application or service owned by an entity located in	Same	as the Executive.	
Fiscal effe	ect: None.	Fiscal 6	effect: Same as the Executive.	
DASCD21	Entrepreneur in residence pilot program			
R.C.	125.65, (repealed), 102.02	R.C.	125.65, (repealed), 102.02	
Eliminates	s the entrepreneur in residence pilot program.	Same a	as the Executive.	
	ect: None. The Entrepreneur in Residence Pilot Program was a program that began in 2015 and ended in 2016.	Fiscal	effect: Same as the Executive.	
DASCD30	Prescription Drug Transparency and Affordability Advisory Council			
R.C.	125.95, (Repealed)	R.C.	125.95, (Repealed)	
Abolishes Council.	the Prescription Drug Transparency and Affordability Advisory	Same a	as the Executive.	
	ect: None. The council completed it's statutory duties in FY was sunset under H.B. 110 of the 134th General assembly.	Fiscal	effect: Same as the Executive.	
Legislativ	ve Budget Office LSC	15		Office of Research and Drafting

Depart	ment of Administrative Services		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
DASCD35	Public safety answering points		
R.C.	128.021		R.C. 128.021
-	all public safety answering points (PSAP) that answer 9-1-1 calls e in the state be subject to the PSAP operations rules.		Same as the Executive.
Generation	ect: None likely. Given the purpose and breadth of the Next on 9-1-1 system, most likely PSAPs would already comply or is to comply with operations rules by the statutory deadlines.		Fiscal effect: Same as the Executive.
DASCD29	Next Generation 9-1-1 access fee		
R.C.	128.412, (repealed)		R.C. 128.41, 128.412 (repealed)
the Next	he provision of law that would, beginning October 1, 2025, lower Generation 9-1-1 access fee applied to certain communication n the state from \$0.40 to \$0.25.		Same as the Executive.
No provis	ion.		Increases the monthly Next Generation 9-1-1 access fee from \$0.40 to \$0.60.
credit of s state's No	ect: Next Generation 9-1-1 access fees are deposited to the several funds used for establishing and administering the ext Generation 9-1-1 system. This change will result in an in revenue each of these funds would otherwise receive after 1, 2025.		Fiscal effect: Increase in revenue totaling several millions of dollars per year.
DASCD31	Designation of a public records officer		
R.C.	149.43		
records to public rec require th	authorizes a public office or person responsible for public of designate one or more officials or employees to act as its cords officer or officers, and specifies that the public office may nat a person making a request for a public record address a the designated public records officer or officers.	1	No provision.
officer or records o	a public office to include the designation of the public records officers and operative contact information for the public fficer or officers in its public records policy, and also post this on on any website of the public office.		No provision.
Logiclativ	vo Budget Office I SC	1	16 Office of Research and Drafting

Department of Administrative Services	Main Operating Appropriations Bil H.B. 96
Executive	As Passed By House
Fiscal effect: None.	
DASCD49 Disqualifying subcontractors - affirmative action programs	
	R.C. 153.502
No provision.	Prohibits public authorities, for subcontracts of construction managers at risk, integrated project contractors, and design-build firms, from eliminating a bidder as unqualified on the basis that the bidder has not complied with an affirmative action program, or a diversity, equity, and inclusion program.
No provision.	Allows exceptions to the above prohibition for both of the following: (1) county policies to assist minority business enterprises in competitively bic contracts; and (2) any set-aside programs for minority business enterprises or EDGE business enterprises.
DASCD52 MARCS Steering Committee	
	R.C. 4501.302, Section 620.20
No provision.	Codifies the MARCS Steering Committee in permanent law.
	Fiscal effect: None.
DASCD34 License holder residential address and contact information	
R.C. 4798.10  Shields the address, telephone number, or email address of a holder, or former holder, of an occupational license, specialty occupational license for medical reimbursement, certification, or registration from revelation under Ohio's Public Records Law.	No provision.
Allows an occupational licensing board or the Office of Information Technology, which operates the elicense database, to make a covered address, telephone number, or email address available under the following circumstances:	No provision.

Department of Administrative Services		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	
(1) at the request of a federal, state, or local government agency or a professional organization approved by the occupational licensing board, provided the agency or approved organization agrees not to disseminate the information to third parties,	(1) No provision.	
(2) for joining and maintaining an interstate licensure compact or other method of granting interstate reciprocal licensure,	(2) No provision.	
(3) for enforcing state or federal law, including conducting investigations, issuing citations, enforcing settlements, and conducting adjudication hearings,	(3) No provision.	
(4) at the request of a law enforcement agency or an agency in another state responsible for the licensure, regulation, or investigation of the holder of an occupational license, specialty occupational license for medical reimbursement, certification, or registration under the jurisdiction of an occupational licensing board in that state,	(4) No provision.	
(5) at the request of an accredited educational institution for research purposes approved by the occupational licensing board, provided the institution agrees not to disseminate the information to third parties,	(5) No provision.	
(6) at the request of an entity that performs services on behalf of an occupational licensing board, provided the organization or entity agrees not to disseminate the information to third parties unless the disclosure is necessary to provide the services and is authorized as part of a contract or agreement between the entity and the board,	(6) No provision.	
(7) for the purpose of reporting disciplinary actions to federal or state authorities or to organizations approved by the occupational licensing board, or	(7) No provision.	
(8) at the request of the individual who holds or held the occupational license, specialty occupational license for medical reimbursement, certification, or registration.	(8) No provision.	
Prohibits the release of the address, telephone number, or email address of a designated public service worker, as defined in continuing law, unless the release also complies with procedures of the Public Record's Law.	No provision.	

Depart	ment of Administrative Services		Main Operating Appropriations Bill H.B. 96
Executive	2	As Passed By House	
Fiscal eff	ect: None.		
DASCD1	EDCS Lease Rental Payments		
Section:	207.20	Section: 207.20	
cover the	GRF ALI 100413, EDCS Lease Rental Payments, to be used to financing costs for the acquisition, development, ntation, and integration of the Enterprise Data Center Solutions itiative.	Same as the Executive.	
DASCD2	MARCS Lease Rental Payments		
Section:	207.20	Section: 207.20	
financing	GRF ALI 100414, MARCS Lease Rental Payments, to cover the costs for the acquisition, development, implementation, and on of the Multi-Agency Radio Communication System (MARCS)	Same as the Executive.	
DASCD3	OAKS Lease Rental Payments		
Section:	207.20	Section: 207.20	
financing	GRF ALI 100415, OAKS Lease Rental Payments, to cover the costs for the acquisition, development, implementation, and on of the Ohio Administrative Knowledge System (OAKS).	Same as the Executive.	
DASCD4	STARS Lease Rental Payments		
Section:	207.20	Section: 207.20	
cover the	that GRF ALI 100416, STARS Lease Rental Payments, be used to financing costs for the acquisition, development, ntation, and integration of the State Taxation Accounting and System (STARS).	Same as the Executive.	
DASCD5	Administrative Buildings Lease Rental Bond Payments		
Section:	207.20	Section: 207.20	
Payments	GRF ALI 100447, Administrative Buildings Lease Rental Bond s, to be used to make payments pursuant to leases and ents entered into by the state to finance capital facilities.	Same as the Executive.	

### **Department of Administrative Services**

Executive As Passed By House

**DASCD6** State Agency Support Services

Section: 207.20

Permits GRF ALI 130321, State Agency Support Services, to be used to provide funding for the cost of property appraisals or building studies that DAS may be required to obtain for property that is being sold by the state or under consideration to be renovated or purchased by the state.

Permits the ALI to also be used to pay the operating expenses or other costs of state facilities maintained by DAS that are not billed to building tenants, or other costs associated with the Voinovich Center in Youngstown or costs of repairing vehicles donated pursuant to R.C. 125.13. Specifies that these expenses may include the costs for vacant space, space undergoing renovation, and the rent expense of tenants that are relocated because of building renovations. Allows DAS to process these payments through intrastate transfer voucher to the Building Management Fund (Fund 1320).

Allows that, at least once per year, the portion of the ALI not used for the regular expenses of the ALI be processed by DAS through intrastate transfer voucher and deposited into the Building Improvement Fund (Fund 5KZO).

Reappropriates an amount certified by the DAS Director, up to the available balance in ALI 130321, State Agency Support Services, at the end of FY 2026 for the same purposes in FY 2027.

Section: 207.20

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive.

DASCD7 Professional Development Fund and the Ohio Digital Academy and GRF cash transfer to Fund 5L70

Section: 207.30, 512.10 Section: 207.30, 512.10

Earmarks up to \$1,400,000 in each fiscal year from Fund 5L70 ALI 100610, Professional Development, to be used to make payments from the Professional Development Fund (Fund 5L70) covering the cost of programs that provide professional development opportunities for exempt employees.

Same as the Executive.

#### **Executive As Passed By House**

Earmarks up to \$2,000,000 during the biennium to support the creation of the Ohio Digital Academy to generate high-tech workforce capacity and serve the state in advanced technology and cybersecurity needs. Establishes goals for the Academy to include educating, training, and subsequently employing analysts in completing boot camps, certifications, or degree programs in cybersecurity, coding, software engineering, user experience designers, and related fields.

Same as the Executive, but reduces the earmark to \$1,200,000 over the biennium.

Authorizes DAS, in consultation with CyberOhio, to select qualified candidates for the Academy. Subjects candidates to all applicable background checks and requires, if selected, candidates to commit to three years of service with the state.

Same as the Executive.

Allows candidates to be placed in an unclassified, administrative staff position and authorizes the DAS Director to set compensation.

Same as the Executive.

Allows DAS to use ALI 100610 to reimburse selected students' tuition expenses for coursework, certification achieved, or other necessary expenses, prior to acceptance in the program, that are directly attributable to the targeted skills of the program, if completed within one year prior to the bill's effective date.

Same as the Executive.

Qualifies candidates for reimbursement of costs for continuing education or certification at the discretion of the DAS Director to support the development of specialized skills in the areas of IT and cybersecurity.

Same as the Executive.

Makes the candidate responsible for paying any taxes owed on tuition assistance received.

Same as the Executive.

Allows DAS to recover all or a portion of funds provided to an Academy participant who fails to complete the agreed-upon three years of service.

Same as the Executive.

Allows DAS to select and enter into a subgrant agreement with a regionally accredited Ohio institution of higher education with demonstrated coursework programming in cybersecurity to serve as a Digital Analyst Training Academy (D.A.T.A) Center. Requires D.A.T.A. Centers to be responsible for paying costs associated with the work of the Academy as designated by DAS.

Same as the Executive.

approval of the DAS Director. Reappropriates, upon certification from the DAS Director to the OBM

same purposes in FY 2027.

Requires the OBM Director to transfer \$2,000,000 cash from the GRF in FY 2026 to the Professional Development Fund (Fund 5L70).

DASCD8 9-1-1 Program

Requires ALI 100663, 9-1-1 Program, to be used by DAS to pay the administrative, marketing, and educational costs of the Statewide Emergency Services Internet Protocol Network program.

Same as the Executive, but decreases the amount of the required transfer to \$1,200,000.

Section: 207.30

Same as the Executive.

207.30

Section:

Executive As Passed By House

**DASCD9** Employee Educational Development

Section: 207.30

Requires that ALI 100619, Employee Educational Development, be used to make payments from the Employee Development Fund (Fund 5V60) to pay the costs of administering educational programs (generally tuition reimbursement) under existing collective bargaining agreements with certain bargaining units. Appropriates additional amounts for this purpose if the OBM Director determines they are necessary.

**Section: 207.30** Same as the Executive.

**DASCD10** General service charges

Section: 207.40 Section: 207.40

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

Same as the Executive.

**DASCD11** Collective bargaining arbitration expenses

Section: 207.40 Section: 207.40

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

Same as the Executive.

**DASCD12** Risk Management Reserve

Section: 207.40 Section: 207.40

Requires Fund 1300 ALI 100606, Risk Management Reserve, to be used to make payments for liability claims, expenses, fees, or damages under the state's Risk Management Reserve Program pursuant to R.C. 9.823. Appropriates additional amounts for this purpose if the OBM Director determines they are necessary.

Same as the Executive.

Depart	ment of Administrative Services		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
DASCD13	Consolidated IT Purchases		
Section:	207.40		Section: 207.40
by DAS to	that Fund 2290 ALI 100640, Consolidated IT Purchases, be used make information technology purchases for the benefit of ent entities at a lower aggregate cost than each individual entity could obtain if they were making the purchase ently.	1	Same as the Executive.
Director,	riates, upon certification from the DAS Director to the OBM the available balance in ALI 100640 at the end of FY 2026 for the poses in FY 2027.		Same as the Executive.
DASCD14	Investment Recovery Fund		
Section:	207.40		Section: 207.40
	sh balances in the Investment Recovery Fund (Fund 4270) to be upport the operating expenses of the Federal Surplus Operating	1	Same as the Executive.
DASCD15	Major IT purchases charges		
Section:	207.40		Section: 207.40
up to the debt serv	e OBM Director, at the request of the DAS Director, to transfer amount collected for statewide indirect costs attributable to ice paid for the enterprise data center solutions project from the e Major Information Technology Purchases Fund (Fund 4N60).		Same as the Executive.
DASCD44	MARCS Administration		
Section:	512.10		Section: 207.40, 512.10
No provis	ion.		Earmarks \$10,500,000 in each fiscal year under Fund 5C20 ALI 100605, MARCS Administration, to reduce MARCS subscriber fees paid by villages, municipal corporations, townships, counties, and regional public safety and first response agencies.
GRF to th	ne OBM Director to transfer up to \$10,500,000 cash from the e MARCS Administration Fund (Fund 5C20) in each fiscal year of 26-FY 2027 biennium.		Same as the Executive.

Department of Administrative Services			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
DASCD20 Professions Licensing System			
Section: 207.40		Section: 207.40	
Requires Fund 4K90 ALI 100673, Ohio Professionals Licensing System be used to purchase equipment, products, and services necessary update and maintain an automated licensing system for the professionals boards.	to	Same as the Executive.	
Requires DAS to establish charges for recovering the costs of ongo maintenance of the system that are not otherwise recovered. Req that the charges be proportionate to each benefiting state agency or commission's use of the system. Requires the OBM Director to cash from the operating funds of agencies, boards, and commission Fund 4K90 if the board is not already funded by Fund 4K90.	uires , board transfer	Same as the Executive.	
Requires the State Board of Education to consult with DAS on the utilization of the Ohio Professionals Licensing System and to consi opportunities to reduce the number of license and certification types.		Same as the Executive.	
DASCD16 Building Improvement Fund			
Section: 207.45		Section: 207.45	
Requires that Fund 5KZO ALI 100659, Building Improvement, be us make payments for major maintenance or improvements required facilities maintained by DAS.		Same as the Executive.	
Requires DAS to conduct or contract for regular assessments of the buildings and allows DAS to maintain a cash balance in the Buildin Improvement Fund (Fund 5KZO) equal to the cost of the repairs an improvements that are recommended to occur within the next fivexcept that the DAS Director may request the OBM Director to percash transfer from Fund 5KZO to the Building Management Fund (I 132O) to pay costs of operating and maintaining the buildings that charged to tenants during the same fiscal year.	ng nd re years, rmit a Fund	Same as the Executive.	
Allows the DAS Director to request the OBM Director to transfer c from Fund 1320 to Fund 5KZO in an amount equal to the initial tra the cash balance in Fund 1320 is determined to be sufficient.		Same as the Executive.	
Legislative Budget Office	LSC	25	Office of Research and Drafting

strategies and related efficiencies.

agency as necessary to implement enterprise IT cost containment

Department of Administrative Services		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	
Allows the OBM Director to transfer appropriations, funds, and cash as needed to implement the proposed initiative if satisfied that the initiative is cost advantageous to the enterprise. Requires any new fund or additional appropriation to be approved by the Controlling Board.	Same as the Executive.	
Allows the OBM Director and the DAS Director to transfer any employees, assets, and liabilities, including, but not limited to, records, contracts, and agreements in order to facilitate the improvements.	Same as the Executive.	

Ohio D	epartment of Aging		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
AGECD4	Electronic visit verification - home care services		
R.C.	121.36		R.C. 121.36
law requirements of the control of t	providers utilizing electronic visit verification systems from the ring providers under contract with the ODA, ODODD, ODJFS, and atisfy certain conditions (e.g. procedures for maintaining certain and procedures for conducting a random check of 5% of home (s) when adopting a system to monitor the delivery of home care by their employees.	1	Same as the Executive.
a report a current la	s the law requiring the departments above to study and submit addressing how self-employed providers, who are exempt under w from the requirement to adopt a monitoring system, may be eject to that requirement by September 27, 2005.		Same as the Executive.
administr	ect: If the provision leads to a reduction in provider rative costs, this might eventually result in a decrease in ements provided by these departments.		Fiscal effect: Same as the Executive.
AGECD5	Criminal records checks		
R.C.	173.38, 173.381		R.C. 173.38, 173.381
for, or em term care	ne law governing criminal records checks for persons applying apployed in, direct-care positions with community-based longers services providers whose services are provided under ODA-cred programs as follows:		Same as the Executive.
participar checks un	les attorneys, persons acting at the direction of attorneys, and nt-directed providers from having to complete criminal records oder this particular law (attorneys undergo such checks as part dmissions to the Ohio bar);		(1) Same as the Executive.
responsib from emp	ates a consumer meeting certain conditions from the law's ble party definition (current law prohibits a responsible party bloying an applicant or continuing to employ an employee if the heck demonstrates that the applicant or employee is ineligible syment);	1	(2) Same as the Executive.

	Main Operating Appropriations Bill
Ohio Department of Aging	H.B. 96
Executive	As Passed By House
(3) Excludes ambulette drivers, attorneys, and persons acting at the direction of attorneys from the law's provisions requiring ODA to take certain actions based on records check results.	(3) Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
AGECD1 Provider certification	
R.C. 173.391	R.C. 173.391
Revises the law governing ODA's certification of providers of services under ODA-administered programs:	Same as the Executive.
(1) Authorizes ODA to send notices regarding disciplinary actions or refusals to certify providers by electronic mail;	(1) Same as the Executive.
(2) Describes a provider agreement as one that a provider may enter into, or renew, with: ODA or a PASSPORT administrative agency;	(2) Same as the Executive.
(3) Includes a direct care provider in the law permitting ODA not to hold a hearing when it denies, suspends, or revokes a provider certification because a principal owner or manager of the provider has entered a guilty plea for, been convicted of, or has been found eligible for intervention in lieu of conviction for a disqualifying offense;	
(4) Revises one of the disciplinary actions that permits ODA to take against a certified provider, by specifying that the action requires submission of both of the following to ODA (rather than only one of the following as under current law): a plan of correction and evidence of compliance with requirements identified.	(4) Same as the Executive.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.

Ohio D	Department of Aging	Main Operating Appropriations Bill H.B. 96	
Executive	re	As Passed By House	
AGECD14	PACE site expansion proposals		
		R.C. 173.502	
No provision.		Requires ODA to issue a request for proposals from any entity interested in becoming a PACE organization in any currently unserved Ohio county.	
		Fiscal effect: Administrative costs to process proposals and an increase in PACE costs depending on how many proposals are accepted. PACE services are paid by ODM.	
AGECD13	PACE presumptive eligibility		
		R.C. 173.503, 173.50	
No provi	ision.	Requires ODA to seek approval to allow the Program for All-Inclusive Care for the Elderly (PACE) to receive PACE services immediately upon applying, during a presumptive eligibility period.	
No provision.		States that, if the applicant is later determined to be ineligible for PACE, the PACE organization that made the presumptive eligibility determination is responsible for the costs of PACE services provided to the individual during the presumptive eligibility period.	
		Fiscal effect: May result in some individuals receiving PACE services earlier than they otherwise would have. The PACE organization is responsible for services provided to those deemed ineligible.	
AGECD2	PASSPORT personal care aide and home health aide training		
R.C.	173.525	R.C. 173.525	
Eliminates the law prohibiting ODA from requiring a PASSPORT home health aide to complete more hours of pre-service training or annual inservice training than is required by federal law.		Same as the Executive.	
prohibiti	that prohibition to PASSPORT program personal care aides, bying ODA from requiring such an aide to complete more pre- and annual in-service training hours than federal law requires.	Same as the Executive.	
Fiscal eff	fect: None.	Fiscal effect: Same as the Executive.	

Ohio D	epartment of Aging	Main Operating Appropriations Bill H.B. 96		
Executive			As Passed By House	
AGECD3	PASSPORT aide supervision			
R.C.	173.525		R.C. 173.525	
Revises the law limiting the supervision of PASSPORT home health and personal care aides to registered nurses (RNs) and licensed practical nurses (LPNs) under the direction of RNs as follows:			Same as the Executive.	
(1) Remov	ves the law's references to home health aides; and		1) Same as the Executive.	
	s LPNs to supervise under the direction of chiropractors, optometrists, physicians, physician assistants, and podiatrists, in o RNs.		2) Same as the Executive.	
Fiscal effe	ect: None.		iscal effect: Same as the I	Executive.
AGECD6	Nursing home administrators license fee increase			
R.C.	4751.20, 4751.24, 4752.25		R.C. 4751.20, 4751.24	1, 4752.25
	the fees paid to the Board of Executives of Long-Term Services orts as follows:		Same as the Executive.	
(1) Nursin	g home administrator license application, from \$100 to \$250;		1) Same as the Executive.	
(2) Nursin	g home administrator resident application, from \$50 to \$250;	1	2) Same as the Executive.	
(3) Nursin	g home administrator initial license, from \$250 to \$800;	Ī	3) Same as the Executive.	
(4) Nursin \$800;	g home administrator biennial license renewal, from \$600 to		4) Same as the Executive.	
(5) Nursin \$800;	g home administrator license reinstatement, from \$300 to		5) Same as the Executive.	
(6) Health	services executive annual license renewal, from \$50 to \$100.		6) Same as the Executive.	
	es the fee for a temporary nursing home administrator license, beginning on January 1, 2025, at \$350.		Same as the Executive.	
Changes t	the term "administrator in training" to "administrator resident."		Same as the Executive.	

Ohio D	epartment of Aging	Main Operating Appropriations Bill H.B. 96			
Executive  Fiscal effect: Increased fee revenue of approximately \$289,000 per year deposited into the Board of Executives of Long-Term Services and Supports Fund (Fund 5MT0).			As Passed By House  Fiscal effect: Same as the Executive.		
Section:	209.20		Section: 209.20		
	DDM, pursuant to an interagency agreement, to designate ODA m level of care assessments.		Same as the Executive.		
•	ODA to provide long-term care consultations to assist individuals ng for their long-term health care needs.		Same as the Executive.		
Home Ca	ODA to administer the Medicaid waiver-funded PASSPORT re Program, the Assisted Living Program, and PACE as delegated in an interagency agreement.		Same as the Executive.		
AGECD8	Performance-based reimbursement				
Section:	209.20		Section: 209.20		
Administi incentive	DDA to design and utilize a payment method for PASSPORT rative Agencies (PAA) that includes a pay-for-performance component that is earned by a PAA when defined consumer by outcomes are achieved.		Same as the Executive.		
•	ODA to submit a report outlining the payment method to JMOC iling the proposed rule with JCARR.		Same as the Executive.		
for-perfo	ect: Potential impact on earnings received by PAAs if the pay- ormance is utilized and outcomes are achieved. ODA will ce administrative costs to submit reports and adopt rules.		Fiscal effect: Same as the Executive.		
AGECD9	MyCare Ohio				
Section:	209.30		Section: 209.30		
Ombudsr	the authority of the Office of the State Long-Term Care man to MyCare Ohio during the period of the federal financial at demonstration program.		Same as the Executive.		
Fiscal eff	ect: Potential increase in administrative costs.		Fiscal effect: Same as the Executive.		
Logislati	ve Budget Office LSG	7 I	22	Office of Research and Drafting	
Legisiati	ve Budget Office LSC	ا ر	32	Office of Research and Drafting	

Ohio Department of Aging	Main Operating Appropriations H.B
Executive	As Passed By House
AGECD10 Senior Community Services	
Section: 209.30	Section: 209.30
No provision.	Earmarks \$150,000 in each fiscal year in GRF ALI 490411, Senior Community Services, to support the IConnect Program, administered the Neighborhood Centers Association in Richland, Medina, Lorain, ar Cuyahoga County.
Permits GRF ALI 490411, Senior Community Services, to be used for programs, services, and activities designated by ODA. Permits ODA to also use these funds to provide grants to community organizations to support and expand older adult programming. Requires services priority to be given to low-income, high need persons and/or persons with a cognitive impairment who are age 60 or over.	Same as the Executive, but specifies that the remainder of ALI 490411 may be used for this purpose to account for the earmark above, and prohibits ODA from using these funds for administrative expenses.
AGECD11 National Senior Services Corps	
Section: 209.30	Section: 209.30
Permits GRF ALI 490506, National Senior Service Corps, to be used by ODA to fund grants to organizations that receive federal funds from the Corporation for National and Community Service to support the following: (1) the Foster Grandparents Program; (2) the Senior Companion Program; and (3) the Retired Senior Volunteer Program.	Same as the Executive.
Requires a grant recipient to use funds to support priorities established by ODA and the Ohio State Office of the Corporation for National and Community Service.	Same as the Executive.
Prohibits ODA and any area agencies on aging involved in the distribution of funds to lower-tiered grant recipients to use funds to cover administrative costs.	Same as the Executive.
AGECD15 Community Projects	
	Section: 209.30
No provision.	Requires GRF ALI 490510, Community Projects, to be given to Jewish Family Services to support Ohio's Holocaust survivors.

Ohio Department of Aging

Executive

As Passed By House

AGECD12 Board of Executives of Long-Term Services and Supports
Section: 209.30

Permits Fund 5MT0 ALI 490627, Board of Executives of Long-Term Care Services and Supports, to be used to administer and enforce the nursing home administration law and rules adopted under it.

Main Operating Appropriations Bill H.B. 96

As Passed By House

Section: 209.30

Section: 209.30

Same as the Executive.

Ohio Do	epartment of Agriculture		Main Operating Appropriations B H.B. G
Executive			As Passed By House
AGRCD18	Certificate of free sale		
R.C.	901.43		R.C. 901.43
to any ent and count is freely m Director to	e AGR Director to authorize any AGR division or program to issuitity a certificate of free sale, a document that certifies to states tries receiving a listed product that the product being exported narketed without restriction in the U.S. Authorizes the AGR to charge a reasonable fee for the certificate and adopt and ules for issuance. Requires that the fee be deposited into the te fund.	e	Same as the Executive, but replaces the AGR Director's authority to charge a reasonable fee with a statutory \$50 fee.
Fiscal effe	ect: Minimal gain in fee revenue to applicable funds.		Fiscal effect: Same as the Executive.
AGRCD3	Fertilizer license fee and lime tonnage report		
R.C.	905.32, 905.56, 905.57		R.C. 905.32, 905.56, 905.57
	the annual license fee to manufacture or distribute fertilizer o \$50; and increases the late license renewal fee from \$10 to		Same as the Executive.
fee that a	s the annual tonnage report and the accompanying inspection liming material licensee must file with AGR for the number of of liming material sold or distributed to non-licensees in Ohio.		Same as the Executive.
in the fert eliminatin	ect: Gain of approximately \$44,000 annually from the increase tilizer fees and approximate \$3,000 annual loss from ag the lime tonnage fee. Net annual gain of approximately or the Pesticide Program Fund (Fund 6690).		Fiscal effect: Same as the Executive.
AGRCD26	Commercial seed labeler permit		
R.C.	907.13, 907.14		R.C. 907.13, 907.14
and chang	the annual commercial seed labeler permit fee from \$10 to \$50 ges the expiration date of the permit from December 31 to 1 of each year.	)	Same as the Executive.
	s one of the required semiannual reports to be filed by a permit the amount of seed sold in Ohio, thus requiring only one such nually.		Same as the Executive.
Legislativ	ve Budget Office L	sc	35 Office of Research and Drafti

Ohio Department of Agriculture	Main Operating Appropriations Bil H.B. 90		
Executive	As Passed By House		
Eliminates the minimum annual fee of \$5 that a permit holder must pay and instead specifies that if the permit holder owes less than \$50 for the seed fee, the permit holder is not required to pay the fee.	Same as the Executive.		
Fiscal effect: Gain of approximately \$16,000 annually for the Commercial Feed and Seed Fund (Fund 4C90).	Fiscal effect: Same as the Executive.		
AGRCD1 Apiary law changes			
R.C. 909.01, 909.02, 909.07-909.09, 909.13	R.C. 909.01, 909.02, 909.07-909.09, 909.13		
Makes the following changes to the requirements governing apiary registration: (1) Extends the registration deadline from 10 to 30 days after taking ownership or moving into Ohio with an apiary; (2) Eliminates the \$5 registration fee and \$10 late fee, as well as the issuance of a physical registration certificate; (3) Requires clear posting of apiary identification number.	Same as the Executive.		
Eliminates a board of county commissioner's authority to appropriate money in an amount it deems sufficient for the inspection of apiaries in its county.	Same as the Executive.		
Makes the following changes to the law governing deputy apiarists: (1) Requires a board of county commissioners to set the deputy apiarist's salary based on inspection work and related costs; (2) Requires the AGR Director to review, rather than approve, a deputy apiarist's salary and expenses; (3) Allows the AGR Director to assign a deputy apiarist to conduct inspections in multiple counties; (4) Expands the reasons for which the AGR Director may fire a deputy apiarist to include unethical or negligent discharge of duties.	Same as the Executive, but allows a board of county commissioners to appoint more than one deputy apiarist with the approval of the AGR Director.		

Fund (Fund 4P70).

Ohio Department of Agriculture	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
AGRCD12 Soda water syrup or extract and soft drink syrup manufacturer fee	
R.C. 913.23	R.C. 913.23
Eliminates the registration requirement for soda water syrup or extract manufacturers or soft drink syrup manufacturers not otherwise licensed as soft drink bottlers, thus eliminating an annual \$100 registration/license fee.	Same as the Executive.
Fiscal effect: Loss of approximately \$3,400 annually for the Food Safety Fund (Fund 4P70).	Fiscal effect: Same as the Executive.
AGRCD13 Cold storage locker license fee	
R.C. 915.16	R.C. 915.16
Increases the annual license fee for cold storage lockers from \$50 to \$200.	Same as the Executive.
Fiscal effect: Gain of approximately \$18,000 annually for the Food Safety Fund (Fund 4P70).	Fiscal effect: Same as the Executive.
AGRCD21 Livestock dealers – fees and penalties	
R.C. 915.24	R.C. 915.24
Alters the fees charged by AGR to livestock dealers and brokers as follows: (1) applies a flat \$250 annual dealer and broker license renewal fee instead a fee schedule (\$50 for less than 1,000 head; \$125 for 1,001 to 10,000 head; \$250 for more than 10,000 head) depending on head of livestock bought, sold, or exchanged in Ohio; (2) increases the annual license fee from \$25 to \$50 for small dealers, and increases the applicable late fee from \$25 to \$100; (3) increases the annual license fee for employees appointed by a small dealer, dealer, or broker from \$20 to \$30; (4) increases the annual license fee for weighers from \$10 to \$30.	Same as the Executive.

Ohio Department of Agriculture				Main Operating Appropriations Bi H.B. 9
Executive			As Passed I	By House
of any pro except for bribes, and to \$500 for a second s	the first degree misdemeanor criminal penalties for violation whibition of the law governing livestock dealers and brokers, the violation of a weigher improperly weighing or accepting d instead allows the AGR Director to assess civil penalties for up or a first violation within the previous five years, up to \$2,500 for such violation, and up to \$10,000 for a third or subsequent such Directs the civil penalties to the Animal and Consumer a Fund.	1	Same as the	e Executive.
	ct: Gain of approximately \$57,000 annually for the ial Feed and Seed Fund (Fund 4C90).		Fiscal effec	t: Same as the Executive.
AGRCD23	Food Safety Fund			
R.C.	915.24		R.C.	915.24
agreemen food safet	money received from federal contracts or cooperative ts for the performance of AGR's prescribed duties related to ty inspections to be deposited into the Food Safety Fund. (Such re currently deposited into the Federal Cooperative Contracts		Same as the	e Executive.
	ct: Gain for the Food Safety Fund (Fund 4P70) and ding loss for the Federal Cooperative Contracts Fund (Fund		Fiscal effec	t: Same as the Executive.
AGRCD16	Pesticide Law changes			
R.C.	921.01, 921.02, 921.06, 921.09, 921.11-921.14, 921.16, 921.23, 921.24, 921.26.			921.01, 921.02, 921.06, 921.09, 921.11-921.14, 921.16, 921.23, 921.24, 921.26.
Updates C	Ohio law to comply with U.S. EPA regulations as follows:		Same as the	e Executive, but makes the following changes:
	es restricted use pesticides to be applied exclusively by a ommercial or private pesticide applicator;		(1) Same as	Executive.

		No. 1 A 11 DIE
Ohio Department of Agriculture		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	
(2) Expands activities requiring licensure to include both pre-application actions involving mixing and loading restricted use pesticides, and transporting or storing pesticide application equipment;	(2) Same as Executive.	
(3) Requires each pesticide business location to be licensed, rather than requiring one license for the pesticide business and the registration of each location that is owned by the person operating the pesticide business;	(3) Same as Executive.	
(4) Allows the AGR Director to establish an examination fee by rule for applicants for pesticide applicator licenses;	(4) Same as Executive.	
(5) Allows the AGR Director to deny, suspend, revoke, refuse to renew, or modify any license, permit, or registration if the applicant or holder has entered into an administrative or judicial settlement under the federal Insecticide, Fungicide, and Rodenticide Act.	(5) Same as Executive.	
(6) Increases the number of days that the AGR Director may suspend a license, permit, or registration prior to a hearing concerning a violation from ten to 30 days.	(6) Same as Executive.	
(7) Requires that, for one of the conditions that must be met for an exemption from obtaining a pesticide business license, an individual must not engage in the business of applying pesticides for hire, rather than, as under current law, requiring that the person must not regularly engage in such a business.	(7) No provision.	
Increases fees for the annual registration of a pesticide sold or distributed in Ohio as follows: (1) from \$150 to \$250 for each product name and brand registered for the company whose name appears on the pesticide label; (2) from \$75 to \$125 the penalty fee for late registration renewal; and (3) from \$75 to \$125 the penalty fee for each product name and brand of a non-registered pesticide that is distributed in Ohio before registration.	Same as Executive.	
Fiscal effect: Gain of approximately \$500,000 annually for the Pesticide Program Fund (Fund 6690).	Fiscal effect: Same as the E	executive.

Ohio Department of Agriculture	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
AGRCD25 Commercial Feed Law	
R.C. 923.42, 923.43, 923.51	R.C. 923.42, 923.43, 923.51
Requires that a commercial feed registration be made on an annual instead of semiannual basis. Requires a manufacturer or distributor to pay an annual \$50 registration fee and requires the registration to be filed by February 1 of each year and expire on January 31st of the following year.	Same as the Executive.
Eliminates the specific information required to be on the registration form prescribed by the AGR Director.	Same as the Executive.
Removes the minimum \$25 commercial feed inspection fee, generally calculated at a rate of \$25 per ton, and instead exempts the first 200 tons of commercial feed sold in a calendar year from the fee. States that the penalty for late payment of an inspection fee is 10% of the amount due or \$50, whichever is greater, rather than a 10% penalty, with a minimum penalty of \$50 as under current law.	Same as the Executive.
Requires an annual instead of a semiannual submission of the required commercial feed inspection fee and accompanying statement by the first distributor in Ohio.	Same as the Executive.
Fiscal effect: Gain of nearly \$40,000 annually for the Commercial Feed and Seed Fund (4C90).	Fiscal effect: Same as the Executive.
AGRCD30 Pork Marketing Program	
	R.C. 924.212
No provision.	Establishes a Pork Marketing Program to promote the sale and use of pork products and requires it to be operated with the same general procedures, requirements, and other provisions that exist for the Grain and Soybean Marketing Programs.

Ohio Department of Agriculture	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
No provision.	Establishes a ten-member Pork Marketing Program Operating Committee consisting of four members appointed by the AGR Director and six elected members. Applies the same procedures for elections as those that apply to the Grain Marketing Program, except divides the state into six districts consisting of specified counties. States that all ten members of the Operating Committee are voting members.		
No provision.	Requires the Director to levy an assessment on pork producers at 35¢ per \$100 of value at the first point of sale. Prohibits such assessments if assessments are levied under the National Pork Checkoff Program. Prohibits the operating committee from refunding a producer for any assessments that it collects from the producer.		
	Fiscal effect: Minimal increase in AGR's oversight administrative costs.		
AGRCD10 Ohio Grape Industries Committee			
R.C. 924.51, Section 709.10	R.C. 924.51, Section 709.10		
Revises the makeup of the Ohio Grape Industries Committee by removing the AGR Chief of the Division of Markets and adding two Ohio residents appointed by the AGR Director.	Same as the Executive.		
Fiscal effect: None.	Fiscal effect: Same as the Executive.		
AGRCD15 Nurseryperson Inspection Fee			
R.C. 927.53	R.C. 927.53		
Increases the base annual inspection fee for a nurseryperson who produces, sells, or distributes woody nursery stock in Ohio or ships such stock outside Ohio from \$100 to \$200.	Same as the Executive.		
Increases the additional per-acre inspection fee for growing woody nursery stock as follows: (1) in intensive production areas, from \$11 per acre, or fraction of an acre, to \$15 per acre, or fraction of an acre; (2) in nonintensive production areas, from \$7 per acre, or fraction of an acre, to \$10 per acre, or fraction of an acre.	Same as the Executive.		
Fiscal effect: Gain of approximately \$100,000 annually for the Plant Pest Program Fund (5FC0).	Fiscal effect: Same as the Executive.		

Ohio D	epartment of Agriculture		Main Operating Appropriations Bill H.B. 96
Executive		As Passed	By House
AGRCD17	Hemp Cultivation and Processing Program		
R.C.	928.02, 928.03, 928.04	R.C.	928.02, 928.03, 928.04
	ne AGR Director to transfer jurisdiction to implement Ohio's tivation licensure program to the USDA.	Same as t	ne Executive.
licenses to	s the prohibition against issuing a hemp cultivation or processing o a person for a felony related to a controlled substance within our 10 years.	No provis	on.
hemp cult	s a requirement that the AGR Director revoke, for 10 years, a tivation or processing license issued to a person who pleads or is convicted of a controlled substance felony.	No provis	on.
backgroui	s a requirement that a license applicant comply with the general nd check law, and instead requires an applicant to comply with nd check rules adopted by the AGR Director.	No provis	on.
Fiscal effe	ect: None.	Fiscal effe	ct: None.
AGRCD20	Captive cervid licensing		
R.C.	943.01, 943.26, 944.01-944.08, 1533.71, 1533.721, 1533.731, 1533.77.	R.C.	943.01, 943.26, 944.01-944.08, 1533.71, 1533.721, 1533.731, 1533.77.
licensed a to facility their hybr be license before lice established the Anima structure	the requirement that owners who propagate deer in a facility be as livestock dealers with a new regulatory structure that applies owners and owners of any type of cervid (deer, moose, elk, and rids), as follows: (1) Requires all captive cervid facility owners to ed annually by AGR; (2) requires the facilities to be inspected ensure, allowing for an appeals process for failed inspections; (3) es an annual \$50 license and renewal fee to be deposited into all and Consumer Protection Fund. Applies the new regulatory to the AGR Director's existing authority for rulemaking, testing, as disease, investigations and inspections, and civil penalties.	Same as t	ne Executive.
	ect: Gain of approximately \$7,500 annually for the Animal and r Protection Fund.	Fiscal effe	ct: Same as the Executive.

Ohio D	epartment of Agriculture		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
AGRCD22	Animal and Consumer Protection Fund		
R.C.	943.04, 943.26, 943.27, 943.99, 901.43		R.C. 943.04, 943.26, 943.27, 943.99, 901.43
Restricted	s the Livestock Care Standards Fund and Dangerous and I Animal Fund and redirects the money credited to those funds sting Animal and Consumer Protection Fund.		Same as the Executive.
imposed f	money collected from livestock dealer and broker fees and fine for violating the law governing livestock dealers from the Anima umer Protection and Laboratory Fund to the Animal and r Protection Fund.		Same as the Executive.
administe	the Animal and Consumer Protection Fund to be used to er the laws governing dangerous wild animals and restricted vestock dealers, and captive cervid.		Same as the Executive.
AGRCD19	High Volume Dog Breeder Kennel and Pet Store Funds		
R.C.	956.18, 956.181; Section 516.10		R.C. 956.18, 956.181; Section 516.10
	the High Volume Breeder Kennel Control License Fund (Fund e Commercial Dog Breeding Fund.		Same as the Executive.
store licer	the Pet Store License Fund (Fund 5PLO) and requires all pet use fees and civil penalties assessed against pet stores to be to Fund 5MRO.		Same as the Executive.
	ne OBM Director to transfer the cash balance in Fund 5PLO to RO in FY 2026.		Same as the Executive.
	ect: Gain in revenue for Fund 5MR0 up to the amount availabler from Fund 5PL0. The March 2026 cash balance in Fund 5PL000.		Fiscal effect: Same as the Executive.
AGRCD2	Amusement ride fees		
R.C.	993.04		R.C. 993.04
inspection major ride	he current amusement ride classifications that apply to annuan from four currently to (1) kiddie rides, (2) family rides, (3) es, (4) spectacular rides (5) family/portable roller coaster, (6) es, and (7) large roller coaster.		Same as the Executive.
Legislativ	ve Budget Office L	SC	Office of Research and Drafting

Ohio Department of Agriculture	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Increases the following inspection and reinspection fees: Family rides from \$160 to \$200; major rides from \$140 to \$300; spectacular rides from \$160 to \$400; tower rides from \$160 to \$1,800; and large roller coaster from \$1,200 to \$4,000.	Same as the Executive.
Replaces the current flat \$104 inspection or reinspection fee for inflatable rides with the following: For three or fewer at the same location and with the same owner, \$100 each. For three such rides, \$75 each. For 11 or more, \$50 each. Decreases the permit fee for inflatables from \$225 to \$100.	Same as the Executive.
Fiscal effect: Estimated loss of approximately \$222,000 annually in permit fees. Partially offsetting gain in inspection fees. Receipts are deposited into the Amusement Ride Safety Fund (Fund 5780).	Fiscal effect: Same as the Executive.
AGRCD14 Food processing establishment exemption	
R.C. 3715.021	R.C. 3715.021
Exempts a small egg producer (500 or fewer birds) from food processing establishment regulations.	Same as the Executive.
Requires AGR Director to establish standards for manufacturing practices.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
AGRCD31 Auctioneer client trust accounts	
	R.C. 4707.024
No provision.	Allows a licensed auctioneer to deposit money into a client trust account, and retain that money in the account, to pay expenses related to bank charges necessary to maintain the account.
	Fiscal effect: None.
AGRCD4 Soil and Water Division	
Section: 211.20	Section: 211.20
Earmarks \$500,000 in each fiscal year from GRF ALI 700428, Soil and Water Division, to provide grants to local governments for developing or updating local land use plans.	Same as the Executive.
Legislative Budget Office LSC	45 Office of Research and Drafting

Ohio Department of Agriculture	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
AGRCD5 County Agricultural Societies		
Section: 211.20	Section: 211.20	
Requires that GRF ALI 700501, County Agricultural Societies, be used to reimburse county and independent agricultural societies for expenses related to Junior Fair activities.	Same as the Executive, but earmarks \$380,000 in each fiscal year for this purpose and also includes the following earmarks:	
No provision.	Earmarks \$250,000 in each fiscal year to support Future Farmers of America, urban agriculture, and agriculture literacy programs around the state.	
No provision.	Earmarks \$800,000 in each fiscal year to support up to 50% of the rental and equipment costs associated with hosting state and national livestock events at the Ohio Expo Center.	
No provision.	Earmarks \$500,000 in FY 2026 to support the construction of the Mercer County Fairgrounds Grand Events Center.	
AGRCD32 E15 Rebate Program		
	Section: 211.20, 757.100	
No provision.	Requires the AGR Director to create a pilot High Blend Ethanol Rebate Program to support new construction of E15 or higher blend ethanol pumps at motor fuel retailer locations across Ohio.	
No provision.	Requires the Director to provide a rebate of 5¢ per gallon of blended fuel sold, up to \$100,000 per fiscal year, to a retailer that meets the program's conditions.	
No provision.	Establishes general conditions for the program, and authorizes AGR to adopt rules to administer it.	
	Fiscal effect: The bill provides \$10.0 million for grants under new GRF ALI 700429, E15 Motor Fuel Rebate Program.	

Section: 211.20 Section: 211.20

Requires Fund 7057 ALI 700632, Clean Ohio Agricultural Easement Same as the Executive. Operating, to be used to administer the Clean Ohio Agricultural Easement Purchase Program.

Ohio Department of Agriculture

Executive

As Passed By House

AGRCD27 Transfer from the GRF to the H2Ohio Fund

Section: 512.10

Allows the OBM Director to transfer \$270,276,066 in FY 2026 from the General Revenue Fund to the H2Ohio Fund (Fund 6H2O).

Main Operating Appropriations Bill H.B. 96

As Passed By House

Section: 512.10

Section: 512.10

Same as Executive, but decreases the transfer amount to \$150,000,000.

Ohio Arts Council

Executive

Main Operating Appropriations Bill H.B. 96

As Passed By House

**ARTCD1** Federal Support

Section: 217.20 Section: 217.20

Requires Fund 3140 ALI 370601, Federal Support, to be used for subsidies only, and not for administrative costs, unless required by the federal grant.

Same as the Executive.

Attorney General's Office	Main Operating Appropriations I H.B.
Executive	As Passed By House
AGOCD36 Findings for recovery	
	R.C. 9.24
No provision.	Adds the following two additional circumstances for which a finding for recovery is considered resolved for purposes of the existing prohibition against contracting with a person against whom a finding of recovery b the state is unresolved.
(1) No provision.	(1) The debt has been discharged in bankruptcy or is no longer owed based on a final nonappealable court order.
(2) No provision.	(2) Another reason deemed by the AGO to constitute good cause for resolving the finding for recovery.
	Fiscal effect: None.
AGOCD28 Special prosecutor for correctional institution offenses	
	R.C. 109.39
No provision.	Allows AGO to appoint a special prosecutor for the prosecution of offenses perpetrated in facilities operated by DRC.
	Fiscal effect: Shifts prosecuting costs from the applicable county to th AGO.
AGOCD27 Peace officer lapse in service	
	R.C. 109.73, 109.77
No provision.	Prevents the expiration of a certificate awarded by OPOTC attesting to person's satisfactory completion of an approved peace officer basic training program because of a lapse of employment as a peace officer, subject to the below refresher training requirements.
No provision.	Requires a certificated peace officer to complete refresher training if the officer has not been employed as a peace officer for at least one year for prior to reappointment as a peace officer.
No provision.	Requires up to 40 hours of refresher training if the period of lapse was least one year, but less than 4 years.

Attorney General's Office	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires up to 80 hours of refresher training, if the period of lapse was four years or longer.
	Fiscal effect: May result in a savings effect for appointing agencies as fewer individuals will be required to retake the full basic training course upon re-appointment compared to the rules of the existing refresher program.
AGOCD31 Public Records Law changes	
R.C. 149.43	R.C. 149.43
Creates an exemption under the Public Records Law for the following:	Same as the Executive, but with the following changes:
(1) "Specific investigatory work product" and defines it to include specific records developed during an investigation by the investigating officer, agent of an investigative agency, or prosecuting attorney.	(1) Same as the Executive, but defines "specific investigatory work product" as information assembled by law enforcement officials in connection with a probable or pending criminal proceeding.
(2) No provision.	(2) "Attorney work product record," defined as a record (including any record that documents the independent thought processes, mental impressions, legal theories, strategies, analysis, or reasoning or reasoning of or for an attorney) created by or for an attorney in anticipation of or for litigation, trial, or administrative proceedings, when acting in an official capacity on behalf of the state, a political subdivision of the state, a state agency, public official, or public employee.
(3) No provision.	(3) A record created using assistive device or application when the record is used, maintained, and accessible only to the individual creating the record or causing the record to be created.

Attorney General's Office	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(4) No provision.	(4) The personal notes of a public official or public employee, or an attorney acting in an official capacity on behalf of the public official or public employee acting in their official capacity, which were created for reference and convenience and are used, maintained, and accessible only to the individual creating the record or causing the record to be created.
No provision.	Clarifies that trial preparation records, which include any record that is not a confidential law enforcement investigatory record or attorney work product record, are exempt from the Public Records Law until after the conclusion of all direct appeals or, if no appeal is filed, at the expiration of the time during which an appeal may be filed.
Fiscal effect: Potential administrative cost savings for state and local agencies if certain documents are no longer required to be released as part of a public records request due to an exemption under the Public Records Law.	Fiscal effect: Same as the Executive.
AGOCD34 Age verification requirements, fabricated sexual images, and civil ac	
	R.C. 1349.10, 1349.101, 2307.66, 2917.211, 2981.02
No provision.	Requires an organization that sells, delivers, furnishes, disseminates, provides, exhibits, or presents any material or performance that is obscene or harmful to juveniles to utilize reasonable age verification methods and to delete identifying information of any person attempting to access those materials or performances.
No provision.	Exempts persons employed by newspapers, magazines, television stations, or similar media and certain service providers disseminating information for the general public from fulfilling the age verification requirement.
No provision.	Allows the AGO to bring a cause of action against an organization that violates the above noted provision and precludes the minor or parent or guardian of the minor from bringing such a cause of action.

Attorney General's Office	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Creates the offenses of nonconsensual dissemination and nonconsensual creation of fabricated sexual images (with certain exceptions) and allows a victim of nonconsensual dissemination or nonconsensual creation of fabricated sexual images to commence a civil action against the offender.
No provision.	Allows the court to order criminal forfeiture of certain specified property acquired or maintained as a result of committing the offense of nonconsensual dissemination or nonconsensual creation of fabricated sexual images.
	Fiscal effect: AGO may experience an increase in enforcement costs. Local criminal and juvenile justice systems will likely experience some increase in their operating costs, in particular counties, as they have jurisdiction over felonies.
AGOCD33 Proceeds of instant bingo and electronic instant bingo	
	R.C. 2915.01, 2915.02, 2915.06, 2915.101, 2915.13, 3774.01
No provision.	Modifies the formula that determines the amount of a veteran's, fraternal, or sporting organization's proceeds from instant bingo and electronic instant bingo that must go to a 501(c)(3) or government entity, and how much the organization may keep to cover its expenses in conducting bingo.
No provision.	Increases, from \$250,000 to \$330,000, the threshold that determines the percentage of the annual proceeds that must be given to a 501(c)(3) or government entity and the percentage the organization may keep to cover its expenses, in order to match the current threshold set by the AGO by rule.
No provision.	Requires instant bingo gross profit and electronic instant bingo gross profit to be calculated and distributed separately, meaning that a veteran's or fraternal organization that conducts both instant bingo and electronic instant bingo may keep more of the combined gross profit to cover its expenses.

Attorney General's Office	Main Operating Appropriations Bil H.B. 90
Executive	As Passed By House
No provision.	Clarifies that "gross profit" means the amount raised minus prizes paid out and that "net profit" means gross profit minus the organization's expenses in conducting bingo, as under the continuing law definitions in the Bingo Law.
	Fiscal effect: Potentially less revenue donated to governmental entities out of certain bingo proceeds.
AGOCD37 Electronic instant bingo	
	R.C. 2915.01, 2915.08, 2915.14
No provision.	Permits sporting organizations to conduct electronic instant bingo.
	Fiscal effect: Potential additional annual licensing revenue generated and credited to the Charitable Law Fund (Fund 4180).
AGOCD32 Hours for instant bingo and electronic instant bingo	
	R.C. 2915.13
No provision.	Expands the hours during which a veteran's, fraternal, or sporting organization may offer instant bingo or electronic instant bingo other than at a bingo session.
No provision.	Allows those games to be offered up to 16 hours a day, instead of up to 12.
No provision.	Allows those games to begin as early as 8am instead of 10am.
	Fiscal effect: None.

				Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House	
AGOCD1	Ohio Center for the Future of Forensic Science			
Section:	221.20		Section: 221.20	
Expenses Bowling ( technique	\$650,000 in each fiscal year from GRF ALI 055321, Operating for the Ohio Center for the Future of Forensic Science at Green State University for fostering forensic science research es (BCI Eminent Scholar) and creating professional training ities to students (BCI Scholars) in the forensic science fields.		Same as the Executive.	
AGOCD2	Narcotics task forces			
Section:	221.20		Section: 221.20	
	up to \$500,000 in each fiscal year from GRF ALI 055321, Expenses, to support narcotics task forces funded by AGO.		Same as the Executive.	
AGOCD3	Domestic violence programs			
Section:	221.20		Section: 221.20	
	\$100,000 in each fiscal year from GRF ALI 055321, Operating to fund domestic violence programs.		Same as the Executive.	
AGOCD4	BCIRS Lease Rental Payments			
Section:	221.20		Section: 221.20	
payments entered in developm	GRF ALI 055406, BCIRS Lease Rental Payments, to be used for in FY 2026 and FY 2027, pursuant to leases and agreements into for the financing of costs associated with the acquisition, nent, implementation, and integration of the Bureau of Criminal cion Records System (BCIRS).	1	Same as the Executive.	
AGOCD5	County Sheriffs' Pay Supplement			
Section:	221.20		Section: 221.20	
•	GRF ALI 055411, County Sheriffs' Pay Supplement, to be used to ent the annual compensation of county sheriffs.		Same as the Executive.	
ALI 05532	at the request of AGO, the transfer of appropriation from GRF 1, Operating Expenses, to GRF ALI 055411 to fund the ental annual compensation of county sheriffs.		Same as the Executive.	

Attorn	ey General's Office				Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By	/ House	
AGOCD6	County Prosecutors' Pay Supplement				
Section:	221.20		Section: 22	21.20	
•	GRF ALI 055415, County Prosecutors' Pay Supplement, to be upplement the annual compensation of certain county ors.		Same as the	Executive.	
ALI 05532	at the request of AGO, the transfer of appropriation from GRF 21, Operating Expenses, to GRF ALI 055415 to fund the ental annual compensation of county prosecutors.		Same as the	Executive.	
AGOCD7	Drug Abuse Response Team Grant Program				
Section:	221.20		Section: 22	21.20	
to replica the opioi by the Lu establishe Hamilton	AGO to maintain the Drug Abuse Response Team Grant Program te or expand successful law enforcement programs that address depidemic similar to the Drug Abuse Response Team established cas County Sheriff's Department, and the Quick Response Teams ed in Colerain Township's Department of Public Safety in County and Summit County. Permits any grants awarded to equirements for private or nonprofit matching support.		Same as the	Executive.	
by AGO t	GRF ALI 055431, Drug Abuse Response Team Grants, to be used o fund grants to law enforcement or other government agencies for the purpose noted above.		Same as the	Executive.	
end date resulted Speaker	that each recipient of funding submit, within six months of the of the grant, a written report describing the outcomes that from the grant to the Governor, President of the Senate, the of the House of Representatives, and the minority leaders of the nd the House of Representatives.		Same as the	Executive.	
AGOCD8	Drug Testing Equipment				
Section:	221.20		Section: 22	21.20	
purchase	GRF ALI 055432, Drug Testing Equipment, to be used to , operate, and maintain drug testing equipment for the Bureau al Identification and Investigation.		Same as the	Executive.	
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Requires GRF ALI 055502, School Safety Training Grants, to be used by AGO, in consultation with the DEW Director and the Director of Behavioral Health to make grants for school safety and school climate programs and training to public and chartered nonpublic schools, educational service centers, local law enforcement agencies, and schools operated by county boards of developmental disabilities.

Same as the Executive.

Attorney General's Office	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Permits grants to be used for: (a) school resource officer certification training, (b) any type of active shooter and school safety training or equipment, (c) all grade level type educational resources, (d) training to identify and assist students with mental health issues, (e) school supplies or equipment related to school safety or for implementing the school's safety plan, and (f) any other training, supplies, services, or equipment related to school safety.	Same as the Executive.
Requires participating schools, educational service centers, and county boards to work with or contract with the county sheriff's office or the appropriate local police department to develop these programs and training. Prohibits any grant awarded directly to a local law enforcement agency, or nonprofit or charitable training organization on the local law enforcement agency's behalf, to be used to fund a similar request made by a school located within the jurisdiction of the local law enforcement agency.	Same as the Executive.
Allows AGO to make payments directly to school or law enforcement nonprofit or charitable training organizations on behalf of any public and chartered nonpublic schools, educational service centers, local law enforcement agencies, and schools operated by county boards of developmental disabilities administering special education services.	Same as the Executive.
AGOCD13 Domestic Violence Programs	
Section: 221.20	Section: 221.20
Requires GRF ALI 055504, Domestic Violence Programs, to be used by AGO to fund domestic violence programs.	Same as the Executive.
AGOCD14 Finding My Childhood Again Pilot Program	
Section: 221.20	Section: 221.20
Earmarks \$300,000 in each fiscal year from GRF ALI 055504, Domestic Violence Programs, to be distributed to the Battered Women's Shelter of Summit and Medina Counties for expenses related to the creation and implementation of a pilot program called "Finding my Childhood Again."	Same as the Executive.

Attorney General's Office	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
AGOCD15 Battered women's shelters	
Section: 221.20	Section: 221.20
Earmarks \$50,000 in each fiscal year from GRF ALI 055504, Domestic Violence Programs, to be distributed to the Battered Women's Shelter of Summit and Medina Counties for the cost of operating the commercial kitchen located at its Market Street Facility.	Same as the Executive.
Earmarks \$50,000 in each fiscal year from GRF ALI 055504, Domestic Violence Programs, to be distributed to the Battered Women's Shelter of Portage County.	Same as the Executive.
AGOCD16 Transportation grants	
Section: 221.20	Section: 221.20
Earmarks \$25,000 in FY 2026 from GRF ALI 055504, Domestic Violence Programs, for grants to Ohio domestic violence shelters to purchase travel vouchers, ridesharing credits, and gas cards for eligible clients.	Same as the Executive.
AGOCD17 Pike County Capital Case	
Section: 221.20	Section: 221.20
Reappropriates the available balance of GRF ALI 055505, Pike County Capital Case, at the end of FY 2025 and FY 2026 to FY 2026 and FY 2027, respectively, for the same purpose.	Same as the Executive.
AGOCD18 Law Enforcement Training	
Section: 221.20	
Requires Fund QG18 ALI 055675, Law Enforcement Training, to be used by AGO for state funding of the training of peace officers and troopers.	No provision.
Permits AGO to use up to \$100,000 in each fiscal year for administrative expenses associated with the program.	No provision.

necessary for this purpose.

Appropriates additional amounts if it is determined that they are

Section:

distribute money from court-ordered judgments against sellers in actions brought by AGO to provide restitution to consumers victimized by the fraud that generated the court-ordered judgments. Appropriates additional amounts if it is determined that they are necessary for this purpose.

Addiction Assistance Fund (Fund 5TZ0); (See OBMCD40).

Depart	tment of Behavioral Health		Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By House
MHACD5	Renaming of the Department and Director of Mental Health and Add	dicti	tion Services
R.C.	121.02, 5119.011, with conforming changes in numerous sections (primarily Chapters 340., 5119., 5122)		R.C. 121.02, 5119.011, with conforming changes in numerous sections (primarily Chapters 340., 5119., 5122)
_	the name of the Department of Mental Health and Addiction to the Department of Behavioral Health (DBH).		Same as the Executive.
_	the name of the Director of Mental Health and Addiction to the Director of Behavioral Health.		Same as the Executive.
	ect: Increase in costs to change signage, documents, website, flect the new name.		Fiscal effect: Same as the Executive.
MHACD34	Data-sharing agreements for ADAMHS boards, DBH, and ODM		
			R.C. 340.038, 5160.45
No provis	sion.		Requires DBH and ODM, in collaboration with ADAMHS boards, to develop a three-way data-sharing agreement whereby the agencies and boards can exchange claims-level client data and other information to ensure that each ADAMHS board's continuum of care is appropriately available.
			Fiscal effect: Increase in administrative costs to develop the agreement, as well as ongoing IT costs.
MHACD7	Evaluation of mental health		
R.C.	2945.401		
-	the following if DBH recommends the termination of a person's nent or the first of any nonsecured status:		No provision.
forensic of another of as to who to a court institution	nates the requirement that the person be evaluated by a local center examiner, but retains the requirement that DBH or entity housing the person must make regular reports to the court ether the person remains a person with a mental illness subject to order or person with an intellectual disability subject to nalization by court order.		(1) No provision.
	s the prosecutor to request an independent evaluation of the mental health.		(2) No provision.

Depart	tment of Behavioral Health	Main Operating Appropriations Bill H.B. 96
Executive	e	As Passed By House
	s specified examiners to conduct the evaluation, rather than only rensic center's examiner.	(3) No provision.
condition	ect: Currently two separate evaluations are performed before nal release. Under the bill, the evaluation by the local forensic caminer is by judicial discretion, so if fewer evaluations are ed there could be savings.	
MHACD1	Behavioral Health Drug Reimbursement Program	
R.C.	5119.19	R.C. 5119.19
Reimburg financial certain d	the funding model used by the Behavioral Health Drug sement Program from one that is solely reimbursement to one of assistance, where allocations of state funds to counties for rugs administered in jails and correctional facilities may be either after or before the counties have incurred the drug costs.	Same as the Executive.
Fiscal eff incurred	ect: This will allow funds to be provided before costs have been as well.	Fiscal effect: Same as the Executive.
MHACD2	9 Community behavioral health clinics	
R.C.	5119.211, 337.200	R.C. 5119.211, 337.200
	DBH to establish a process and standards for the certification of community behavioral health clinics (CCBHCs).	Same as the Executive.
	OBH to coordinate with local, state, and federal government o assist with the development and establishment of CCBHCs.	Same as the Executive.
	at the ability of DBH to establish a process and standards for the tification of CCBHCs is contingent on state and federal funding.	Same as the Executive.

Department of Behavioral Health	Main Operating Appropriations Bill		
Department of Benavioral Health	H.B. 96		
Executive	As Passed By House		
Requires DBH, if state or federal funding is insufficient for these activities, to determine whether, and to what extent, pilot projects or other initiatives to support an integrated care approach for the provision of substance use disorder and mental health treatment can be implemented.	Same as the Executive.		
MHACD2 Grounds for disciplinary action			
R.C. 5119.33, 5119.34, 5119.36, 5119.99	R.C. 5119.33, 5119.34, 5119.36, 5119.99		
Consolidates the reasons for which DBH may impose disciplinary actions, with respect to hospital licensure, residential facility licensure, and certification of services and support, by allowing the actions to be taken on the same grounds at any time, either when an initial license or certification is sought or after it has been received.	Same as the Executive.		
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.		
MHACD3 Notice of adverse actions taken by other regulators			
R.C. 5119.334, 5119.343, 5119.367	R.C. 5119.334, 5119.343, 5119.367		
Specifies that "adverse action," in the context of which regulatory actions must be reported to DBH when applying for initial or renewed licensure or certification and as otherwise required, does not include disciplinary actions taken by DBH itself.	Same as the Executive.		
Extends the duty to report adverse actions to DBH by also requiring reports to be made of adverse actions taken against a subsidiary of an applicant or its owner or operator.	Same as the Executive.		
Permits DBH to impose sanctions based on adverse actions not only when it receives a required notice, but also when it otherwise becomes aware of an adverse action, as long as the action was taken in the preceding three-year period.	Same as the Executive.		
, ,			

Depart	ment of Behavioral Health	Main Operating Appropriations Bill H.B. 96			
Executive			As Passed By House		
MHACD9	Summary suspension of residential facilities				
R.C.	5119.344, 5119.34		R.C. 5119.344, 5119.34		
Allows DBH to suspend the license of a class one residential facility serving children without a prior hearing for specified reasons primarily related to actual harm or the risk of harm to a child under the care and supervision of the residential facility.			Same as the Executive.		
Fiscal effe	ect: Potential reduction in hearing costs.		Fiscal effect: Same as the Executive.		
MHACD4	Subsidiaries of opioid treatment programs				
R.C.	5119.37		R.C. 5119.37		
Clarifies, regarding the persons who are considered in conjunction with a provider's application to operate an opioid treatment program, that each of those persons must have a record of being in good standing, in all other program locations, during the preceding three-year period.			Same as the Executive.		
Extends the good standing requirement to each subsidiary of the provider and its owner or sponsor.			Same as the Executive.		
Fiscal effect: None.			Fiscal effect: Same as the Executive.		
MHACD8	Recovery housing residences - confidentiality of investigative materia	ıls			
R.C.	5119.393, 5119.394		R.C. 5119.393, 5119.394		
Establishes confidentiality requirements regarding complaints and information received or generated by DBH or its contractors in the investigation of complaints involving recovery housing residences.			Same as the Executive.		
Allows for disclosure of complaint information in identified circumstances, including (1) when required by law, (2) when shared with other regulatory agencies or officers, (3) when admitted into evidence in a criminal trial or administrative hearing if appropriate measures are taken to ensure confidentiality, and (4) when included by reference as part of DBH's registry of recovery housing residences, as long as DBH makes its best effort to protect confidentiality.			Same as the Executive.		
Fiscal effect: Minimal.			Fiscal effect: Same as the Executive.		

Department of Behavioral Health			Main Operating Appropriations Bill H.B. 96		
Executive		As Passed By House			
MHACD33 DBH Trust Fund					
		R.C.	5119.46		
No provision.		Eliminates authorization for the transfer of unexpended, unencumbered balances of DBH's GRF appropriations to the Behavioral HealthTrust Fund (Fund 4P90).			
No provision.		Permits money in the fund to be used only as appropriated by the General Assembly or approved by the Controlling Board.			
		Fiscal effec	t: Potential loss of revenue deposited into Fund 4P90.		
MHACD36 Voice over internet protocol service immunity					
		R.C.	5119.85		
No provision.		protocol se	xcept for willful or wanton misconduct, voice over internet rvice providers from liability in a civil action for damages om their acts or omissions in connection with the 9-8-8		
		Fiscal effec	t: Minimal reduction of court costs.		
MHACD6 Billing for care in state-operated psychiatric hospitals					
R.C. 5121.33, 5121.43, 5121.30, 5121.32, 5121.34, 5121.41		R.C.	5121.33, 5121.43, 5121.30, 5121.32, 5121.34, 5121.41		
Permits DBH to bill, for care and treatment in a state-operated hospital for mental illness, an amount for each day of patient admission by calculating the charge according to either the hospital's per diem charge or its ancillary per diem rate, whichever DBH determines applies, rather than using only the per diem charge as currently provided.		Same as the	e Executive.		
Requires, if a patient has health benefits that cover an amount that is less than the calculated charge for the patient's hospital care and treatment, that the patient (or the patient's estate or liable relatives) pay the lesser of the following: (1) the balance that remains after subtracting the benefits that were paid or (2) the amount that applies after DBH takes into consideration the full-charge exceptions that are available under existing law, including discounts based on income level and other forms of payment reductions.	1	Same as the Executive.			

Section: Permits DBH, in FY 2026 and FY 2027, to allocate specified GRF ALIs, as

well as any other GRF or Dedicated Purpose funds determined by DBH, to ADAMHS boards through state block grants. Requires state block grants to provide flexibility within established allowable uses for ADAMHS boards to disburse funds to behavioral providers to provide specified activities. Requires the DBH Director to adopt guidelines on the eligible uses of state block grants.

Requires DBH to create a uniform reporting structure related to the expenditures, uses, and outcomes of the state block grants. Requires data to be made available in accordance with best practices and federal and state laws.

Same as the Executive, but requires the DBH Director to include in the state block grant reporting structure how expenditures, uses, and outcomes are tied to ADAMHS boards' community plans, and requires certain data points to be collected, including data regarding expenditures, types of services provided and number of individuals served, provider determination and monitoring activities, and performance indicators and outcomes.

Department of Behavioral Health		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
Requires DBH to disburse state block grants to ADAMHS boards in accordance with a methodology developed by the DBH Director. Requires the Director to consider various factors such as population indicators, poverty rates, and FY 2025 award amounts when determining the methodology.	1	Same as the Executive.
Requires a portion of GRF ALI 336406, Prevention and Wellness, be used to create a Prevention State Block Grant (see MHACD11 for specific earmark amounts) that ADAMHS boards must use to fund evidence-based or evidence-informed early intervention, suicide, and other prevention services.	1	Same as the Executive.
Requires a portion of GRF ALI 336407, Crisis Services and Stabilization, be used to create a Crisis Services State Block Grant to fund crisis services and supports.		Same as the Executive.
Requires portions of GRF ALI 336421, Continuum of Care Services, to create block grants that ADAMHS boards must use as follows: (1) Mental Health State Block Grant to fund mental health services and recovery supports; (2) Substance Use Disorder State Block Grant to fund alcohol and drug addiction services and recovery supports; and (3) Recovery Supports State Block Grant to fund recovery supports. (See MHACD15 for specific earmark amounts)	1	Same as the Executive, but prohibits an ADAMHS board, when using Mental Health State Block Grant funds for certain mental health services, from refusing to contract with a hospital that is in the board's service district if the hospital is in good standing with DBH and is willing to accept the board's contract terms.
Requires a portion of GRF ALI 336422, Criminal Justice Services, to create a Criminal Justice State Block Grant (see MHACD16 for specific earmark amounts) that ADAMHS boards must use to fund services and supports to incarcerated individuals and individuals being discharged from prisons and jails.		Same as the Executive.
Requires the DBH Director to establish allowable uses for each state block grant, including specified activities.		Same as the Executive.
MHACD11 Prevention and wellness		
Section: 337.30		Section: 337.30
Makes the following earmarks in GRF ALI 336406, Prevention and Wellness, in each fiscal year:		Same as the Executive.

Department of Behavioral Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(1) Up to \$3,000,000 to be distributed to ADAMHS boards through the Prevention State Block Grant (see MHACD10 for description).	(1) Same as the Executive.
(2) Up to \$2,500,000 to support suicide prevention efforts.	(2) Same as the Executive.
(3) Up to \$2,150,000 to increase access to early identification and prevention of behavioral health disorders across the lifespan.	(3) Same as the Executive.
MHACD12 Action resiliency network	
Section: 337.40	Section: 337.40
Requires GRF ALI 336409, State of Ohio Action Resiliency Network, to be used for the State of Ohio Action for Resiliency Network and a strategic research agenda and capacity needed to conduct research, clinical trials, direct care, telehealth, data collection, and workforce training pertaining to innovative practices in behavioral prevention, harm reduction, treatment, and recovery.	Same as the Executive.
MHACD13 Hospital services	
Section: 337.50	Section: 337.50
Allows GRF ALI 336412, Hospital Services, to be used for any of the following purposes:	Same as the Executive.
(1) Supporting all operations related to the hospitals established, controlled, or supervised by DBH.	(1) Same as the Executive.
(2) Supporting physical environments that are designed for patients to receive assessment, evaluation, and stabilization interventions within general hospitals.	(2) Same as the Executive.
(3) Establishing and operating the Pretrial Behavioral Health Intervention Pilot Program (see MHACD30).	(3) No provision.
(4) Providing jails and associated health care providers with access to telehealth consultations with psychiatric specialists.	(4) Same as the Executive.

Department of Behavioral Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
MHACD14 Mental health facilities lease rental bond payments	
Section: 337.60	Section: 337.60
Requires GRF ALI 336415, Mental Health Facilities Lease Rental Bond Payments, to be used to meet all payments during the biennium by DBH under leases and agreements associated with capital facilities.	Same as the Executive.
MHACD15 Continuum of care services	
Section: 337.70	Section: 337.70
Requires that GRF ALI 336421, Continuum of Care Services, be used as follows:	Same as the Executive.
(1) Up to \$69,500,000 in each fiscal year allocated to ADAMHS boards through the Mental Health State Block Grant (see MHACD10 for description).	(1) Same as the Executive.
(2) Up to \$9,500,000 in each fiscal year allocated to ADAMHS boards through the Substance Use Disorder State Block Grant (see MHACD10 for description).	(2) Same as the Executive.
(3) Up to \$19,500,000 in each fiscal year allocated to ADAMHS boards through the Recovery Supports State Block Grant (see MHACD10 for description).	(3) Same as the Executive.
(4) \$4,000,000 in each fiscal year must be used to expand statewide access to rapid mobile response and stabilization services provided to youth experiencing an emotional or behavioral health crisis and their families.	(4) Same as the Executive.
(5) Up to \$455,000 in each fiscal year to implement the certification or accreditation of recovery housing residences and related requirements.	(5) Same as the Executive.
(6) Up to \$400,000 in each fiscal year to provide funding for community projects across the state that focus on support for families, assisting families in avoiding crisis, and crisis intervention.	(6) Same as the Executive.
(7) \$225,000 in each fiscal year to LifeTown Columbus to provide additional support for facility renovations and operations.	(7) Same as the Executive.

Department of Behavioral Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(8) No provision.	(8) \$250,000 in each fiscal year for Flying Horse Farms.
MHACD16 Criminal Justice Services	
Section: 337.80	Section: 337.80
Requires GRF ALI 336422, Criminal Justice Services, be used as follows:	Same as the Executive, but with the following changes:
(1) Up to \$6,800,000 in each fiscal year to ADAMHS boards through the Criminal Justice State Block Grant (see MHACD10 for description).	(1) Same as the Executive, but reduces the earmark to \$5,115,483 in FY 2026 and \$5,077,378 in FY 2027.
(2) Up to \$5,250,000 in each fiscal year must be allocated for the Behavioral Health Drug Reimbursement Program.	(2) Same as the Executive, but increases the earmark to \$7,750,000 in each fiscal year.
(3) Requires the remainder of ALI 336422 be used for specified activities including forensic psychiatric evaluations to courts of common pleas, evaluations of patients in forensic status at facilities operated or designated by DBH, workforce initiatives, competency restorations, specialized dockets, and outpatient treatment programs.	(3) Same as the Executive.
MHACD17 Specialized Docket Support	
Section: 337.90	Section: 337.90
Requires GRF ALI 336425, Specialized Docket Support, to be used to defray a portion of the annual payroll costs associated with the specialized docket of a common pleas court, municipal court, county court, juvenile court, or family court that meets all specified eligibility requirements.	Same as the Executive.
Permits ALI 336425 to be used to defray costs associated with treatment services and recovery supports for participants.	Same as the Executive.
Requires a specialized docket to have received Supreme Court initial or final certification and include participants with behavioral health needs in its target population to be eligible.	Same as the Executive.
Requires DBH to use up to 1% in each fiscal year of ALI 336425 to pay the cost it incurs in administering these duties.	Same as the Executive.

Department of Behavioral Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Permits DBH, in consultation with the Supreme Court, to adopt funding distribution methodology, guidelines, and procedures as necessary to carry out these duties.	Same as the Executive.
MHACD18 Community Innovations	
Section: 337.100	Section: 337.100
Permits GRF ALI 336504 Community Innovations, to be used by DBH to make targeted investments in programs, projects, or systems operated by or under the authority of other state agencies, governmental entities, or private not-for-profit agencies that impact, or are impacted by, the operations and functions of DBH, with the goal of achieving a net reduction GRF expenditures and/or improved outcomes for Ohio citizens without a net increase in GRF spending.	Same as the Executive.
Requires the DBH Director to identify and evaluate programs, projects, or systems proposed or operated outside of DBH's authority, where targeted investment of funds is expected to decrease demand for DBH or other resources funded from GRF, and/or to measurably improve outcomes for Ohio citizens with mental illness, or with alcohol, drug, or gambling addictions.	Same as the Executive.
Grants the DBH Director discretion to provide funds from GRF ALI 336504 to private not-for-profit agencies in amounts determined most likely to achieve state savings and/or improved outcomes.	Same as the Executive.
Requires DBH to enter into an agreement with each recipient receiving funds and specifies what information is to be identified in the agreement.	Same as the Executive.
Earmarks up to \$3,000,000 in each fiscal year in GRF ALI 336504 to support workforce development initiatives.	Same as the Executive.
Earmarks up to \$1,500,000 in each fiscal year in GRF ALI 336504 to provide behavioral health access and opportunities.	Same as the Executive.

Department of Behavioral Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Earmarks up to \$3,000,000 in each fiscal year in GRF ALI 336504 to support the creation and expansion of programs established by peer-run organizations for the purpose of offering individuals with a mental illness, or a mental illness and co-occurring substance use disorder, opportunities for employment, housing, education, and access to medical and psychiatric services. Requires programs and facilities to be operated in accordance with model standards and benchmarks selected by DBH.	Same as the Executive.
Earmarks up to \$15,000,000 in FY 2026 in GRF ALI 336504 to establish and sustain health information systems for providers licensed or certified by DBH.	Same as the Executive.
No provision.	Earmarks \$125,000 in each fiscal year in GRF ALI 336504, Community Innovations, to support the Pilot Grant Program for Doctoral Psychology Internships.
MHACD19 Residential State Supplement	
Section: 337.110	Section: 337.110
Permits DBH to use GRF ALI 336510, Residential State Supplement, to implement and operate the Residential State Supplement (RSS) Program.	Same as the Executive.
MHACD20 Appalachian Children Coalition	
Section: 337.115	Section: 337.115
Requires GRF ALI 336516, Appalachian Children Coalition, to be provided to the Appalachian Children Coalition to address systemic challenges children face in Appalachian Ohio.	Same as the Executive.
MHACD31 Community Projects	
	Section: 337.117
No provision.	Requires GRF ALI 336519, Community Projects, to be used as follows:
(1) No provision.	(1) \$700,000 in each fiscal year for the Social Advocates for Youth (S.A.Y.) Program at the Bellefaire Jewish Children's Bureau to support the expansion of school-based prevention and crises intervention services for youth.

Department of Behavioral Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(2) No provision.	(2) \$150,000 in each fiscal year for Challenge Ministries.
(3) No provision.	(3) \$250,000 in each fiscal year for The Refuge to support existing programming and services.
(4) No provision.	(4) \$175,000 in each fiscal year for the 1N5 Foundation to provide suicide prevention in schools.
(5) No provision.	(5) \$2,000,000 in each fiscal year for the Values-in-Action Foundation for the Kindland initiative.
(6) No provision.	(6) \$300,000 in each fiscal year for the High-THC Cannabis Impact Research Study. (See MHACD35)
MHACD21 Medicaid Support	
Section: 337.120	Section: 337.120
Requires GRF ALI 652321, Medicaid Support, to be used to fund specified Medicaid services as delegated by ODM.	Same as the Executive.
MHACD22 9-8-8 Lifeline	
Section: 337.130	Section: 337.130
Requires the following to be used to support statewide operations and related activities of the 9-8-8 Suicide and Crisis Lifeline and mental health treatment and response: Fund 5AA1 ALI 336661, 988 Suicide and Crisis Response, and Fund QG18 ALI 336668, 9-8-8 Suicide and Crisis Response.	Same as the Executive, but eliminates Fund QG18 ALI 336668, 9-8-8 Suicide Crisis and Response, and instead requires GRF ALI 336522, 9-8-8 Suicide Crisis, to be used for these purposes.
MHACD23 Coordinated specialty care for first episode psychosis	
Section: 337.140	
Earmarks up to \$2,400,000 in each fiscal year in Fund QG18 ALI 336667, Treatment Prevention, and Education, to support coordinated specialty care (CSC) for individuals experiencing first episode psychosis (FEP) and receiving care from a CSC for FEP team housed within a provider certified or licensed by DBH.	No provision.

## **Department of Behavioral Health**

Executive As Passed By House

MHACD24 Problem gambling and casino addiction

Section: 337.150 Section: 337.150

Requires a portion of Fund 5T90 ALI 336629, Problem Gambling and Casino Addiction, to be allocated to ADAMHS boards in accordance with a methodology determined by the DBH Director.

Same as the Executive.

MHACD25 Transcranial Magnetic Stimulation Program and GRF cash transfer to Fund 5VV0

Section: 337.160, 512.10 Section: 337.160, 512.10

Requires Fund 5VV0 ALI 336645, Transcranial Magnetic Stimulation Program, to be used for the Electroencephalogram (EEG) Combined Transcranial Magnetic Stimulation Program.

Same as the Executive.

Allows the OBM Director to transfer \$4,000,000 cash in each fiscal year from the GRF to the Transcranial Magnetic Stimulation Fund (Fund 5VV0).

Same as the Executive.

MHACD26 Access Success II Program

Section: 337.170 Section: 337.170

Permits the OBM Director, to the extent cash is available, to transfer cash from a fund designated by the Medicaid Director to the Sale of Goods and Services Fund (Fund 1490). Appropriates any transferred cash.

Same as the Executive.

Requires the transferred funds to be used to administer the Access Success II Program to help non-Medicaid patients in hospitals established, controlled, or supervised by DBH transition from inpatient status to a community setting.

Same as the Executive.

MHACD27 Cash transfer from the Indigent Drivers Alcohol Treatment Fund to the Statewide Treatment and Prevention Fund.

Section: 337.180 Section: 337.180

Requires, on a schedule determined by the OBM Director, the DBH Director to certify the amount of excess license reinstatement fees that are available to be transferred from the Indigent Drivers Alcohol Treatment Fund (Fund 7049) to the Statewide Treatment and Prevention Fund (Fund 4750). Permits, upon certification, the OBM Director to transfer cash from Fund 7049 to Fund 4750.

its future.

Requires DBH to submit a report to various individuals by March 1, 2029,

containing an evaluation of the pilot program and recommendations for

No provision.

Department of Behavioral Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
MHACD32 Ibogaine Treatment Study Committee	
	Section: 751.40
No provision.	Establishes the Ibogaine Treatment Study Committee to evaluate the use of ibogaine for treating individuals with substance use disorders and veterans with post-traumatic stress disorder, depression, and mild traumatic brain injuries.
No provision.	Requires DBH to provide administrative support to the committee.
No provision.	Requires the committee to submit a report with recommendations for legislation addressing the use of ibogaine to the General Assembly by December 31, 2027, after which the committee ceases to exist.
MHACD35 High-THC Cannabis Impact Research Study	
	Section: 751.90
No provision.	Requires DBH to collaborate with COM and a public university or research consortium to assess cannabis regulation and the health risks and benefits of cannabis use.
No provision.	Requires DBH to submit a report to the Governor and General Assembly by June 30, 2026, and June 30, 2027, and to publish the report on DBH's website. (See MHACD31).

Board of Motor Vehicle Repair	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
CRBCD1 Motor Vehicle Repair Board	
R.C. 4775.07, 4775.08	
Requires CRB to adopt rules to establish the initial and renewal fees for motor vehicle repair registration certificates and eliminates the existing requirement that CRB seek CEB approval to adjust the fees by no more than 50% of the current statutory fee amount of \$150 (the current statutory cap is \$225, which is the amount charged by the Board, plus a \$3.50 charge for eLicensing).	No provision.
Requires CRB to establish the fees as necessary to cover the expenses associated with carrying out its duties.	No provision.
Fiscal effect: Potential minimal one-time costs to establish the fees;	

potential annual revenue gain, dependent on the fee established.

television stations and radio stations.

Broadcast Educational Media Commission		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	
(3) Up to \$294,000 in each fiscal year to support the operations of Ohio's qualified radio reading services. Requires these funds to be distributed pursuant to an allocation formula used by BEMC in consultation with Ohio's qualified radio reading services.	(3) Same as the Executive.	

Office of Budget and Management	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
OBMCD38 Removal of Office of Budget and Management from boards	
R.C. 125.181, (repealed), 4505.09	R.C. 125.181, (repealed), 4505.09
Repeals the law requiring the DAS Director to establish the State Information Technology Investment Board within DAS.	Same as the Executive.
Removes the OBM Director as a nonvoting member of the Automated Title Processing Board.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
OBMCD41 Federal grant suspension	
R.C. 126.10	R.C. 126.10
Allows state programs to be reduced, suspended, or discontinued if the federal government reduces, suspends, or discontinues any corresponding federal program which provides funds for the state program.	Same as the Executive.
Fiscal effect: Potentially reduces state expenditures in the event of a change in federal funding.	Fiscal effect: Same as the Executive.
OBMCD39 OBM support services	
R.C. 126.42	R.C. 126.42
Authorizes OBM to perform routine support services for any board or commission as requested instead of just for professional or occupational licensing boards or commissions as under current law.	Same as the Executive.
Adds the New African Immigrants Commission to the list of enumerated boards for which OBM must perform routine support services.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
OBMCD40 Targeted Addiction Assistance Fund	
R.C. 126.67	R.C. 126.67
Creates the Targeted Addiction Assistance Fund to receive all funding awarded to the state by court order to address the effects of the opioid crisis, unless such money is specifically directed elsewhere by the court.	Clarifies that the Targeted Addiction Assistance Fund consists of money awarded to the state to address the effects of the opioid crisis, removing the provision stating "unless such money is specifically directed elsewhere by the court."

LSC | 83

Office of Research and Drafting

**Legislative Budget Office** 

Office of Budget and Management	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires, beginning January 15, 2027, any money received under the settlement agreement in State of Ohio v. McKesson Corp., Case No. CVH20180055 (C.P. Madison Co., settlement agreement of October 7, 2021) to be certified by AGO and sent to OBM for deposit in the Targeted Addiction Assistance Fund (see AGOCD35).
No provision.	Requires OBM to notify the Speaker of the House and President of the Senate when money is deposited into the fund.
Fiscal effect: None.	Fiscal effect: Minimal.
OBMCD32 Federal medical assistance percentage for expansion eligibility group	
R.C. 126.70	R.C. 126.70, 5163.04, Section 513.10
Requires ODM to immediately terminate medical assistance for members of the Medicaid expansion eligibility group (Group VIII) if the federal government sets the federal medical assistance percentage below 90%.	Same as the Executive, but also requires ODM to certify, not later than 15 business days following the change to the FMAP, to (1) the OBM Director, (2) JMOC, (3) the Senate President, and (4) the House Speaker, the state and federal shares of the total actual expenditure for Group VIII for the most recently completed month before the change.
No provision.	Specifies that the certified state share monthly amount is to be multiplied by the number of months remaining in the fiscal biennium to derive the total calculated amount that is to remain in the GRF.
No provision.	Requires that at the conclusion of each fiscal year in the biennium, the calculated total state share amount be transferred to the Budget Stabilization Fund or the Expanded Sales Tax Holiday Fund pursuant to R.C. 131.44.
Fiscal effect: Group VIII's projected caseload is 779,000 in FY 2026 and 772,000 in FY 2027, with expenditures of \$6.66 billion and \$6.93 billion, respectively. The federal and state shares are 90% and 10%, respectively.	Fiscal effect: Same as the Executive.

		Main Operating Appropriations Bill
Office of Budget and Management		Main Operating Appropriations Bill H.B. 96
Executive	Α	As Passed By House
OBMCD34 State Land Royalty Fund		
R.C. 131.50	R	R.C. 131.50
Revises the requirements and procedures regarding money transferred from the existing State Land Royalty Fund (SLRF) to individual funds administered by state agencies from revenue generated by oil and gas leases on state land as follows:	S	Same as the Executive, but makes the following changes:
(1) Creates the Natural Resources Land Royalty Fund (NRLRF) to consist of money from leased mineral rights on land owned or controlled by ODNR and the Transportation Land Royalty Fund to consist of money from leased mineral rights on land owned or controlled by ODOT.	F	1) Same as the Executive, but also creates the Wildlife Land Royalty Fund, separate from the NRLRF to consist of money from leased mineral ights on land owned or controlled by the Division of Wildlife in ODNR.
(2) Requires the OBM Director to transfer cash from the SLRF to these two funds or other designated funds at the request of a state agency entitled to receive such revenue, rather than requiring the Treasurer of State, in consultation with the OBM Director, to disburse the money within 30 days of its deposit into the SLRF.	R	2) Same as the Executive, but also requires transfers to the Wildlife Land Royalty Fund and does not remove the 30 day deadline for making the transfers.
(3) Removes the requirement that the cash transferred to ODNR be transferred to the appropriate fund designated by the applicable division within ODNR.		3) Same as the Executive, except for the transfers to the Wildlife Land Royalty Fund as described above.
OBMCD45 One Time Strategic Community Investments		
	S	Section: 229.10, 229.20
No provision.	S	Makes the following earmarks of Fund 5AY1 ALI 042509, One Time Strategic Community Investments: (a) \$750,000 in fiscal year 2026 for Say Yes Cleveland and (b) \$250,000 in fiscal year 2026 for University Circle.
No provision.		Reappropriates an amount equal to the available balance of ALI 042509 at the end of FY 2026 for the same purpose in FY 2027.

Section: 229.20 Section: 229.20

Requires the OBM Director to include the recovery of costs to operate the Internal Audit Program in the accounting and budgeting services payroll rate billed to agencies using a methodology determined by the OBM Director. Requires such cost recovery revenues to be deposited into Fund 1050.

## Office of Budget and Management

Executive As Passed By House

**OBMCD37** Forgery recovery

Section: 229.20

Requires Fund 5EHO ALI 042604, Forgery Recovery, to be used to reissue warrants that have been certified as forgeries by the rightful recipient as determined by the Bureau of Criminal Identification and Investigation and TOS. Requires the OBM Director to reissue a state warrant upon receipt of funds to cover the reissuance of the warrant. Appropriates any additional amounts needed to reissue warrants backed by receipt of funds.

**Section: 229.20** 

Same as the Executive.

**OBMCD5** Personal service expenditures

**Section: 503.10** 

Requires any appropriation from which personal service expenses are paid to bear the employer's share of various costs, unless otherwise prohibited by law. Requires that these costs be determined in conformity with the appropriate sections of law and paid in accordance with procedures specified by OBM. Permits expenditures from Fund 1090 ALI 070601, Public Audit Expense - Intra-State, to be exempted from this requirement.

**Section:** 503.10

Same as the Executive.

OBMCD6 Satisfaction of judgements and settlements against the state

Section: 503.20

Permits the use of certain appropriations to satisfy judgments, settlements, and administrative awards ordered or approved by the Court of Claims or by any other court of competent jurisdiction in connection with civil actions against the state.

Section: 503.20

biennium.

encumbrance as long as the encumbrance doesn't extend beyond the

Office of Budget and Management			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
Requires encumbrances in (2) above to be reported to the CEB by the OBM Director by December 31 each year. Requires the report to include the item, the cost of the item, and the name of the vendor. Requires the report to be updated on a quarterly basis.	1	Same as the Executive.	
Specifies that these reappropriations lapse after the time periods given above and requires the OBM Director to cancel the encumbrance no later than the end of the weekend following the lapse.		Same as the Executive.	
Specifies that if CEB approved a purchase, that approval remains in effect so long as the encumbrance remains.		Same as the Executive.	
OBMCD10 Correction of accounting errors			
Section: 503.60		Section: 503.60	
Permits the OBM Director to correct accounting errors committed by OBM staff, such as reestablishing encumbrances or appropriations cancelled in error during the cancellation of operating encumbrances in November and of nonoperating encumbrances in December.		Same as the Executive.	
Permits the OBM Director to correct accounting errors committed by the staff of a state agency or state institution of higher education, such as reestablishing prior year nonoperating encumbrances canceled or modified in error. Appropriates the reestablished encumbrance amounts.		Same as the Executive.	
OBMCD11 Temporary revenue holding			
Section: 503.70		Section: 503.70	
Permits the OBM Director to create funds in the state treasury for the purpose of temporarily holding revenue required to be credited to a fund in the state treasury, when its disposition is not immediately known at the time of receipt. Requires the OBM Director to credit the revenue to the appropriate fund in the state treasury, once it is identified.		Same as the Executive.	
Permits the OBM Director to create funds in the state treasury, upon certification by the head of a state agency, on behalf of a state agency when the agency is required by law to detain funds in escrow. Permits the OBM Director to transfer cash between funds in the state treasury to satisfy escrow requirements.		Same as the Executive.	
Legislative Budget Office LSC	1	89	Office of Research and Drafting

**Executive** As Passed By House

OBMCD12 Appropriations related to cash transfers and re-establishment of encumbrances

503.80 Section: Section: 503.80

Appropriates any cash transferred by the OBM Director and any amounts necessary to re-establish appropriations or encumbrances, under the OBM Director's powers for making adjustments to capital or operating budgets.

Same as the Executive.

**OBMCD13** Transfers of Third Frontier appropriations

Section: 503.90 Section: 503.90

Permits the OBM Director to transfer appropriations between the Third Frontier Research and Development Fund (Fund 7011) and the Third Frontier Research and Development Taxable Bond Fund (Fund 7014) as necessary to maintain the exclusion from the calculation of gross income for federal income taxation purposes. Authorizes the OBM Director to create new ALIs within Fund 7014 and make transfers of appropriations to them for projects that were originally funded in Fund 7011.

Same as the Executive.

**OBMCD14** Income tax distribution to counties

Section: 503.100 Section: 503.100

Appropriates from the GRF sufficient funds to make income tax distribution payments to counties required by income tax law.

Same as the Executive.

OBMCD15 Expenditures and appropriation increases approved by the Controlling Board

Section: 503.110 Section: 503.110

Appropriates for the period ending June 30, 2027, any money that the CEB approves for expenditure or any appropriation increase approved by the CEB.

Same as the Executive.

OBMCD16 Funds received for use of governor's residence

Section: 503.120 Section: 503.120

Appropriates to ALI 100604, Governor's Residence Gift, any amount received by the Governor's Residence Fund (Fund 4H20) for use of the residence pursuant to codified law concerning the issuance of warrants.

Executive As Passed By House

**OBMCD17** General obligation debt service payments

Section: 504.10 Section: 504.10

Specifies that certain appropriations are for paying debt service and financing costs on general obligation bonds or notes of the state.

Appropriates additional amounts, if necessary, to fully fund those costs.

Same as the Executive.

**OBMCD18** Lease rental payments for debt service

Section: 504.20 Section: 504.20

Specifies that certain appropriations are for making lease rental payments pursuant to leases and agreements relating to bonds, notes, or other obligations of the state. Appropriates additional amounts to fully fund those costs if additional amounts are necessary.

Same as the Executive.

OBMCD19 Authorization for Treasurer of State and OBM to effectuate certain debt service payments

Section: 504.30 Section: 504.30

Requires OBM to process payments from general obligation and lease rental payment ALIs during the biennium relating to bonds, notes, or other obligations of the state. Requires payments to be made upon certification by the TOS of the dates and the amounts due on those dates.

Same as the Executive.

**OBMCD20** Arbitrage rebate authorization

Section: 505.10 Section: 505.10

Appropriates, from the funds designated by or pursuant to the applicable proceedings authorizing the issuance of state obligations, amounts computed at the time to represent the portion of investment income to be rebated or amounts in lieu of or in addition to any rebate amount to be paid to the federal government in order to maintain the exclusion from gross income for federal income tax purposes of interest on those state obligations under the Internal Revenue Code's tax-exempt bond requirements. Requires OBM to approve and voucher rebate payments.

Office of Budget and Management	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Allows an agency director to certify to the OBM Director the amount of expenses or revenues not allowed to be included in the SWICAP under federal regulations, for any fund included in the SWICAP, for which the federal government requires payment. Appropriates from the available receipts of such a fund, up to the amount of the certification, the amount required by the federal government if the OBM Director determines that an appropriation made to a state agency is insufficient to make the payment.	Same as the Executive.
OBMCD23 Federal government interest requirements	
Section: 505.40	Section: 505.40
Authorizes the OBM Director to designate the funds that are to retain their own interest earnings in order to reduce the payment of adjustments to the federal government, as determined by the Statewide Indirect Cost Allocation Plan prepared pursuant to codified law.	Same as the Executive.
OBMCD24 Federal Cash Management Improvement Act	
Section: 505.50	Section: 505.50
Allows the OBM Director to cancel and reestablish all or part of encumbrances in like amounts within the funds identified by the plan required to be prepared under codified law for compliance with the Federal Cash Management Improvement Act. Appropriates the amounts necessary to reestablish all or part of the encumbrances.	Same as the Executive.
OBMCD25 Interest earnings for federal funds	
Section: 505.60	Section: 505.60
Authorizes the OBM Director to designate any fund in the state treasury that receives federal revenue to be credited with investment earnings to comply with federal law, notwithstanding codified law governing the state treasury.	Same as the Executive.

## **OBMCD27** Reappropriation of recovery and relief funds

and relief funds, at the end of FY 2025 and FY 2026 to the same ALI and for the same purposes in the following fiscal year: CARES Act School Relief Fund (Fund 3HSO), Governor's Emergency Education Relief Fund (Fund 3HQ0), Emergency Rental Assistance Fund (Fund 5CV2), ARPA Capital Projects Fund (Fund 5CV5), ARPA Home and Community Based Services -Federal Fund (Fund 3HC8), and ARPA Home and Community Based Services Fund (Fund 5HC8).

Office of Budget and Management	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
OBMCD46 One Time Strategic Community Investments Fund redirect	
	Section: 506.10
No provision.	Notwithstands an earmark of \$250,000 in FY 2025 from Fund 5AY1 ALI 042509, One Time Strategic Community Investments, to Chardon High School Athletic Boosters for the Chardon Memorial Stadium Restroom and Concession Project in Section 200.30 of H.B. 2 of the 135th General Assembly. Prohibits OBM from releasing the grant. If released, requires Chardon High School Athletic Boosters to promptly return any unexpended amount on the effective date of this section. Requires OBM to distribute that amount as follows: 40% to South Ridge Christian Academy for school building and roof renovations and 60% to Agricultural Career Education Academy for DOPR career-technical program and infrastructure projects.
OBMCD28 Transfers in to the GRF	
Section: 509.10	Section: 509.10
(1) Authorizes the OBM Director to transfer to the GRF interest earned in any state fund, with the exception of funds that are restricted or protected by the Ohio Constitution, federal tax law, or the federal Cash Management Improvement Act.	(1) Same as the Executive.
(2) Authorizes the OBM Director to transfer up to \$200,000,000 cash during the biennium, from non-GRF funds that are not constitutionally restricted to the GRF.	(2) Same as the Executive.
(3) Authorizes the OBM Director to transfer cash as necessary during the biennium, from the School District Tangible Property Tax Replacement Fund (Fund 7047) and from the Local Government Tangible Property Tax Replacement Fund (Fund 7081) to the GRF.	(3) Same as the Executive, but limits the total amount of cash that may be transferred over the biennium to \$480,000,000.
OBMCD29 Fiscal years 2025 and 2026 General Revenue Fund ending balance	
Section: 513.10	Section: 513.10
Requires that the balance in the GRF on June 30, 2025, and on June 30, 2026, remain in the GRF, notwithstanding codified law governing the GRF ending balance.	Same as the Executive, but makes an exception for any amount kept in the GRF under R.C. 5163.04 due to the potential termination of Medicaid assistance for the Group VIII population. (See OBMCD32)
Legislative Budget Office LSC	95 Office of Research and Draftin

Office of Budget and Management	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
OBMCD30 Utility Radiological Safety Board assessments	
Section: 514.10	Section: 514.10
Specifies the maximum amounts, unless the agency and nuclear electric utility mutually agree to a higher amount by contract, that may be assessed against nuclear electric utilities according to codified law and deposited into the following funds:	Same as the Executive.
(1) \$136,000 in FY 2026 and \$142,000 in FY 2027 to the Utility Radiological Safety Fund (Fund 4E40) used by AGR;	Same as the Executive.
(2) \$1,551,682 in FY 2026 and \$1,598,000 in FY 2027 to the Radiation Emergency Response Fund (Fund 6100) used by ODH;	Same as the Executive.
(3) \$274,997 in FY 2026 and \$280,510 in FY 2027 to the ER Radiological Safety Fund (Fund 6440) used by the Ohio EPA; and	Same as the Executive.
(4) \$1,420,000 in FY 2026 and \$1,467,000 in FY 2027 to the Emergency Response Plan Fund (Fund 6570) used by ODPS.	Same as the Executive.
OBMCD31 Cash transfers and abolishment of funds	
Section: 516.10	Section: 516.10
Authorizes the OBM Director, on July 1, 2025, to transfer the cash balance of several funds to other designated funds. Abolishes the funds from which the cash balance is transferred.	Same as the Executive.
Abolishes another list of funds that are repealed by the bill.	Same as the Executive.

Capitol	Square Review and Advisory Board		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
CSRCD1	Operating Expenses		
Section:	231.20	Section: 231.20	
	oriates the certified available balance of GRF ALI 874321, g Expenses, at the end of FY 2025 and FY 2026 to FY 2026 and FY pectively.	Same as the Executive.	
CSRCD2	Statehouse Facility Improvements		
Section:	231.20	Section: 231.20	
	oriates the certified available balance of GRF ALI 874400, se Facility Improvements, at the end of FY 2026 to FY 2027.	Same as the Executive.	
CSRCD3	Capitol Square Improvements		
Section:	231.20	Section: 231.20	
Capitol So	priates the certified available balance of Fund 5AN1 ALI 874608, quare Improvements, at the end of FY 2025 and FY 2026 to FY	Same as the Executive.	
	FY 2027, respectively.		
CSRCD4	Underground Parking Garage Fund		
Section:	231.20	Section: 231.20	
personne	he Underground Parking Garage Fund (Fund 2080) to be used for I and operating costs related to the operations of the	Same as the Executive.	
Statehous	se and the Statehouse Underground Parking Garage.		

Statehou	Statehouse and the Statehouse Underground Parking Garage.					
CSRCD5	House and Senate parking reimbursement					
Section:	231.20	Section:	231.20			
-	the OBM Director to transfer \$500,000 in each fiscal year from o the Underground Parking Garage Fund (Fund 2080) for the	Same as	the Executive.			

reimbursement of legislative parking costs.

Capitol Square Review and Advisory Board

Executive

As Passed By House

CSRCD6 Underground Parking Garage Fund transfer
Section: 231.20

Requires the OBM Director to transfer \$1,000,000 in FY 2026 from the Underground Parking Garage Fund (Fund 2080) to the Statehouse Gift Shop/Events Fund (Fund 4S70) for personnel and operating costs related

Main Operating Appropriations Bill H.B. 96

Section: 231.20

Section: 231.20

Same as the Executive.

to the operations of the Statehouse Gift Shop and events.

State Board of Career Colleges and Schools	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
SCRCD1 Student Tuition Recovery Authority membership changes	
	R.C. 3332.081
No provision.	Modifies the General Assembly members of the five-member Student Tuition Recovery Authority by replacing the chairpersons of the House and Senate committees that primarily deal with education with a member each of the Senate and House appointed by the President and Speaker, respectively. Specifies that the General Assembly members are nonvoting members, rather than nonvoting ex officio members as under current law.
	Fiscal effect: None.

Depart	ment of Children and Youth		Main Operating Appropriations Bill H.B. 96
Executive	2	As Passe	d By House
KIDCD29	Ohio Family and Children First Cabinet Council changes		
R.C.	121.37	R.C.	121.37
received, children f employed individua	the prohibition that an individual whose family receives, or has services from an agency represented on a county family and first council cannot serve on the council if the individual is d by an agency represented on the council. Requires such an I to complete a conflict of interest disclosure form and abstainces that involve the individual's employer.	Same as	the Executive.
	rather than requires, the number of county council members ting families to equal 20% of the council's membership.	Same as	the Executive.
instead o	es district level administrative designees to serve on the council f the superintendent of the school district with the largest of pupils in the county and another superintendent representing cricts.	Same as	the Executive.
council to	rather than requires, the administrative agent of the county send notice to specified persons when a member has been om a specified number of meetings.	Same as	the Executive.
Makes te	chnical corrections relating to agency cross references.	Same as	the Executive.
Fiscal effe	ect: None.	 Fiscal ef	ect: Same as the Executive.
KIDCD38	DCY duties and responsibilities and conforming changes		
R.C.	121.37, 149.43, 1347.08, 2101.16, 2151.3527, 2151.421, 3107.062-3107.065, 3107.391, 3115.201, 3301.0714, 3301.0723, 3301.541, 3701.045, 5101.211, 5101.212, 5101.215, 5101.222, 5101.242, 5101.26, 5101.272, 5101.273, 5101.28, 5101.30, 5101.33, 5101.351, 5101.38, 5101.461, 5101.892, 5101.899, 5103.021, 5103.15, 5103.155, 5103.41, 5104.37, 5104.99, 5123.191, 5139.05, 5139.08, 5139.34, 5153.10; Section 830.10	R.C.	121.37, 149.43, 1347.08, 2101.16, 2151.3527, 2151.421, 3107.062-3107.065, 3107.391, 3115.201, 3301.0714, 3301.0723, 3301.541, 3701.045, 5101.211, 5101.212, 5101.215, 5101.222, 5101.242, 5101.26, 5101.272, 5101.273, 5101.28, 5101.30, 5101.33, 5101.351, 5101.38, 5101.461, 5101.892, 5101.899, 5103.021, 5103.15, 5103.155, 5103.41, 5104.37, 5104.99, 5123.191, 5139.05, 5139.08, 5139.34, 5153.10; Section 830.10
Makes co	nforming changes and technical corrections to reflect the	Same as	the Executive.

135th General Assembly.

transfer of various duties and responsibilities to DCY in H.B. 33 of the

Department of Children and Youth	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Transfers or adds responsibility related to specified other programs to DCY, including the Putative Father Registry, child fatality review boards, scholars residential centers, access to records of public assistance recipients, access to DCY records by the Youth and Family Ombudsman Office, coordination with DYS, and providing technical assistance to a court-appointed receiver of a DODD-licensed residential facility.	Same as the Executive.
Fiscal effect: Costs relating to programs and activities being transferred or relating to any additional responsibilities will also be transferred to DCY and will be reflected in DCY's budget rather than ODJFS, ODH, or other applicable state agency budgets.	Fiscal effect: Same as the Executive.
KIDCD41 Prevention services	
R.C. 2151.421, 2151.423, 5153.16	R.C. 2151.421, 2151.423, 5153.16
Clarifies that existing law regarding referrals by a PCSA and the disclosure of confidential information discovered during an investigation to a prevention services provider applies to prevention services provided to the family, instead of just the child.	Same as the Executive.
Makes it discretionary, rather than mandatory under current law, for a PCSA to refer a family to prevention services if it determines the family would benefit from the services, and if the services are available from a local provider or other reasonable source.	Same as the Executive.
Clarifies that the existing requirement for a PCSA, as part of its duties, to enter into a contract with an agency providing prevention services, applies when the PCSA refers a family for prevention services.	Same as the Executive.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.

Depart	ment of Children and Youth		Main Operating Appropriations l H.B.
Executive			As Passed By House
KIDCD42	Mandatory reporter of child abuse and neglect		
R.C.	2151.421		R.C. 2151.421
	employee of an entity providing home visiting services under the Grow program as a mandated reporter of child abuse and		Same as the Executive.
could be	ect: If additional cases of neglect or abuse are reported, there an increase in investigative costs for PCSAs or local nent agencies.		Fiscal effect: Same as the Executive.
KIDCD33	Ohio Adoption Grant Program changes		
R.C.	2921.13, 5101.191, 5101.192, 5101.193, 5101.194		R.C. 2921.13, 5101.191, 5101.192, 5101.193, 5101.194
	e following changes to the Ohio Adoption Grant Program on process:		Same as the Executive.
	res that the payment be provided to all eligible applicants to the ate funds are available for this purpose.		(1) Same as the Executive.
. ,	res the adoptive parent to be an Ohio resident at the time the was finalized to be eligible for a grant.		(2) Same as the Executive.
documen	s any person who produces or submits false or misleading tation or information to DCY for the purpose of receiving a grant the crime of falsification, a first degree misdemeanor.		(3) Same as the Executive.
	es that court and legal documents required as part of the on must be certified copies.		(4) Same as the Executive.
	es courts among other entities the DCY Director may require to ocuments related to an adoption grant application.		(5) Same as the Executive.
• •	that a confidential record submitted to DCY as part of a grant on remains confidential after submission.		(6) Same as the Executive.
		_	

(7) Requires that the DCY Director provide either of the specified one-

time grant payments to eligible adoptive parents.

Depart	tment of Children and Youth	Main Operating Appropriation H	ıs Bill .B. 96
Executive	е	As Passed By House	
ALI 8304 provision when the provided	fect: The bill appropriates \$34.0 million in each fiscal year in GRF 16, Adoption Grant Program. It is possible that some of the ns (e.g. requiring the adoptive parent to be an Ohio resident e adoption is finalized) could reduce the number of grants depending on current practice. Additionally, local courts could n increase in costs if there are any cases of violations.	Fiscal effect: Same as the Executive.	
KIDCD34	Foster care adoption waiting period removal		
R.C.	3107.012, 3107.031	R.C. 3107.012, 3107.031	
resided ii submit ai	s the minimum six-month period that a foster child must have n a foster caregiver's home before the foster caregiver (1) may n application to adopt the child and (2) is exempt from adoption udy requirements.	Same as the Executive.	
sooner, a	fect: If a foster caregiver is able to start an adoption application and this leads to a quicker adoption process, foster care ance costs could be reduced.	Fiscal effect: Same as the Executive.	
KIDCD27	Child abuse and child neglect prevention regions		
R.C.	3109.171	R.C. 3109.171	
regions a requires	es law establishing eight child abuse and child neglect prevention and listing the counties constituting each region, and instead the Ohio Children's Trust Fund Board, in consultation with DCY, mine the number of regions and counties within each region.	Same as the Executive.	
-	each county to be included in a child abuse and child neglect on region.	Same as the Executive.	
Fiscal eff	fect: Minimal costs to determine regions.	Fiscal effect: Same as the Executive.	

Department of Children and Youth			Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
KIDCD26	Child abuse and child neglect regional prevention council		
R.C.	3109.172, Section 731.10		R.C. 3109.172, Section 731.10
Reduces the term of each member of a child abuse and child neglect regional prevention council appointed by the Ohio Children's Trust Fund Board from three years to two years (maintains the existing two-year term for a council member appointed by a board of county commissioners).			Same as the Executive.
Allows a council member selected as chairperson of a council to be reappointed to a second term by the original appointing authority.			Same as the Executive.
Clarifies that the reappointment of a chairperson by a board of county commissioners is not to be considered to be an appointment under the law that allows a board of county commissioners to appoint up to two members to a council.			Same as the Executive.
Clarifies that a council member serving as of the bill's effective date may complete the member's term of office, despite the bill's reduction in terms of certain members from three years to two years.			Same as the Executive.
Fiscal effect: None.			Fiscal effect: Same as the Executive.
KIDCD25	CD25 Regional prevention coordinator of child abuse and child neglect prevention council		
R.C.	3109.173		R.C. 3109.173
Makes permissive, instead of mandatory, that the Ohio Children's Trust Fund Board select a regional prevention coordinator to oversee each child abuse and child neglect regional prevention council.			Same as the Executive.
Requires Children's Trust Fund staff to serve as regional prevention coordinator for any region without a coordinator that has been selected			Same as the Executive.

Fiscal effect: If a coordinator is not selected, the Ohio Children's Trust

Fund would be responsible for performing these duties.

by the Board.

Fiscal effect: Same as the Executive.

Department of Children and Youth			Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
KIDCD28	Start-up costs for children's advocacy centers		
R.C.	3109.178		R.C. 3109.178
Allows an entity seeking to establish a children's advocacy center to request a one-time payment of up to \$5,000 from the Ohio Children's Trust Fund Board to be used towards start-up costs (existing law allows only a child abuse and child neglect regional prevention council to request this money).			Same as the Executive.
application	ect: Currently, new child advocacy centers have to submit ons to regional prevention councils who in turn submit ons to the Ohio Children's Trust Fund. This could allow funding nted quicker.		Fiscal effect: Same as the Executive.
KIDCD22	Preschool and school child program inspections and report		
R.C.	3301.57		R.C. 3301.57
technical child prog (2) annua	DCY alone, instead of with DEW, to: (1) provide consultation and assistance to entities operating preschool programs or school grams and in-service training to staff members of those entities; lly inspect each preschool program and licensed school child and (3) prepare an annual report on those inspections.		Same as the Executive.
Fiscal effe	ect: Any costs DEW currently incurs relating to these duties will ated.		Fiscal effect: Same as the Executive.
KIDCD23	Contracts with entities for autism services		
R.C.	3323.32		R.C. 3323.32
programs children, a existing la	DCY, when applicable, to contract with an entity to administer and coordinate services for infants, preschool and school-age and adults with autism and low incidence disabilities, mirroring aw requiring DEW to contract with an entity to administer such and coordinate such services.		Same as the Executive.
to give pr	ires the DCY Director, like the DEW Director under current law, imary consideration to the Ohio Center for Autism and Low (OCALI) as the contracting entity.		Replaces the Executive provision with a provision that removes the requirement that DEW, DCY, and the Advisory Board give primary consideration to OCALI as the contracting entity.
Legislativ	ve Budget Office LSC	2	105 Office of Research and Drafting

Department of Children and Youth		Main Operating Appropriations Bill H.B. 96		
Executive		As Passed By House		
Fiscal effect: DCY's costs will depend upon the contract amount and the number of contracts necessary.		Fiscal effe	ect: Same as the Executive.	
KIDCD39 DCY recodification				
R.C. 5101., and 5180. (renumbering chapter sections); conforming changes in numerous other R.C. sections		R.C.	5101., and 5180. (renumbering chapter sections); conforming changes in numerous other R.C. sections	
Relocates and recodifies numerous Revised Code sections that relate to the duties and responsibilities of DCY to the DCY chapter of the Revised Code (Chapter 5180.) and makes conforming changes as a result.		Same as t	he Executive.	
Makes conforming changes and technical corrections to reflect the transfer of various duties and responsibilities to DCY in H.B. 33 of the 135th General Assembly.		Same as t	he Executive.	
Removes obsolete language.		Same as t	he Executive.	
Transfers oversight of the Pregnancy-Associated Mortality Review Board and the "Choose Life" Fund to DCY.		Same as t	he Executive.	
Fiscal effect: Costs relating to these programs and activities will be transferred to DCY and reflected in DCY's budget rather than ODH or other applicable state agency budgets.		Fiscal effe	ect: Same as the Executive.	
KIDCD37 Request for proposals to establish rate cards				
R.C. 5101.141, 5101.145		R.C.	5101.141, 5101.145	
Allows DCY to issue a request for proposals (RFP) to establish statewide rate cards for the placement and care of children eligible for foster care maintenance payments.		Same as t	he Executive.	
Requires, if a request for proposal is issued, DCY to review and accept the reasonable costs to cover specified requirements for each child eligible for foster care maintenance payments.		Same as t	he Executive.	
Makes it discretionary, instead of mandatory under current law, that DCY establish (1) a form for agencies or entities that provide Title IV-E reimbursable placement services to children to report costs reimbursable under Title IV-E and Medicaid and (2) procedures to monitor the cost reports.		Same as t	he Executive.	
Legislative Budget Office LS	<b>C</b>	106	Office of Research and Drafting	

Department of Children and Youth			Main Operating Appropriations Bill H.B. 96		
Executive		As Passed By House			
	ect: Potential to standardize rates; impact will depend on how s differ from current foster care maintenance payments.		Fiscal effect: Same as the Executive.		
KIDCD35	Removal of hearing rights for Kinship Support program denials				
R.C.	5101.1411, (renumbered as 5180.428)		R.C. 5101.1411, (renumbered as 5180.428)		
	the requirement for a state hearing when ODJFS or DCY denies nates Kinship Support Program payments.		Same as the Executive.		
Fiscal effe	ect: Minimal.		Fiscal effect: Same as the Executive.		
KIDCD43	Summary suspension of the certificate of an institution or association	on			
R.C.	5103.039		R.C. 5103.039		
foster car consecuti related to supervision	generally under existing law as an entity or individual, such as a regiver, receiving or caring for children for two or more ive weeks) without a prior hearing for specified reasons primarily the actual or risk of harm to a child under the care and on of the institution or association.  ect: Minimal.		Fiscal effect: Same as the Executive.		
KIDCD53	Requirements for group homes		ristal effect. Same as the Executive.		
No provis		1	R.C. 5103.0520, 751.100  Requires the DCY Director to adopt rules to establish requirements regarding the following for group homes for children: (1) the use of the Ohio Professional Registry for the completion of background checks and criminal records checks for individuals overseeing or working within a group home; (2) training on behavioral intervention; and (3) supervision of children, including staff-to-children ratio requirements.		
No provis	sion.		Prohibits a group home operator from displacing a child in order to meet the ratio requirements.		
No provis	sion.		Allows the DCY Director to revoke or suspend the certification of a group home for a violation of these requirements.		
			Fiscal effect: Potential fiscal impact to PCSAs depending on rules adopted versus current practice.		

Depart	ment of Children and Youth		Main Operating Appropriations Bill H.B. 96
Executive	<b>.</b>		As Passed By House
KIDCD36	Benefits to children under the custody of a Title IV-E agency		
R.C.	5103.09		R.C. 5103.09
determin payments	a Title IV-E agency that receives care and placement of a child to e if the child is eligible for or receives certain benefits, including from the Social Security Administration and survivor benefits U.S. Department of Veterans Affairs and the state retirement		Same as the Executive.
	a Title IV-E agency from using such benefits to pay for or ethe agency, county, or state for any cost of the child's care.		Same as the Executive.
Authorize	s the DCY Director to adopt rules to implement this provision.		Same as the Executive.
increase i offset cos PCSAs ma	ect: Depending on rules adopted, state or local costs could if these benefits could no longer be collected and used to help sts for providing care to these children. Administrative costs to ay also increase to screen children for certain benefits if they eady do so.		Fiscal effect: Same as the Executive.
KIDCD32	In-home aide publicly funded child care (PFCC) certification		
R.C.	5104.12		R.C. 5104.12
	requirement for in-home aide to be re-certified every two years e publicly funded child care (PFCC).		Same as the Executive.
Fiscal effe	ect: CDJFSs could experience administrative savings.		Fiscal effect: Same as the Executive.
KIDCD47	Step Up to Quality - peer review appeal process		
No provis	ion.	1	Authorizes an early learning and development program, which includes a licensed child care center, licensed family child care home, and licensed preschool program, to appeal a decision of the DCY Director to do any of the following: (1) refuse to rate the program in the Step Up to Quality Program (SUTQ); (2) reduce the program's SUTQ rating; (3) remove the program's SUTQ rating.

Department of Children and Youth	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires the appeal to be filed with the DCY Director not later than 15 days after the program receives notice of the decision.
No provision.	Requires the DCY Director to hear the appeal not later than 45 days after the appeal is filed and requires the hearing to be conducted either inperson or through virtual means.
No provision.	Requires the program appealing the DCY Director's decision to be allowed to participate in the hearing, including by asking and answering questions and offering evidence in support of the program's position.
No provision.	Requires the DCY Director, not later than 15 days after the hearing, to make an initial determination as to whether the decision to refuse, reduce, or remove a SUTQ rating should be upheld or reversed.
No provision.	Requires the DCY Director, as soon as practicable after making an initial determination, to convene a panel to review both the initial determination and evidence presented at the hearing.
No provision.	Requires the review panel to consist of a member representing DCY and two members representing early learning and development programs and requires the panel to meet either in-person or through virtual means.
No provision.	Requires the review panel, as soon as practicable after convening, to make a recommendation to the DCY Director as to whether the DCY Director's initial determination should be enforced and made public and requires the DCY Director to consider the recommendation.
No provision.	Requires the DCY Director to make a final determination as to whether the decision to refuse, reduce, or remove a SUTQ rating should be enforced and made public as soon as practicable after the review panel's recommendation.
	Fiscal effect: Possible increase in costs to conduct appeals hearings and convene review panels, which will depend on the number of appeals.  Potential impact to child care payments depending on any changes to a SUTQ rating.

Department of Children and Youth		Main Operating Appropriations Bi H.B. 9		
Executive	e	As	Passed By House	
KIDCD44	Payment to providers of PFCC			
R.C.	5104.30, 5104.32, 5104.34, 5104.38	R.C	. 5104.30, 5104.32, 5104.34, 5104.36, 5104.38	
· -	payment to PFCC providers to be made prospectively, by references to "reimbursement" to "payment" in the PFCC laws.	Sai	me as the Executive.	
Changes DCY rules	the contractual payment rate for PFCC to the rate established in s.	Sai	me as the Executive.	
•	aw that allows an applicant to receive PFCC while a CDJFS es the applicant's eligibility.	Sai	me as the Executive.	
-	the DCY Director, when establishing payment rates, to use the ion obtained from the market rate survey or alternative logy.		ne as the Executive, but removes the reference to the "alternative thodology."	
No provis	sion.	pa	quires DCY, beginning not later than July 1, 2026, to calculate PFCC yments based on a child's enrollment with a child care provider rather in on the child's attendance.	
Fiscal efforegulation	ect: This will ensure Ohio's compliance with federal laws and ons.	red att do	cal effect: Same as the Executive. DCY has a federal waiver from the puirement to base payment rates on enrollment (rather than endance) until August 1, 2026. There could be some costs to instead this by July 1, 2026, depending on when DCY was actually planning implementation.	
KIDCD45	Adjustments to PFCC payment rates			
R.C.	5104.302, 5104.30	R.C	. 5104.302, 5104.30	
child care	the DCY Director to contract with a third-party entity to analyze price information for each even-numbered year (maintains the ent that DCY establish the rate by rule in each odd-numbered		me as the Executive, but authorizes, instead of requires, the DCY ector to do so.	
provider	es the DCY Director, based on the information analyzed, to adjust payment rates for the even-numbered year, and requires the ents to be made by rule.	No	provision.	

Department of Children and Youth	Main Operating Appropriations B H.B. (
executive	As Passed By House
Authorizes the third-party entity under contract with the DCY Director, when analyzing child care price information, to consider the most recent market rate survey.	No provision.
Fiscal effect: DCY could have increased costs to contract with a third- party entity. Additionally, reimbursements to providers could be adjusted based on the information analyzed under the contract.	Fiscal effect: DCY could have increased costs to contract with a third-party entity.
KIDCD31 PFCC eligibility for homeless families	
R.C. 5104.41	R.C. 5104.41
Allows for families that are homeless to be considered eligible for publicly funded child care for 12 months.	Same as the Executive.
Aligns Ohio law with the federal Child Care and Development Block Grant Act that requires eligible families receive 12 months of child care assistance before eligibility is redetermined.	Same as the Executive.
Fiscal effect: This will ensure Ohio's compliance with federal laws and regulations. According to DCY, families that are homeless are currently considered eligible.	Fiscal effect: Same as the Executive.
KIDCD50 Kindergarten readiness assessment	
	R.C. 5104.52, (repealed) 3301.0714, 3301.0715, 3302.03
No provision.	Eliminates the kindergarten readiness assessment, its use on the state report card, and related data collection and reporting requirements.
	Fiscal effect: Decrease in costs to administer and report on the assessment.
(IDCD52 Child Care Cred Program	
	R.C. 5104.54, Section 423.85
No provision.	Creates the Child Care Cred Program in DCY that allows for costs of child care to be shared by participating employees, employers, and DCY.

Department of Children and Youth		Main Operating Appropriations Bill H.B. 96	
Executive		As Passed By House	
No provision.		Authorizes a participating employer to select one or more of its employees to participate in the program.	
No provision.		Requires each participating employee to choose a child care provider for the employee's child, but specifies that the chosen provider must hold a license issued by ODJFS or be certified by a county department of job and family services.	
No provision.		Requires that a participating employee's family income not exceed 400% FPL as a condition of eligibility.	
No provision.		Requires GRF ALI 830414, Child Care Cred Program, to be used for the Child Care Cred Program	
		Fiscal effect: The bill appropriates \$10,000,000 in FY 2026 in GRF ALI 830414 for the program.	
KIDCD40 Early Childhood Education Grant Program			
R.C. 5104.60, 5104.01, 5104.29, 5104.38		R.C. 5104.60, 5104.01, 5104.29, 5104.38	
Establishes the Early Childhood Education Grant Program in DCY to support and invest in Ohio's early learning and development programs (defined to include licensed child care centers, licensed family child care homes, and licensed preschools).		Same as the Executive.	
Establishes eligibility conditions for participating in the grant program, including that a program (1) satisfy the Step Up to Quality tiered rating specified in rules and (2) provide early learning and development services to one or more preschool-aged children who are citizens or qualified aliens and meet either of the following: have family incomes not exceeding 200% of the federal poverty line or are subject to IEPs, are placed in foster care or kinship care, or are homeless.		Same as the Executive.	
Allows up to 2.0% of appropriated funds to be used for program support and technical assistance. Requires the remainder to be distributed to grant recipients.		Same as the Executive.	
Requires the DCY Director to adopt rules to administer the program.		Same as the Executive.	

Department of Children and Youth			Main Operating Appropriations B H.B.		
Executive		As Pass	As Passed By House		
	ect: The bill appropriates \$130.3 million in each fiscal year to 330407 for early childhood education programs.	Fiscal effect: Same as the Executive.			
KIDCD46	Ohio Professional Registry				
R.C.	5104.60	R.C.	5104.60		
a registry	the DCY Director to contract with a third-party entity to develop information system to provide training and professional nent opportunities to early learning and development program es.	Same as	s the Executive.		
forth in t	the registry information system to comply with requirements set he federal Child Care and Development Block Grant Act and ns adopted under the Act.	Same as	s the Executive.		
	the DCY Director to give primary consideration to the Ohio Child ource and Referral Association (OCCRRA) as the contracting	No prov	rision.		
registry in date, but and miss	es OCCRRA, if selected as the contracting entity, to utilize the information system that it established prior to the bill's effective only if the DCY Director determines that system's principal goals ion are consistent with the federal Child Care and Development ant Act and its regulations.	No prov	vision.		
Names th	ne registry information system the Ohio Professional Registry.	Same as	s the Executive.		
Fiscal effect: Various state agencies currently fund portions of the existing professional registry, which is maintained by OCCRRA, or contract with OCCRRA for services. This allows DCY to contract as well.			ffect: Same as the Executive, but removes the requirement that e primary consideration to OCCRRA as the contracting entity for stry.		
KIDCD24	Advisory councils				
R.C.	5180.21, 5180.22, 5104.50 (renumbered 5180.04), 5104.39; Repealed: 5104.08, 5180.23, 5180.34	R.C.	5180.21, 5180.22, 5104.50 (renumbered 5180.04); Repealed: 5104.08, 5180.23, 5180.34		
the Early	DCY to create the Children and Youth Advisory Council, replacing Childhood Advisory Council, the Ohio Home Visiting Consortium, Intervention Services Advisory Council, and the Child Care Council.	Same as	s the Executive.		
	- 1	1			

Department of Children and Youth	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
States that the purpose of the Council is to advise the Governor regarding prenatal and child-serving systems and to serve as the state advisory council on early childhood education and care and the state interagency coordinating council as required by federal law.	Same as the Executive.
Requires the Governor to appoint the members of the Council.	Same as the Executive, but requires nine additional members representing various stakeholder groups to be appointed.
Requires the Council to create topic-specific advisory groups addressing at least the following: early childhood education and care; children services; maternal and infant vitality; early childhood mental health services and supports; early intervention services.	Same as the Executive, but requires the DCY Director to appoint each of the nine additional members to at least one topic-specific advisory group within the Council.
Exempts the Council from sunset review.	No provision.
Fiscal effect: DCY may realize administrative costs to support the Council; however, there may also be administrative savings due to the consolidation of these councils.	Fiscal effect: Same as the Executive.
KIDCD30 Biennial summit on home visiting	
R.C. 5180.24, (Repealed)	R.C. 5180.24, (Repealed)
Repeals law requiring DCY to facilitate, and allocate funds for, a biennial summit on home visiting.	Same as the Executive.
Fiscal effect: Any costs for the summit will be eliminated.	Fiscal effect: Same as the Executive.
KIDCD1 Maternal and Infant Housing Assistance	
Section: 423.20	Section: 423.20
Earmarks up to \$500,000 in each fiscal year in GRF ALI 830402, Maternal and Infant Housing Assistance, to be used to support stable housing initiatives for pregnant mothers and to improve maternal and infant health outcomes.	Same as the Executive.
KIDCD2 Infant Vitality	
Section: 423.30	Section: 423.30
Makes the following earmarks in GRF ALI 830404, Infant Vitality, in each fiscal year:	Same as the Executive, but makes the following changes:
Legislative Budget Office LSC	114 Office of Research and Drafting

Depart	ment of Children and Youth	Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
communit maternal	ss than \$7,500,000 to be used to support programming by ty and local faith-based service providers that invests in health programs, provides services and support to pregnant and improves both maternal and infant health outcomes.	(1) Same as the Executive, but reduces the earmark to \$6,000,000 in each fiscal year.
· · · ·	\$1,000,000 to be used to support the per diem nonmedical provided by residential infant care centers.	(2) Same as the Executive.
-	the remainder of GRF ALI 830404, Infant Vitality, to be used to ulti-pronged population health approach to address infant	Same as the Executive.
awarenes inform de where the	that this approach may include the following: increasing as; supporting data collection; analysis and interpretation to ecision-making and ensure accountability; targeting resources a need is greatest; and implementing quality improvement and programming that is evidence-based or based on emerging	Same as the Executive.
safe sleep education childbirth home visi	that measurable interventions may include activities related to p, community engagement, group prenatal care, preconception n, continuous support for women during pregnancy and patient navigators, community health workers, early childhood ting, safe birth spacing, gestational diabetes, smoking cessation or pregnant women, breastfeeding, care coordination, and one.	Same as the Executive.
KIDCD3	Part C Early Intervention	
Section:	423.40	Section: 423.40

Makes the following earmarks in GRF ALI 830405, Part C Early Same as the Executive. Intervention:

Department of Children and Youth	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(1) Up to \$7,000,000 in FY 2026 and up to \$9,000,000 in FY 2027 to be used by DCY to subgrant or contract with county boards of developmental disabilities for the provision of early intervention evaluations, assessments, and service coordination. Requires boards that accept these funds to maintain the level of local funding for early intervention at the same funding level as the prior fiscal year.	(1) Same as the Executive.
(2) \$1,000,000 in total in each fiscal year to be used to contract with the Cleveland Sight Center, the Cincinnati Association for the Blind and Visually Impaired, and the Sight Center of Northwest Ohio to provide early intervention special instruction services and family support to children under the age of three with blindness or low vision.	(2) Same as the Executive.
KIDCD4 Strong Families Strong Communities	
Section: 423.50, 423.60	Section: 423.50, 423.60
Makes the following earmarks in GRF ALI 830406, Strong Families Strong Communities:	Same as the Executive, but with the following changes:
(1) Up to \$10,000,000 in FY 2026 shall be used to provide funding to qualified entities in Ohio to support any of the following: research into causes, diagnoses, prevention, and treatment of pediatric cancer; and the study of new and novel approaches to researching and treating pediatric cancer, as well as the side effects of cancer treatment, including discovering and developing new drugs, clinical trials, neurosurgery, and other surgical interventions, diagnostics, care management, and learning disabilities.	(1) Same as the Executive, but reduces the earmark to up to \$5,000,000 in FY 2026.
(2) Up to \$3,600,000 in each fiscal year to be used to provide funding for community projects across the state that focus on support for families, assisting families in avoiding crisis, and crisis intervention.	(2) Same as the Executive.
(3) No provision.	(3) \$500,000 in each fiscal year to be provided to Riveon Mental Health

and Recovery to support primary care integration.

Depart	ment of Children and Youth			Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House	
KIDCD5	Infant and Early Childhood Mental Health			
Section:	423.50		Section: 423.50	
used to p mental he	GRF ALI 830505, Infant and Early Childhood Mental Health, to be romote identification and intervention for early childhood ealth and to enhance healthy social emotional development to reschool expulsions and promote kindergarten readiness.		Same as the Executive.	
infant and consultat	these funds to be used, in coordination with DBH, to support dearly childhood mental health credentialed professionals and ion services, as well as administration, workforce development ogram, and program evaluation.		Same as the Executive.	
KIDCD6	Early Childhood Education			
Section:	423.70		Section: 423.70	
the costs	GRF ALI 830407, Early Childhood Education, to be used to pay of the Early Childhood Education Grant Program to provide eschool instruction to improve kindergarten readiness.		Same as the Executive.	
Requires	DCY to distribute such funds directly to qualifying providers.		Same as the Executive.	
KIDCD7	Early Care and Education Learning Standards			
Section:	423.80			
be used to assessme learning a	GRF ALI 830409, Early Care and Education Learning Standards, to o support the state's early learning assessment work, required nts, and the implementation of curricula, assessments, and activities that are aligned with the science of reading and the ning and development standards.		No provision.	
KIDCD8	Parenting and Pregnancy Program			
Section:	423.90		Section: 423.90	
•	GRF ALI 830415, Parenting and Pregnancy Program, to be used the Ohio Parenting and Pregnancy Program.		Same as the Executive.	
	riates an amount equal to the available balance of GRF ALI the end of FY 2026 for the same purpose in FY 2027.		Same as the Executive.	

Depart	ment of Children and Youth	Main Operating Appropriations Bil H.B. 9
Executive		As Passed By House
KIDCD9	Adoption Grant Program	
Section:	423.100	Section: 423.100
' <del>-</del> '	GRF ALI 440416, Adoption Grant Program, to be used to er grants to adoptive parents through the Adoption Grant	Same as the Executive.
KIDCD51	Community Projects and Assistance	
		Section: 423.105
No provis	sion.	Makes the following earmarks in GRF ALI 830420, Community Projects and Assistance:
(1) No pro	ovision.	(1) \$500,000 in FY 2026 to be provided to Birthing Beautiful Communities to provide perinatal support services for at-risk mothers and children in Cuyahoga and Summit Counties.
(2) No pro	ovision.	(2) \$100,000 in each fiscal year to be provide to Applewood Centers, Inc. to expand their foster care program.
KIDCD10	Court Appointed Special Advocates	
Section:	423.110	Section: 423.110
	e following earmarks in GRF ALI 830502, Court Appointed dvocates, in each fiscal year:	Same as the Executive.
	\$333,333 to support administrative costs of existing court-d special advocate programs.	(1) Same as the Executive.
programs	\$666,667 to establish court-appointed special advocate in areas of the state not served by existing programs and to existing programs.	(2) Same as the Executive.
KIDCD11	Family and Children Services activities	
Section:	423.120, 423.130	Section: 423.120, 423.130
Makes th Services:	e following earmarks in GRF ALI 830506, Family and Children	Same as the Executive, but makes the following changes:

(3) DCY to select entities through a competitive process.

treatment.

(3) Same as the Executive.

Department of Children and Youth		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	
(4) An entity to provide proof of local funding commitments that fulfill all necessary start-up costs and ongoing community commitments to ensure timely and appropriate delivery of service to meet the needs of the child, family, and communities.	(4) Same as the Executive.	
(G) At least \$17,000,000 in each fiscal year to be used for federal match requirements for Title IV-B and Title IV-E funding.	(G) Same as the Executive.	
(H) Up to \$3,000,000 in each fiscal year to be provided to the Ohio Network of Children's Advocacy Centers to administer and distribute grants to Child Advocacy Centers to coordinate statewide access to investigation, prosecution, and treatment of child sexual abuse, while helping children heal.	(H) Same as the Executive.	
(I) Up to \$8,500,000 in each fiscal year to be used to support the Kinship Care Navigator Program, which may be used to match eligible federal Title IV-E.	(I) Same as the Executive.	
Requires counties that contributed local funds in FY 2019 to the county children services fund, to continue to contribute funds if the state child protective services allocation in FY 2026 and FY 2027 exceeds the amount provided in FY 2019.	Same as the Executive.	
Requires the DCY Director, in consultation and coordination with the ODJFS Director, to adopt rules, which include a hardship provision, to determine the amount of local funds each county must contribute.	Same as the Executive.	

Same as the Executive.

and children services activities.

Requires Fund 4F10 ALI 830607, Family and Children Activities, to be used

to expend miscellaneous foundation funds and grants to support family

## **Department of Children and Youth**

Executive As Passed By House

Wendy's Wonderful Kids KIDCD12

423,140 Section:

Permits a total of up to \$10,000,000 in each fiscal year from GRF ALI 830506, Family and Children Services, Fund 3270 ALI 830601, Child Welfare, and Fund 3980 ALI 830612, Adoption Program, to be used to provide funds to the Dave Thomas Foundation for Adoption to implement statewide the Wendy's Wonderful Kids program of professional recruiters who use a child-focused model to find permanent homes for children in Ohio foster care.

Section: 423,140

Same as the Executive.

KIDCD13 Family and Children First flexible funding pool

Section: 423.150

Permits a county family and children first council to establish and operate a flexible funding pool to assure access to needed services by families, children, and older adults in need of protective services. Specifies the restrictions governing the flexible funding pools.

Permits, in collaboration with the county family and children first council, a CDJFS or PCSA that receives an allocation from GRF ALIs 830506, Family and Children Services, or 830502, Court Appointed Special Advocates, to transfer a portion of either or both allocations to a flexible funding pool.

Section: 423.150

Same as the Executive.

Same as the Executive.

Children's Crisis Care KIDCD14

423.160 Section:

Requires GRF ALI 830419, Children's Crisis Care, to be allocated in each fiscal year to children's crisis care facilities.

Requires the DCY Director to calculate funds semi-annually and allocate funds quarterly based on the total number of days of care for each child residing in the facility, which is determined by calculating the total days each child resides at the crisis care facility, including the date of admission, but not the day of discharge.

Section: 423.160

Same as the Executive.

Same as the Executive.

Depart	ment of Children and Youth	Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
requires a	children's crisis care facility to decline to receive funds but children's crisis care facility that accepts these funds to use the ccordance with state laws and rules regarding these facilities.	Same as the Executive.
KIDCD15	Maternal and Child Health Block Grant	
Section:	423.170	Section: 423.170
Maternal Maternal	up to \$5,000,000 in each fiscal year in Fund 3201 ALI 830608, and Child Health Block Grant, to be used to implement Title V and Child Health Services Block Grant activities in the prenatal, perinatal, and infant domains.	Same as the Executive.
KIDCD16	Mental Health Block Grant	
Section:	423.180	Section: 423.180
•	Fund 3A91 ALI 830622, Mental Health Block Grant, to be used and early childhood mental health activities.	Same as the Executive.
KIDCD17	Child Care Choice Voucher Program	
Section:	423.190	Section: 423.190
•	a portion of Fund 3H70 ALI 830604, Child Care, in each fiscal used to establish and administer the Child Care Choice Voucher	Same as the Executive, but also requires \$50,000,000 in each fiscal year in Fund 3V62 ALI 830605, TANF Block Grant, to be used for the Child Care Choice Voucher Program.
•	the program, subject to available funds, to provide vouchers to milies to assist with their child care costs.	Same as the Executive, but prohibits the voucher program from requiring a participating child care provider that is a type A or licensed type B family child care home to be rated through SUTQ.
Establishes family eligibility conditions as follows: (1) the caretaker parent is employed or participating in a program of education or training for an amount of time reasonably related to the time the parent's children are receiving child care; (2) the family does not meet income eligibility for initial PFCC but the maximum family income does not exceed 200% FPL; and (3) the family meets any other DCY-established condition.		Same as the Executive.

Department of Children and Yo	outh		Main Operating Appropriations Bill H.B. 96	
Executive		As Passe	ed By House	
Requires the voucher program to utilize, not later than November 1, 2026, PFCC payment rates and adjusted rates based on child care price information analyzed by a third-party during even-numbered years.		adjusted a third-p	Same as the Executive, but (1) removes the reference regarding the adjusted payment rates based on child care price information analyzed b a third-party during even-numbered years, and (2) prohibits the use of enhanced payment rates for SUTQ participation.	
Fiscal effect: According to DCY, the voucost of \$75.0 million in FY 2026 and \$1		bill prov	fect: Due to changes in federal line item amounts, the substitute ides a budget of approximately \$100.0 million in each fiscal year roucher program.	
KIDCD18 Community Social Service Prog	grams			
Section: 423.200		Section:	423.200	
Allows a portion of Fund 3ITO ALI 83060 Programs, to be used by the Early Interfor the following purposes, in addition to uses of funds: (1) conduct forums and homembers for certain reasonable and ne compensation to a council member if the must forfeit wages when performing of staff; and (5) obtain the services of profipersonnel as necessary.	vention Services Advisory Council to other necessary and allowed nearings; (2) reimburse council decessary expenses; (3) pay the member is not employed or ficial council business; (4) hire	Same as	the Executive.	
Specifies that council members otherwi reimbursement.	se serve without compensation or	Same as	the Executive.	
KIDCD19 Federal Children and Youth Gr	ants			
Section: 423.210		Section:	423.210	
Requires up to \$195,000 in each fiscal y Federal Children and Youth Grants, to be guardians ad litem and court-appointed conduct a study to demonstrate the impadvocate volunteers on outcomes for classics.	e used for the training of I special advocates as well as to pact of court-appointed special	Same as	the Executive.	

custody as a result of abuse, neglect, or dependency.

Department of Children and Youth	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
KIDCD20 Temporary Assistance for Needy Families	
Section: 423.220	Section: 423.220
Makes the following earmarks in Fund 3V62 ALI 830605, TANF Block Grant, in each fiscal year:	Same as the Executive, with the following change:
(1) At least \$5,000,000 for the Kinship Permanency Incentive Program to promote a permanent commitment by kinship caregivers through becoming guardians and custodians over minor children who would otherwise be unsafe or at risk of harm if they remained in their own homes.	(1) Same as the Executive.
(2) Not less than \$2,500,000 for the Ohio Commission on Fatherhood.	(2) Same as the Executive.
(3) Not less than \$2,000,000 to support the Independent Living Initiative, including life skills training and work supports for older children in foster care and those who have recently aged out of foster care who meet TANF eligibility requirements.	(3) No provision. (This earmark is moved to Fund 3V60 ALI 600689, TANF Block Grant. See JFSCD7.)
(4) Not less than \$1,000,000 for the Ohio Children's Trust Fund.	(4) Same as the Executive.
KIDCD21 PFCC eligibility	
Section: 423.230	Section: 423.230
Establishes, through June 30, 2027, the maximum income for a family's eligibility for PFCC at 160% FPL for initial eligibility, including special needs child care, and 300% FPL for continued eligibility.	Same as the Executive, but reduces initial eligibility to 145% FPL and special needs child care to 150% FPL.
Fiscal effect: According to DCY, estimated costs to increase eligibility are approximately \$76.3 million in FY 2026 and \$101.8 million in FY 2027.	Fiscal effect: The provision maintains current eligibility levels.
KIDCD49 Child Care Provider Recruitment and Mentorship Grant Program	
	Section: 751.30, 423.105
No provision.	Establishes the Child Care Recruitment and Mentorship Grant Program to help increase the number of licensed child care providers in Ohio and to assist recruited entities and individuals.
No provision.	Requires DCY to operate the program until July 1, 2027.

Department of Children and Youth	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Specifies eligibility and grant recipient requirements, including that grant recipients submit periodic reports with specified information.
No provision.	Requires each grant applicant to apply to DCY in a manner prescribed by DCY.
No provision.	Requires DCY to review each application and determine whether the applicant meets the eligibility conditions.
No provision.	Requires DCY to award a grant to a recipient, subject to available funds, if eligibility conditions are met.
No provision.	Requires GRF ALI 830418, Child Care Provider Recruitment, be used for the Child Care Provider Recruitment and Mentorship Grant Program.  Reappropriates the available balance at the end of FY 2026 to FY 2027.
	Fiscal effect: The bill appropriates \$3,200,000 in FY 2026 in GRF ALI 830418, Child Care Provider Recruitment, for the program.

Ohio Civil Rights Commission	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
CIVCD1 Housing discrimination civil actions	
	R.C. 4112.055
No provision.	Requires CIV to authorize the AGO to file a civil suit in a housing discrimination claim not more than 30 days after receiving a timely notice from a party to a housing discrimination complaint that the party is electing to pursue the complaint in court rather than through the CIV complaint procedure.
No provision.	Allows a complainant or an aggrieved person named in a housing discrimination complaint to file a civil suit not less than 30 days, but not more than 60 days, after a party to the complaint elects to proceed in court, provided one of the following applies:
No provision.	(1) CIV fails to authorize the AGO to file the suit as required under continuing law.
No provision.	(2) AGO fails to file the suit within 30 days of CIV authorization as required under continuing law.
	Fiscal effect: Allows housing discrimination cases to be pursued as a civil suit sooner.

Unclaimed Funds Law by a deceased owner's estate, to pay the claim only if it appears the payment will be received by: (1) the actual heirs or legatees of the deceased owner; (2) creditors of the deceased owner whose claims are valid, not barred and existed prior to death, up to the amount of the debt; and (3) creditors of the deceased owner whose claims are valid and not barred, up to the extent of the costs of administering the estate. Applies these requirements only to claims pending and arising on or after the effective date of this provision.

Fiscal effect: Uncertain.

penalties.

Department of Commerce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
COMCD34 Regulation of earned wage access services	
	R.C. 1320.02, 1320.01 to 1320.10; 1320.21
No provision.	Requires businesses that provide earned wage access (EWA) services to register with the Division of Financial Institutions.
No provision.	Establishes a process through which a business may apply for a certificate of registration including a \$300 nonrefundable annual registration fee.
No provision.	Requires investigations and background checks for applicants and key officers the cost of which must be paid by the applicant.
No provision.	Regulates the operation of businesses providing EWA services including by establishing consumer rights and protections.
No provision.	Prohibits any local fees and assessments related to EWA services.
	Fiscal effect: Additional costs incurred by the Division of Financial Institutions would be offset to some extent through the nonrefundable fees of \$300 for an application of certification and \$200 for the required civil and criminal records investigations.
COMCD12 Financial Literacy Education Fund	
R.C. 1321.21, 121.085	R.C. 1321.21, 121.085
Removes the requirement that the OBM Director transfer 5% of the charges, penalties, and forfeitures paid to the Superintendent of Financial Institutions by check-cashing lenders, small loan licensees, mortgage brokers, loan officers, and certain other entities regulated by the Superintendent from the Consumer Finance Fund (Fund 5530) to the Financial Literacy Education Fund (Fund 5FWO).	Same as the Executive.
Removes the requirement that the COM Director adopt a rule requiring at least 50% of the Financial Literacy Education programs be offered at public community colleges or state institutions.	Same as the Executive.

Department of Commerce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Removes a requirement that the COM Director provide an annual repoto to the Governor and the House and Senate outlining each financial literacy education program developed or implemented, the number of individuals educated by the program and accounting for all funds distributed.	
Fiscal effect: Potentially reduces the amount of cash transfers to Func 5FW0 and costs for administering the Financial Literacy Education Program.	d Fiscal effect: Same as the Executive.
COMCD10 Security Investor Education and Enforcement Fund grants	
R.C. 1707.37	R.C. 1707.37
Allows for money in the Division of Securities Investor Education and Enforcement Expense Fund (Fund 5GKO) to be used for education grant and allows the Division to adopt rules concerning qualifications for grant funded programs.	
Fiscal effect: Potential increase in grant expenditures from Fund 5GKC	D. Fiscal effect: Same as the Executive.
COMCD11 Ohio Investor Recovery Fund transfers	
R.C. 1707.47	R.C. 1707.47
Removes the annual \$2.5 million cap on cash transfers from the Divisio of Securities Fund (Fund 5500) to the Ohio Investor Recovery Fund (Fur 5XKO).	
Fiscal effect: Increases the potential cash transfers that can be made to Fund 5XKO from Fund 5500.	to Fiscal effect: Same as the Executive.
COMCD25 Burial permit fee increase	
R.C. 3705.17	R.C. 3705.17, 4767.10
Increases the burial permit fee from \$3.00 to \$4.50	Same as the Executive, but Increases the burial permit fee to \$10.

Department of Commerce	Main Operating Appropriations E H.B.
Executive	As Passed By House
No provision.	Increases from \$1 to \$6 the portion of each burial permit fee to be allocated to the Cemetery Grant Program.
No provision.	Increases the maximum grant amount available under the Cemetery Grant Program from \$2,500 to \$5,000.
Fiscal effect: Gain in burial permit fee revenue gain to the Cemetery Registration Fund (Fund 4H90).	Fiscal effect: Same as the Executive, but also increases the amount of grant funding available under the Cemetery Grant Program. COM issu \$104,000 in such grants in FY 2024.
COMCD33 Fire code changes and enforcement	
	R.C. 3737.83, 3781.062
No provision.	Prohibits the State Fire Marshal (SFM) from including certain accessory spaces in determining whether an agricultural structure requires an automatic sprinkler system or other fire suppression system.
No provision.	Requires the COM Director, in collaboration with the SFM, Board of Building Standards (BBS), and local building departments, to develop guidelines for the enforcement of the Ohio Building Code and State Fire Code in a coordinated manner, including the interaction of exemptions from one code with requirements of another code.
	Fiscal effect: Minimal.
COMCD38 Online sale and curb side pickup of consumer fireworks	
	R.C. 3743.48
No provision.	Permits licensed fireworks manufacturers and wholesalers to conduct online sales of 1.4G fireworks ("consumer fireworks"), subject to certain procedural requirements prescribed by the bill.
No provision.	Requires online sales to be linked to a specific manufacturer or wholesaler that will deliver the consumer fireworks in the manufacture or wholesaler's retail showroom or via curbside delivery in a designated pick-up zone on the same licensed premises.

Department of Commerce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Allows a manufacturer or wholesaler to construct a tent or other temporary structure to provide shelter for employees and purchasers at the point of curbside delivery, provided those structures are approved by the SFM and compliant with the State Building Code, the State Fire Code, and local zoning requirements.
No provision.	Requires manufacturers and wholesalers that conduct online sales of consumer fireworks to implement reasonable traffic control measures for curbside deliveries.
No provision.	Prohibits a manufacturer or wholesaler from delivering consumer fireworks by mail order or other process outside the licensed premises, displaying fireworks for sale outside the retail showroom, or permitting members of the public to access areas of the licensed premises other than the retail showroom and the designated pickup zone for curbside delivery.
No provision.	Allows a manufacturer or wholesaler to submit alternative delivery systems for consumer grade fireworks to the SFM for approval.
No provision.	Permits the SFM to adopt rules as necessary to implement and enforce the provisions expanding sale and delivery conditions for consumer fireworks.
	Fiscal effect: Increase in oversight costs for the SFM to regulate these sales. Minimal, if any, gain in sales tax and receipts for the Fireworks Fee Receipts Fund (Fund 5BG1), which is used to regulate the fireworks industry.

Department of Commerce	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
COMCD41 Drug misuse prevention, education, and public awareness initiatives		
	R.C. 3780.37, 243.30	
No provision.	Requires the Division of Cannabis Control to contract with a statewide nonprofit corporation to develop and implement cannabis and related drug misuse prevention, education, and public awareness initiatives. Requires at least 10% of the funding for the initiatives to be provided by the nonprofit corporation through private contributions. Requires the Division to oversee and evaluate the effectiveness of the initiatives undertaken by the nonprofit corporation.	
No provision.	Requires that Fund 5TZO ALI 800661, Drug Addiction Partnership, be to fund the public-private partnership mentioned above. Requires the Division to submit an annual report to the General Assembly detailing program activities, use of funds, and measurable outcomes.	
	Fiscal effect: The bill provides funding of \$10.0 million each fiscal year for this purpose.	
COMCD13 Board of Building Standards Grant Program		
R.C. 3781.10, 3781.102	R.C. 3781.10, 3781.102	
Permits the Board of Building Standards to establish a grant program to assist local building departments in the recruitment, training, and retention of qualified personnel. Allows the Board to use fees credited to the Industrial Compliance Operating Fund (Fund 5560) in connection with inspections and approval of plans and specifications by local building departments to administer and award the grants.	Same as the Executive.	
Fiscal effect: Potential cost increases if COM uses this authority to establish the grant program including grant awards and administrative costs.	Fiscal effect: Same as the Executive.	

Department of Commerce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
COMCD14 Third-party building examiners and inspectors	
R.C. 3781.10	R.C. 3781.10
Allows the Board of Building Standards (BBS) to adopt rules that allow municipal, township, and county building departments to accept plan, examination, and inspection reports from third-party building plan examiners and building inspectors.	Same as the Executive.
Permits the Board to establish competency standards for third-party building plan examiners and building inspectors.	Same as the Executive.
Specifies that fees charged by a third-party examiner or inspector are in addition to current fees collected by political subdivisions on behalf of the Board for exams and inspections.	Same as the Executive.
Clarifies that plan approvals and certificates of occupancy or completion remain the exclusive authority of the certified personnel employed by or under contract with a certified municipal, township, and county building department and cannot be issued by a third-party examiner or inspector.	Same as the Executive.
Fiscal effect: Potential minimal cost increases to BBS for establishing rules and competency requirements.	Fiscal effect: Same as the Executive.
COMCD15 Board of Building Standards rules for new construction and alterations	
R.C. 3781.10, 3781.102	R.C. 3781.10, 3781.102
Separates the residential building code into two categories of enforcement: (1) the erection of and construction of new residential buildings; and (2) the repair and alteration of existing residential buildings.	Same as the Executive.
Authorizes local building departments that are certified to enforce the Ohio Residential Building Code for new residential buildings to also elect to enforce the residential building code for the repair and alteration of existing residential buildings.	Same as the Executive.

Department of Commerce	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
Requires the local building department and personnel that enforce the Residential Building Code for the repair or alteration of existing residential buildings to obtain a certification from the Board of Building Standards.	Same as the Executive.		
Maintains that the 1% fee paid by certain political subdivisions to the Board of Building Standards in connection with residential buildings the local building department is certified to enforce applies to both new and existing enforcement.	Same as the Executive.		
Fiscal effect: Potential minimal costs to the Board of Building Standards to issue certificates, largely offset through any potential revenue gains through any additional certification fees and potential minimal additional costs to local building department personnel to obtain additionally needed certificates.	Fiscal effect: Same as the Executive.		
COMCD32 Kids Internet and Data Safety Commission			
R.C. 3793.01, 3793.02 - 3793.06, 3793.20 - 3793.25, 3793.30, 3793.40 - 3793.47, 3793.90, Section 820.40			
Creates the Kids Internet and Data Safety Commission within COM consisting of 11 members to enforce the below provisions, and further authorizes the Commission to: (1) identify emergent or current risks of harm to children and teens associated with online platforms; (2) recommend measures and methods for assessing, preventing, and mitigating such harms; (3) recommend methods and themes for conducting research regarding these harms; and (4) recommend best practices and clear consensus-based technical standards for required transparency reports and audits.	No provision.		
Requires "covered platforms" likely to be accessed by a child or teen to take certain measures to prevent foreseeable harms to children and teens, including by establishing parental controls and privacy settings.	No provision.		
Requires covered platforms to undergo third-party audits and issue annual reports concerning compliance with these requirements.	No provision.		

Department of Commerce			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
Requires "online platforms" to provide notices about algorithms used to display content on the platform and to allow users to opt into an input-transparent algorithm.	1	No provision.	
Prohibits certain practices by operators of web sites, online services, online applications, and mobile applications related to collection, use, disclosure, and deletion of personal information of children and teens.		No provision.	
Requires such operators to obtain "verifiable consent" from the teen or parent of the child before collecting such personal information, subject to certain exclusions.		No provision.	
Requires the Commission to administer and enforce these requirements, including imposing administrative penalties. Delays the effective date of these provisions until July 1, 2026.		No provision.	
Creates the Kids Internet and Data Safety Fund in the state treasury, consisting of all money collected through administrative penalties imposed by the Commission.		No provision.	
Allows the MHA Director to use unencumbered funds beyond the amount needed by the Commission to administer the bill's provisions, to support addiction treatment for minors.		No provision.	
Fiscal effect: Indeterminate cost increases to operate the Commission and implement the specified requirements. Creates the Kids Internet and Data Safety Fund to pay the Commission's expenses, but does not appropriate funding.			
COMCD16 Minimum wage records			
R.C. 4111.99, 121.084			
Requires an employer who fails to retain records related to wages and hours to pay a fine of not more than \$100 each day of the violation and limits these total fines to \$5,000. Requires these fines to be deposited into the Industrial Compliance Operating Fund (Fund 5560).		No provision.	
Fiscal effect: Potential fine revenue gain to Fund 5560.			

Department of Commerce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
COMCD39 Low alcohol coolers	
	R.C. 4301.01, 4301.43, 4301.432, 4303.05
No provision.	Expands the products that a mixed beverage manufacturer (A-4 permit) may manufacture and sell to alcohol retailers and distributors to include low-alcohol coolers.
No provision.	Defines low-alcohol coolers as bottled and prepared cordials, cocktails, and highballs to which all of the following apply: (1) they are obtained by mixing any type of spirituous liquor with, or over, nonalcoholic beverages, flavoring, or coloring; (2) as a completed product, they contain between 0.5% of alcohol by volume (ABV) and 10% of ABV; and (3) they are sold only in packages of four to twelve single-serve containers with each container 16 ozs. in size.
No provision.	Taxes low-alcohol coolers at \$0.35 per gallon, a reduction from the \$1.20 per gallon excise rate currently charged for mixed beverages, generally.
	Fiscal effect: Reduces receipts from the alcoholic beverage tax by an estimated \$3.1 million in FY 2026 and \$3.6 million in FY 2027, based on current trends in consumption.
COMCD20 H liquor permit fees	
R.C. 4301.12, 4301.30	R.C. 4301.12, 4301.30
Requires all H liquor permit fees (required for transporting alcoholic beverages) where the permit premises are located outside Ohio be credited to the State Liquor Regulatory Fund (Fund 5LPO) rather than the Undivided Liquor Permit Fund (Fund 7066).	Same as the Executive.
Fiscal effect: H liquor permit fees are \$300. For each such H permit, there will be a slight gain for Fund 5LPO and a corresponding loss for Fund 7066.	Fiscal effect: Same as the Executive.

Depar	tment of Commerce	Main Operating Appropriations Bill H.B. 96		
Executiv	е	As Passed By House		
COMCD1	9 Division of Liquor Control spirituous liquor sales			
R.C.	4301.19	R.C. 4301.19		
liquor fro under cu	that the Division of Liquor Control has authority to sell spirituous om A-3a liquor permit premises (micro-distilleries) because, irrent law, those permit holders sell spirituous liquor that the older manufactures under contract with the Division.	Same as the Executive.		
Fiscal eff	fect: None.	Fiscal effect: Same as the Executive.		
COMCD3	5 Shared space for wineries			
		R.C. 4301.20		
No provision.		Allows two or more A-2 and A-2f permit holders (wineries and farm wineries) to use the same premises and manufacturing equipment to conduct all authorized activities for wineries.		
		Fiscal effect: None.		
COMCD2	1 D-7 liquor permit fees			
R.C.	4303.183	R.C. 4303.183		
•	that the D-7 liquor permit, which is issued for six months, is ather than \$469 per month.	Same as the Executive.		
	fect: Since there is no change in the overall fee, there is no net n Fund 7066.	Fiscal effect: Same as the Executive.		
COMCD2	2 F-4 liquor permit fee			
R.C.	4303.204	R.C. 4303.204		
=	the F-4 liquor permit (wine festival) fee, which is issued for one to ys, from \$60 per day to a flat fee of \$180.	Same as the Executive.		
Fiscal eff	fect: Potential small gain in permit revenue for Fund 7066.	Fiscal effect: Same as the Executive.		

Depar	tment of Commerce	Main Operating Appropriations Bil H.B. 90		
Executiv	ve	As Passed By House		
COMCD2	24 F-11 liquor permit fee			
R.C.	4303.2011	R.C. 4303.2011		
-	the F-11 liquor permit (craft beer festival organizer) fee, which is or one to three days, from \$60 per day to a flat fee of \$180.	Same as the Executive.		
	fect: Potential minimal fee revenue gain to the Undivided Liquor Fund (Fund 7066).	Fiscal effect: Same as the Executive.		
COMCD2	23 S-2 liquor permit renewal fee			
R.C.	4303.233	R.C. 4303.233		
manufa	es the S-2 liquor permit (direct sales of wine from wine cturers to consumers) renewal fee from \$100 to \$250, the same ne initial permit.	Same as the Executive.		
Fiscal ef	fect: Potential small gain in permit revenue for Fund 7066.	Fiscal effect: Same as the Executive.		
COMCD	86 Written agency agreements			
		R.C. 4735.01, 4735.55, 4735.56, 4735.80		
No provision.		Requires a real estate broker or salesperson to enter into an agency agreement with the seller, purchaser, or tenant and defines "nonexclusive agency agreement" for purposes of real estate transactions		
		Fiscal effect: None.		
COMCD2	29 Real estate salesperson and broker applications			
R.C.	4735.06, 4735.09	R.C. 4735.06, 4735.09		
to include an appli include	s an applicant for a license as a real estate salesperson or broker de the address of current residence on the application. Requires cant for a real estate broker license that is not an individual, to on the application the address of the current residence of each of licant's members or officers. Exempts the address from the Public Law.	Same as the Executive.		
Fiscal ef	fect: Minimal potential costs to redact these addresses as ry.	Fiscal effect: Same as the Executive.		

Department of Commerce			Main Operating Appropriations Bill H.B. 96		
Executive		As Passe	d By House		
COMCD17 Specialty contractor license application					
R.C. 4740.06		R.C.	4740.06		
Eliminates the requirement that an application for a splicense be verified by the applicant's oath (notarized).	pecialty contractor	Same as	he Executive.		
Fiscal effect: None.		Fiscal eff	ect: Same as the Executive.		
COMCD18 Elevator mechanic's and contractor's licenses					
R.C. 4785.041, Section 125.10		R.C.	4785.041, Section 125.10		
Eliminates the requirement that a licensed elevator m contractor seeking a temporary continuing education temporary disability sign the waiver application under	waiver due to a	Same as	the Executive.		
Eliminates the requirement that a physician's stateme must submit regarding the temporary disability, be cer		Same as	he Executive.		
Fiscal effect: Potentially increases the likelihood of the approved, although presumably, there would be few	_	Fiscal eff	ect: Same as the Executive.		
COMCD2 Division of Real Estate and Professional Licens	ing				
Section: 203.40		Section:	203.40		
Requires Fund 4B20 ALI 800631, Real Estate Appraisal used to pay settlements, judgements, and court order real estate appraiser laws. Appropriates additional am the COM Director and approved by the OBM Director.	s for violations of ounts requested by	Same as	the Executive.		
Requires Fund 5480 ALI 800611, Real Estate Recovery, settlements, judgements, and court orders under real and, as above, appropriates additional amounts for th necessary.	estate broker law	Same as	the Executive.		
Requires Fund 5VD0 ALI 800653, Real Estate Home Institute be used to pay settlements, judgements, and court or inspector law and, as above, appropriates additional a purpose if necessary.	ders under home	Same as	he Executive.		

recipient.

Department of Commerce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(5) Limits grant awards for firefighter or rescue equipment or gear or fire department costs of providing fire protection services to \$15,000 per fiscal year, or up to \$25,000 per fiscal year if an eligible entity serves a jurisdiction in which the Governor declared a natural disaster during the preceding or current fiscal year in which the grant was awarded, and up to \$15,000 per fiscal year for full or partial reimbursement of the documented costs of firefighter training, which could be in addition to any grant funds awarded for equipment or fire protection services. Requires the State Fire Marshal to determine the total amounts to be allocated for each eligible purpose.	(5) Same as the Executive.
(6) Requires the State Fire Marshal to administer the grant program in accordance with rules adopted as part of the State Fire Code, which may further define eligible entities and establish criteria for the awarding and expenditure of grant funds.	(6) Same as the Executive.
(7) Permits any appropriations in excess of the amount allocated for the grants to be used to administer the grant program.	(7) Same as the Executive.
(8) No provision.	(8) Earmarks \$30,000 in FY 2026 to be used to support volunteer firefighter training programs at the Northwestern Ohio Volunteer Firemen's Association Fire School.
COMCD4 Cash transfers to the Division of Real Estate Operating Fund	
Section: 243.30	Section: 243.30
Allows the OBM Director, upon the request of the COM Director to transfer cash from the Real Estate Recovery Fund (Fund 5480) to the Division of Real Estate Operating Fund (Fund 5490) when the Fund 5480 cash balance exceeds \$250,000, provided that the minimum remaining amount in Fund 5480 is at least \$250,000.	Same as the Executive, but subjects the transfer to Controlling Board approval.
Allows the OBM Director, upon the request of the COM Director to transfer cash from the Real Estate Appraiser Recovery Fund (Fund 4B20) to Fund 5490 when the Fund 4B20 cash balance exceeds \$200,000, provided that the minimum remaining amount in Fund 4B20 is at least \$200,000.	Same as the Executive, but subjects the transfer to Controlling Board approval.

## **Department of Commerce**

Executive As Passed By House

COMCD5 Cash transfers to Small Government Fire Department Services Revolving Loan Fund

Section: 243.30 Section: 243.30

Allows the OBM Director, upon the request of the COM Director, to transfer up to \$600,000 cash from the State Fire Marshal Fund (Fund 5460) to the Small Government Fire Department Services Revolving Loan Fund (Fund 5F10).

Same as the Executive, but subjects the transfer to Controlling Board approval.

COMCD6 Cash Transfers to the Ohio Investor Recovery Fund

Section: 243.30 Section: 243.30

Allows the OBM Director, upon the request of the COM Director, to transfer up to \$2,500,000 in each fiscal year from the Divisions of Securities Fund (Fund 5500) to the Investor Recovery Fund (Fund 5XKO).

Same as the Executive.

Allows the COM Director, if sufficient funds are available in the Division of Securities Fund (Fund 5500), to request additional cash transfers from Fund 5500 to Fund 5XKO in an amount agreed upon between the COM Director and OBM Director, to pay awards of restitution assistance and any expenses incurred.

Same as the Executive.

Earmarks up to \$2,500,000 in each fiscal year from Fund 5XKO ALI 800657, Ohio Investor Recovery, to provide restitution assistance to victims who (1) are identified in a final administrative order issued by the Division of Securities or a final court order as a purchaser damaged by a sale or contract for sale made violating the Ohio Securities Law, and (2) have not received the full amount of any restitution ordered in a final order before the application for restitution assistance is due.

Same as the Executive.

COMCD7 Cash transfers to the Investor Education and Enforcement Expense Fund

Section: 243.30 Section: 243.30

Requires the OBM Director, on July 1, 2025, or as soon as possible thereafter, to transfer \$5,000,000 from the Division of Securities Fund (Fund 5500) to the Investor Education and Enforcement Expense Fund (Fund 5GK0).

Same as the Executive.

Department of Commerce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Allows the OBM Director, upon the request of the COM Director, every three months, to transfer up to 5% of the fees and charges received in Fund 5500 to Fund 5GKO.	Same as the Executive.
COMCD8 Cash transfers to the Financial Literacy Education Fund	
Section: 243.30	Section: 243.30
Allows the OBM Director, upon request of the COM Director, to transfer up to \$150,000 in each fiscal year from the Consumer Finance Fund (Fund 5530) to the Financial Literacy Education Fund (Fund 5FW0).	Same as the Executive.
Allows the OBM Director, upon the request of the COM Director, at least once every three months, to transfer up to 15% of the fees and charges received in Fund 5530 to Fund 5FWO.	Same as the Executive.
COMCD9 Claiming unclaimed funds for the State of Ohio and political subdivision	ons
Section: 243.30	Section: 243.30
Allows the Treasurer of State, in consultation with the COM Director and OBM Director, to claim unclaimed funds in the name of the State of Ohio and not otherwise attributable to an administrative department and requires these unclaimed funds to be credited to the GRF.	Same as the Executive.
Allows the county treasurer, in consultation with the COM Director and OBM Director, to claim unclaimed funds in the name of the political subdivision and not otherwise attributable to the political subdivision and requires these unclaimed funds to be credited to the appropriate fund of that political subdivision.	Same as the Executive.
Allows any person with a property interest in the unclaimed funds to file a claim with the COM Director and, upon sufficient proof of the validity of the claim, allows the Director to pay the claim less any expenses and costs incurred by the state or political subdivision in securing full title and ownership of the unclaimed funds. Prevents any other claimant from taking action against the state or political subdivision for or on account of the payment of the claim after the payment is made.	Same as the Executive.

LSC | 144

Department of Commerce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: Potential revenue gains to the state GRF, or to applicable county funds for claiming applicable unclaimed funds. Currently the state has \$240,000 in unclaimed fund properties to which it is the rightful holder that could be collected and transferred to the GRF under this provision.	Fiscal effect: Same as the Executive.

Office of Ohio Consumers' Counsel	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
OCCCD1 Wireless service providers exempt from OCC assessment		
	R.C. 4911.18	
No provision.	Exempts a wireless service provider or reseller, to the extent either are providing wireless service, from being considered a "public utility" subject to the assessment for purposes of funding OCC.	
	Fiscal effect: Reduces assessments on wireless service providers, but it does not reduce OCC appropriation. Other companies will pay higher amounts to offset the amounts not assessed on wireless companies.	

Controlling Board		Main Operating Appropriations Bill H.B. 96	
Executive	е	As Passed By House	
CEBCD4	Controlling Board approval for online subscriptions		
		R.C. 125.052	
No provis	sion.	Requires any online subscription purchased by a state agency, which in the aggregate exceeds \$500 during the fiscal year, to be subject to Controlling Board approval.	
No provis	sion.	Excludes the General Assembly and any legislative agency from this requirement.	
		Fiscal effect: Increases in administrative costs for state agencies to prepare Controlling Board requests and meeting attendance and for CEB to review the requests.	
CEBCD3	Release of funds for capital projects		
R.C.	126.14, 123.211, 126.141, 3333.071, 5123.36		
Removes the requirement that CEB or the OBM Director release money appropriated to state agencies for capital projects and related procedures associated with approval of capital expenditures.		No provision.	
with capi	ect: Slight decrease in administrative costs for state agencies ital appropriations and the CEB because there will be a lower of requests to review and prepare for CEB approval.		
CEBCD5	Controlling Board technical correction		
		R.C. 127.12	
No provis	sion.	Adds a division indicator before a paragraph in the statute creating the Controlling Board (technical amendment).	
CEBCD1	Federal share		
Section:	247.20	Section: 247.20	
federal sl funds at	CEB, in transferring appropriations to and from ALIs that have hares, to adjust the corresponding amounts of federal matching the percentages indicated by the state and federal division of the appropriates these changes.	Same as the Executive.	

Court of Claims		Main Operating Appropriations Bi H.B. 9	
Executive	e	As Passed By House	
CLACD1	Money and interest credited to Crime Victims Recovery Fund		
R.C.	2969.13	R.C. 2969.13	
	the responsibility of TOS to credit revenue to the Crime Victims Fund (Fund 5B20).	Same as the Executive.	
Fiscal eff	ect: None.	Fiscal effect: Same as the Executive.	

Ohio Deaf and Blind Education Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
OSBCD3 St. Rita's School for the Deaf	
	R.C. 3325.01, 3301.0711, 3325.011, 3325.012, 3325.03, 3325.08, 3325.09, 3325.11, 3325.12, 3325.13, 3325.15, 3325.18, 3365.01, 3365.032, 3365.07, Section 207.60.
No provision.	Permits the ODBES Superintendent to create additional divisions to meet the educational needs of students throughout the state who have multiple disabilities if one of the disabilities is vision related, hearing related, or related to communication such that the student would benefit from the use of American Sign Language ("ASL").
No provision.	Generally includes students with multiple disabilities as described above in all continuing law provisions regarding services and funding overseen by ODBES for students who are blind, visually impaired, deaf, hard of hearing, or deafblind.
No provision.	Designates Rita Community School, currently operating as St. Rita School for the Deaf, a chartered nonpublic school in Hamilton County, as a division of ODBES and subjects the school to regulations adopted by DEW. Clarifies that Rita Community School is not considered a "community school" (also known as a charter school nationally) under continuing law.
No provision.	Subjects students in Rita Community School to the same assessment requirements as other public school students.
No provision.	Permits students at Rita Community School to participate in the College Credit Plus Program in the same manner as students at the State School for the Deaf and the State School for the Blind.
No provision.	Requires the ODBES Superintendent to grant a diploma or honor's diploma to a student enrolled in Rita Community School who fulfills the requirements for that diploma that apply to students enrolled in the State

No provision.

School for the Blind or the State School for the Deaf under continuing law.

Requires ODBES to use funds in the Ohio Deaf and Blind Education Services Student Activity and Work-Study Fund for Rita Community School in addition to the fund's other purposes under continuing law.

Ohio Deaf and Blind Education Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
	Fiscal effect: The bill earmarks up to \$500,000 in FY 2026 from GRF ALI 226321, Operations, to support the transition of St. Rita School for the Deaf to Rita Community School (see OSBCD4). Increases state expenditures to purchase the building and land, at an amount that DAS will determine, and on ongoing basis depending on enrollment, student needs, and educational programming beginning in FY 2027, when the transition is complete. In FY 2025, the school's enrollment is 58 students. Of those, 25 are on either an Autism or Jon Peterson Special Needs state scholarship. State costs to operate the school will be partially offset by lower scholarship costs since the state would not pay for scholarships for the students once the school becomes a public school. In FY 2025, scholarships for the students likely total in the \$500,000 to \$600,000 range.
OSBCD1 Diploma requirements	
R.C. 3325.08	R.C. 3325.08
Requires the Superintendent of Ohio Deaf and Blind Education Services (ODBES) to award a diploma or honors diploma to a student enrolled in the Ohio State School for the Blind or Ohio School for the Deaf who has successfully completed the curriculum in any high school and meets additional existing requirements for that diploma.	Same as the Executive.
Fiscal effect: None. The aim of this provision is to align the ODBES law with general graduation requirements.	Fiscal effect: Same as the Executive.
OSBCD2 Program Expenses Fund investment earnings	
R.C. 3325.16, 3325.17	R.C. 3325.16, 3325.17
Requires investment earnings on money in the Educational Program Expense funds of the State School for the Deaf (Fund 4M00) and the State School for the Blind (Fund 4M50) be credited to the funds.	Same as the Executive.
Fiscal effect: Annual gain to Funds 4M00 and 4M50 depending on the interest rate environment and their respective fund balances.	Fiscal effect: Same as the Executive.

Ohio Deaf and Blind Education Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
OSBCD4 Operations	
	Section: 391.20
No provision.	Earmarks up to \$500,000 in FY 2026 from GRF ALI 226321, Operations, for ODBES to transition the staff, contracts, subscriptions, and equipment of St. Rita School for the Deaf to a public school known as Rita Community School under the supervision of ODBES. Requires the transition to be completed by June 30, 2026 and the school to be fully under the supervision of ODBES beginning with the 2026-2027 school year.

permission of state entities under an elected official's authority to opt out

of accepting financial transaction device payments.

State B	Board of Deposit		Main Operating Appropriations Bill H.B. 96
Executive	е		As Passed By House
devices b and entit fees, rem surcharge	surcharges and fees for payments made by financial transaction by expanding authority to impose them from BDP to state officials lies, removing the prohibition on unauthorized surcharges and noving the state entities' requirement to post notice of es and fees, and removing the provisions about surcharges and g nonrefundable and the posting of such notices.		Same as the Executive.
entities a	personal liability immunity under the section to exclude state and include state elected officials and employees of a state entity elected official.		Same as the Executive.
	ect: Potential administrative costs savings by reducing ral requirements and eliminating mandated notifications and		Fiscal effect: Same as the Executive.
BDPCD3	Custodial funds and active deposits		
R.C.	135.01		R.C. 135.01
"active de	that custodial funds that are not part of the state treasury are eposits" for the purposes of the public depository law and adds ecks to the definition of a warrant clearance account.		Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.
BDPCD2	Public depository place of business		
R.C.	135.03		R.C. 135.03
Requires Ohio.	an eligible public depository to have a banking office located in		Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.
BDPCD4	Board of Deposit Expense Fund		
Section:	257.20		Section: 257.20
Investme Deposit E expenses	s, upon certification of expenses by TOS, cash from the ent Earnings Redistribution Fund (Fund 6080) to the Board of Expense Fund (Fund 4M20) to pay for any necessary BDP s or for banking charges and fees required for the operation of of Ohio Regular Account.		Same as the Executive.
Legislati	ve Budget Office LS	<b>C</b>	154 Office of Research and Drafting

Department of Development	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DEVCD56 Tourism attractions, professional sports facilities, and related econon	nic development
	R.C. 122.14, 166.01, 166.02, 166.12, 166.17
No provision.	Expands the purposes of the existing Roadwork Development Fund to include funding: (1) construction, reconstruction, maintenance, or repair of public roads that provide or improve access to professional sports facilities; (2) improvements that provide or enhance access to tourism attractions and professional sports facilities; and (3) improvements associated with the retail and residential components that are a part of a tourism attraction or professional sports facility.
No provision.	Expands the purposes of the existing Facilities Establishment Fund (Fund 7037) to include allowing loans through the fund to persons engaged in developing tourism attractions and professional sports facilities.
No provision.	Removes the current law exclusion of point-of-final-purchase retail facilities as eligible projects for purposes of the Facilities Establishment Fund and its associated programs.
	Fiscal effect: H.B. 54, the FY 2026-FY 2027 transportation budget, provides \$15.2 million in each fiscal year for roadwork development project grants from Fund 4W00. This provision expands the eligible uses of grants from Fund 4W00 and loans from Fund 7037.
DEVCD11 Computer data center tax exemption application	
R.C. 122.175	R.C. 122.175
Removes the OBM Director as one of the recipients, forwarded by the Tax Credit Authority, of copies of an application for a complete or partial tax exemption for a taxpayer who proposes a capital improvement project for an eligible computer data center.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
DEVCD24 TechCred Program	
Section: 259.20	R.C. 122.1710, 122.1712, 122.1713, Sections 259.20, 701.50
Requires GRF ALI 195556, TechCred Program, to be used for the TechCred Program and the Individual Microcredential Assistance Program (IMAP).	Same as the Executive.

Department of Development	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Creates the Institutional Platinum Provider Program (IPPP) for state institutions of higher of education participating in the IMAP under which institutions receive advance payment to train individuals to earn a microcredential. Increases from \$500,000 to \$1,000,000 the total advance payment or reimbursement amount an institution participating in IPPP may receive in a fiscal year.
No provision.	Creates the Platinum Provider Program for Ohio technical centers, state institutions of higher education, and private businesses or institutions participating in IMAP under which an eligible participant may receive one or more advance payments to train individuals to earn a microcredential.
Fiscal effect: The bill provides funding of \$25.2 million in each fiscal year for microcredential training under GRF ALI 195556, TechCred Program.	Fiscal effect: Same as the Executive.
DEVCD2 Residential Broadband Expansion Program	
R.C. 122.4041	R.C. 122.4041
Adjusts the criteria used to score applications for grants (maximum 300 points) under the Ohio Residential Broadband Expansion Program by giving one-half point for each residential address the eligible project will reach in unserved areas and one-quarter point for each residential address in underserved areas.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
DEVCD5 Elimination of the Mortgage Insurance Fund	
R.C. 122.451, 122.55, 122.56, 122.561, 122.57 (All repealed)	R.C. 122.451, 122.55, 122.56, 122.561, 122.57 (All repealed)
Eliminates the Mortgage Insurance Fund and the corresponding authority of the DEV Director to insure mortgage payments on behalf of a person, partnership, corporation, or community improvement corporation using money from the Fund.	Same as the Executive.
Eliminates the Mortgage Guarantee Fund.	Same as the Executive.
Eliminates sinking fund requirements for certain funds received by the DEV Director.	Same as the Executive.
Legislative Budget Office LSC	156 Office of Research and Drafting

## **Department of Development**

	H.B. 96
Executive	As Passed By House
DEVCD32 Welcome Home Ohio Program	
Section: 259.30	R.C. 122.631, 122.632, 122.633, Sections 259.30, 512.10
No provision.	Adds certain "qualified nonprofit developers" as eligible applicants for grants to purchase or rehabilitate residential property under the Welcome Home Ohio Program (WHO).
No provision.	Extends the WHO tax credit from the end of FY 2025 to the through the end of FY 2027, and caps the total amount of credits awarded in the biennium at \$20 million.
No provision.	Increases the amount of the WHO tax credit from one-third of the construction and rehabilitation costs to 90% of such costs.
No provision.	Raises the income eligibility threshold to purchase WHO-funded property from 80% to 120% of the median income of the county in which the property is located.
No provision.	Increases the amount for which WHO-funded homes may be sold from \$180,000 to \$220,000.
No provision.	Allows WHO funds to be used to acquire or rehabilitate manufactured homes.
No provision.	Decreases the minimum square footage WHO-funded units in a multi-unit property from 1,000 to 800 square feet.
No provision.	Requires, if grant funds are used to construct or rehabilitate a unit in a multi-unit property, that no portion of the funds are used to construct or rehabilitate portions of the building that are for nonresidential uses, except for common areas used by the occupants of the residential units and improvements that serve both the residential units and the other portions of the building.
No provision.	Increases the maximum grant for land banks and qualified nonprofit developers to construct or rehabilitate qualifying residential property from \$30,000 per home to \$100,000 per home.
No provision.	Caps the grant amount for land banks and qualified nonprofit developers to acquire qualifying residential property at \$100,000 per home.

Department of Development		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
No provision.		Allows up to \$2,000 in each WHO grant to be used to fund the financial literacy counseling that grant recipients are required, under continuing law, to provide to purchasers of the property.
No provision.		Requires that the counseling be provided over six months, rather than one year.
No provision.		Requires such counseling to be provided by a "qualifying counseling provider," meaning an individual, business, nonprofit organization, or political subdivision that is licensed, certified, or authorized to provide homeownership counseling and financial literacy as one of its primary functions, including housing counselors certified by the U.S. Department of Housing and Urban Development or the Ohio Housing Finance Agency.
No provision.		Reduces from 5 years to 3 years the amount of time the purchaser of a WHO-funded home must agree to occupy the home as a primary residence and not rent it to any other person.
No provision.		Reduces from 20 years to 15 years the amount of time the purchaser of a WHO-funded home must agree to not sell the home to anyone whose income meets the WHO eligibility thresholds.
No provision.		Allows a grant or tax credit recipient to include in the deed restriction a right of first refusal to repurchase the property in order to ensure that subsequent purchasers meet the income eligibility thresholds.
No provision.		Requires the Director to adopt rules to determine the value of qualifying residential property located in a building with other uses and the total value of the building.
No provision.		Requires a land bank or qualified nonprofit developer to use profits derived from the sale of qualifying residential property on which grant funds are spent for the land bank's land reutilization program or the qualified nonprofit developer's housing program.
Requires Fund 5AP1 ALI 1956H3, Welcome Home Ohio Program, to be used for providing grants under the Welcome Home Ohio Program.		Same as the Executive.
Earmarks \$20,000,000 in FY 2026 to be allocated to land banks to purchase residential property at foreclosure sales.		Same as the Executive but, increases the earmark to \$22,812,500 in each fiscal year.
Legislative Budget Office	LSC	158 Office of Research and Drafting

Department of Development	Main Operating Appropriations Bil H.B. 96
Executive	As Passed By House
Earmarks \$20,000,000 in FY 2026 to be allocated to rehabilitate or construct residential property for income-restricted owners.	Same as the Executive but, increases the earmark to \$22,812,500 in each fiscal year.
No provision.	Requires that the OBM Director transfer \$50,000,000 cash in FY 2026 from the Local Government Tangible Property Tax Replacement Fund (Fund 7081) to the Welcome Home Ohio Fund (Fund 5AP1).
Fiscal effect: The bill funds \$40,000,000 in grants in FY 2026.	Fiscal effect: The bill funds \$45,625,000 in grants in each fiscal year. The tax credit provision could reduce tax revenues by up to \$20,000,000 in the next biennium, but actual revenue loss could be lower than that based on the current biennium's experience. Only a small fraction of the \$50,000,000 in WHO tax credits available during the FY 2024-FY 2025 biennium have been awarded, which could either signal a lack of demand or a long project completion timeline. Developers may only apply to DEV for a tax credit certificate after the rehabilitation or construction of a qualifying residential property is complete, and the property was sold to someone with qualifying income for the individual's or individuals' occupancy. If there has been a lack of demand, this provision's changes could lead to an increase in demand and more credits being issued.
DEVCD63 Housing Accelerator Grants	D.C. 422.524.5
Nie aug teta	R.C. 122.634, Section 259.20
No provision.	Establishes a grant program to be administered by the Department of Development for townships and municipal corporations that adopt and implement at least three pro-housing policies as defined by the bill.
No provision.	Requires GRF ALI 1954A6, Housing Accelerator, to be used for the housing development incentive grants. Reappropriates the unexpended, unencumbered amount at the end of FY 2026 for use in FY 2027.
	Fiscal effect: The bill provides funding of \$2.5 million each fiscal year for grants under the program.

Depart	ment of Development			Main Operating Appropriations Bill H.B. 96
Executive	2		As Passo	ed By House
DEVCD12	Film and theater tax credit award process			
R.C.	122.85	I	R.C.	122.85
Broadway maximum to make a	the two-round process for awarding motion-picture and y theatrical production tax credits where half the fiscal year is reserved for each round with one that uses a ranking process awards, considers applicants on a rolling basis, while retaining a or a TV series or miniseries.	] :	Same as	s the Executive.
Fiscal effe	ect: None.		Fiscal ef	ffect: Same as the Executive.
DEVCD3	State private activity bond ceiling and fund			
R.C.	122.97	I	R.C.	122.97
	e DEV Director authority to allocate Ohio's volume ceiling on rate activity bonds established under federal income tax law.	:	Same as	s the Executive.
•	the Director to adopt rules governing the administration of the eiling, including an allocation formula.	!	Same as	s the Executive.
volume co	es a custodial fund consisting of fees paid by issuers receiving eiling allocations and provides that the fund may be used to pay sts in administering Ohio's volume ceiling.	:	Same as	s the Executive.
	ect: None. Codifies existing practice and rules. Fees are already d into the Volume Cap Administration Fund (Fund 6170).	I	Fiscal ef	ffect: Same as the Executive.
DEVCD6	Automated Clearing House Payments Fund			
R.C.	166.36	ı	R.C.	166.36
consisting	he Automated Clearing House Payments Fund, a custodial fund g of regular loan repayments and fees by ACH transfer for loans m loan programs administered by the DEV Director.	:	Same as	s the Executive.
DEVCD7	Enterprise Bond Retirement Fund			
R.C.	166.37	I	R.C.	166.37
of repayn	he Enterprise Bond Retirement Fund, a custodial fund consisting nents, fees, and other money attributable to loans made by the ctor from the Facilities Establishment Fund.	;	Same as	s the Executive.

Department of Development	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DEVCD8 Regional Loan Escrow Fund	
R.C. 166.38	R.C. 166.38
Creates the Regional Loan Escrow Fund, a custodial fund consisting of all grants, gifts, contributions, and other money designated for or deposited in the Fund, and all repayments, fees, and other money attributable to loans made under the Regional 166 Loan Program.	Same as the Executive.
DEVCD57 Ohio Housing Trust Fund fees	
	R.C. 319.63, 174.02, 317.36
No provision.	Removes the requirement that the designated share of Low- and Moderate-income Housing Trust Fund (Fund 6460) fees collected by county recorders be deposited into the Ohio Housing Trust Fund (Fund 6460).
No provision.	Requires that each county use Low- and Moderate-Income Housing Trust Fund fees for purposes determined by the appropriate county board of commissioners.
	Fiscal effect: Shifts revenue credited to Fund 6460 under the DEV budget to the counties in which the fees were collected. In FY 2023 and FY 2024, Fund 6460 collected approximately \$49.9 million and \$44.6 million respectively.
DEVCD9 Repeal of obsolete reports	
R.C. 4928.06, 4928.57, 4928.581, 4928.582, 4928.583	R.C. 4928.06, 4928.57, 4928.581, 4928.582, 4928.583
Repeals requirements for reports with due dates that have passed.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.

Depart	ment of Development	Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
DEVCD10	Expired revenue sources for Advanced Energy Fund	
R.C.	4928.61, 4928.34, 4928.62	R.C. 4928.61, 4928.34, 4928.62
Fund reversible and reversible and reversible and repayment from Program of the repayment o	the following obsolete provisions regarding Advanced Energy enue: (1) the expired temporary Advanced Energy Rider by electric distribution utilities and their remittance to the Energy Fund, (2) the 10-year limitation on remittance ents for the temporary Advanced Energy Rider, (3) the quarterly see and timing requirements for revenues from (a) payments, and collections under the Advanced Energy Program and gram income and (b) collections by an Ohio municipal electric electric cooperative participating in the Advanced Energy Fund.	Same as the Executive.
in rates, a	he obsolete requirements regarding the use of money collected as of October 5, 1999, for non-low-income customer energy programs.	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.
DEVCD62	Helping Ohioans Stay in their Homes	
		Section: 259.20
No provis	ion.	Earmarks \$4,000,000 in each fiscal year under GRF ALI 195406, Helping Ohioans Stay in their Homes, to People Working Cooperatively for the Safe and Healthy at Home Initiative.
DEVCD13	Coal Research and Development Program	
Section:	259.20	Section: 259.20
used for t	GRF ALI 195402, Coal Research and Development Program, to be the operating expenses of the Community Services Division in of the Ohio Coal Development Office.	Same as the Executive.

DEVCD17 Technology Programs and Grants

Section: 259.20 Section: 259.20

Requires GRF ALI 195453, Technology Programs and Grants, to be used for operating expenses incurred in administering the Ohio Third Frontier Programs and other technology focused programs that DEV may

implement.

Department of Development			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	II.D. 90
DEVCD18 Small Business and Export Assistance			
Section: 259.20		Section: 259.20	
Allows GRF ALI 195454, Small Business and Export Assistance, to be use to provide a range of business assistance, including grants to local organizations to support economic development activities that promosmall business development, entrepreneurship, and exports of Ohio's goods and services, in conjunction with local organizations funded through GRF ALI 195405, Minority Business Development.	l	Same as the Executive.	
Requires the ALI to also be used to match grants from the U.S. Small Business Administration and other federal agencies.		Same as the Executive.	
DEVCD19 Appalachia Assistance			
Section: 259.20		Section: 259.20	
Allows GRF ALI 195455, Appalachia Assistance, to be used for (a) the administrative costs of planning and liaison activities for the Governor Office of Appalachia; (b) financial assistance to projects in Ohio's Appalachian counties; (c) support of the four local development district (d) payment of dues for the Appalachian Regional Commission; and (e a match for federal funding received from the Appalachian Regional Commission.	cts;	Same as the Executive.	
Requires that programs funded through the ALI be identified and recommended by the local development districts and approved by the Governor's Office of Appalachia.	·	Same as the Executive.	
Requires DEV to conduct compliance and regulatory review of the programs recommended by the local development districts, and allow moneys allocated under the ALI to be used to fund projects including those designated by the local development districts as community investment and rapid response projects.	'S	Same as the Executive.	
Earmarks \$210,000 in each fiscal year from the ALI to support the Ohio Valley Regional Development Commission.	0	Same as the Executive.	
Earmarks \$210,000 in each fiscal year from the ALI to support the Ohio Mid-Eastern Government Association.	0	Same as the Executive.	
Legislative Budget Office	LSC	164	Office of Research and Drafting

Department of Development	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Earmarks \$210,000 in each fiscal year from the ALI to support the Buckeye Hills Regional Council.	Same as the Executive.
Earmarks \$210,000 in each fiscal year from the ALI to support the Eastgate Regional Council of Governments.	Same as the Executive, but requires the earmark to be used to support the study and construction of oil and natural gas pipelines within Ashtabula, Columbiana, Mahoning, and Trumbull counties.
Requires the four local development districts receiving this funding to use the funds for the implementation and administration of programs and duties under the Governor's Office of Appalachia.	Same as the Executive.
Earmarks \$5,000,000 in each fiscal year from the ALI to support the Foundation for Appalachian Ohio.	Same as the Executive, but decreases the earmark to \$2,750,000.
Earmarks \$1,000,000 in each fiscal year from the ALI to support the Ohio University's Voinovich School of Leadership and Public Service.	Same as the Executive.
No provision.	Earmarks \$1,000,000 in each fiscal year to the Appalachian Ohio Manufacturers Coalition to create a workforce reentry pilot program in Meigs, Athens, Morgan, Noble, Monroe, and Washington counties for individuals who have graduated from behavioral health recovery programs. Requires the program to be jointly developed and administered with the Appalachian Children Coalition, in consultation with the Director of Mental Health and Addiction Services.
No provision.	Earmarks \$500,000 in each fiscal year for the Outdoor Recreation Council of Appalachia.
No provision.	Earmarks \$250,000 in each fiscal year for the FosterHub in Hocking County.
DEVCD20 CDBG Operating Match	
Section: 259.20	Section: 259.20
Requires GRF ALI 195497, CDBG Operating Match, to be used as matching state funds for federal assistance received from HUD according to the requirements of the Community Development Block Grant Program.	Same as the Executive.

Department of Development		Main Operating Appropriations Bill H.B. 96
Executive	Α	As Passed By House
DEVCD21 BSD Federal Programs Match		
Section: 259.20	S	ection: 259.20
Requires GRF ALI 195499, BSD Federal Programs Match, to be used as matching state funds for grants from the U.S. Department of Commerce, National Institute of Standards and Technology Manufacturing Extension Partnership Program and Department of Defense APEX Accelerator Program, and other federal agencies. Requires the ALI to also be used for operating expenses of the Business Services Division.	S	same as the Executive.
DEVCD58 Local Development Projects		
	S	ection: 259.20
No provision.		Makes the following earmarks of GRF ALI 195503, Local Development Projects:
(1) No provision.	tl d	1) \$500,000 in each fiscal year for Baldwin Wallace University to expand he Northeast Ohio Flight Information Exchange (NEOFIX) and support levelopment of flight information exchanges in other communities in Ohio.
(2) No provision.		2) \$500,000 in FY 2026 for the Mahoning Valley Scrappers for stadium naintenance and improvements.
(3) No provision.	T	3) \$500,000 in FY 2026 for NewBridge Cleveland Center for Arts and echnology to support at-risk adult learner healthcare professional ertification and job placement.
(4) No provision.		4) \$250,000 in each fiscal year for the Neighborhood Alliance to support he homeless shelter in Lorain County.
(5) No provision.		5) \$250,000 in each fiscal year for the city of Coshocton for a water line extension serving Warsaw and the River View School.
(6) No provision.		6) \$250,000 in each fiscal year for Freedom a la Cart to support vorkforce initiatives and programs for human trafficking survivors.
(7) No provision.		7) \$125,000 in each fiscal year for the Buckeye Lake Region Corporation o support community development.

Department of Development	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(8) No provision.	(8) \$85,000 in FY 2026 for the Stark County Minority Business Association to support the development and operation of the Kirk Schuring Business Development Center and Innovation Hub.
(9) No provision.	(9) \$45,000 in FY 2026 to provide a \$15,000 grant for one fire department in each of Geauga, Lake, and Portage counties, selected by the DEV Director, for the installation of baby boxes.
(10) No provision.	(10) \$10,000 in FY 2026 for the Salem Worlds War Memorial Building Association to support the development of a job training center.
No provision.	(11) \$250,000 in FY 2026 for Boardman Township to provide matching funds for the flood mitigation assistance grant awarded to the township by the Federal Emergency Management Agency.
No provision.	(12) \$15,000 in FY 2026 for sidewalk improvements and repairs in the Village of Grand River.
DEVCD22 Ohio-Israel Agricultural Initiative	
Section: 259.20	Section: 259.20
Requires that GRF ALI 195537, Ohio-Israel Agricultural Initiative, be used to support the Ohio-Israel Agricultural Initiative. Prohibits the use of this ALI for travel and entertainment expenses incurred under the initiative.	Same as the Executive.
DEVCD23 Sector Partnership Networks	
Section: 259.20	Section: 259.20
Requires GRF ALI 195553, Industry Sector Partnerships, to be used for the Ohio Industry Sector Partnership Grant program.	Same as the Executive.
DEVCD59 Workforce Development Grants	
	Section: 259.20
No provision.	Earmarks \$400,000 in each fiscal year under GRF ALI 195595, Workforce Development Grants, to support the Ohio Oil and Gas Career Jumpstart Program at each of the following: (1) Apollo Career and Technical Center; (2) Mahoning Career and Technical Center; and (3) Washington County Career Center.

Department of Development	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DEVCD25 General obligation bond debt service payments	
Section: 259.25	Section: 259.25
Requires GRF ALI 195901, Coal Research and Development General Obligation Bond Debt Service, to be used to pay all debt service and related financing costs in FY 2026 and FY 2027 for obligations issued to fund the Coal Research and Development Program.	Same as the Executive.
Requires GRF ALI 195905, Third Frontier Research and Development General Obligation Bond Debt Service, to be used to pay all debt service and related financing costs in FY 2026 and FY 2027 for obligations issued to fund the Third Frontier Program.	Same as the Executive.
DEVCD26 Minority Business Bonding Fund	
Section: 259.30	Section: 259.30
Permits the DEV Director, upon the recommendation of the Minority Development Financing Advisory Board, to pledge up to \$10,000,000 in unclaimed funds in the biennium allocated to the Minority Business Bonding Program.	Same as the Executive.
Permits any transfer of unclaimed funds from the Unclaimed Funds Trust Fund to the Minority Bonding Fund (Fund 4490), but requires the transfer to occur only after proceeds of the initial transfer of \$2,700,000 authorized by CEB have been used for that purpose.	Same as the Executive.
Requires that any expenditures made to pay losses arising from the Minority Business Bonding Program be made from Fund 4490 ALI 195658, Minority Business Bonding Contingency, and appropriates such amounts.	Same as the Executive.
DEVCD27 Business Assistance Program	
Section: 259.30	Section: 259.30
Requires Fund 4510 ALI 195649, Business Assistance Programs, to be used to cover the administrative expenses associated with the operation of loan incentives.	Same as the Executive.

for housing development projects.

	Wain On austing Annuausiations Bill
Department of Development	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Designates eligible housing development project expenses to in acquisition, demolition, site remediation, wetland mitigation, or extension or enhancement of sewer, water, gas, and electricity seems.	the
Allows non-housing development project costs associated with for housing demand to be an eligible expense with priority giver county-wide proposals.	. •
States that priority may be given to sites designated for housing development that have received funding under either the Brown Remediation Program or Building Demolition and Site Revitaliza Program.	nfield
Allows the Director of OBM to transfer up to \$100,000,000 cash 2026 from the Expanded Sales Tax Holiday Fund (Fund 5AX1) to Housing Investment Program Fund (Fund 5CH1).	·
DEVCD34 Advanced Energy Loan Programs	
Section: 259.30	Section: 259.30
Requires Fund 5M50 ALI 195660, Advanced Energy Loan Programused to provide financial assistance to customers for eligible advenergy projects for residential, commercial, and industrial busin local governments; educational institutions; nonprofits; and agricustomers. Allows the ALI to be used to match federal grant funto pay administrative costs of the program.	vanced esses; iculture
DEVCD35 Sports Events Grants	
Section: 259.30	Section: 259.30
Requires Fund 5UYO ALI 195496, Sports Events Grants, to be use grants under the Ohio Sports Event Grant Program.	ed for Same as the Executive.
DEVCD36 Women Owned Business Loan	
Section: 259.30	Section: 259.30
Requires Fund 5XH0 ALI 195632, Women Owned Business Loan, used to operate the Women Owned Business Loan Program.	to be Same as the Executive.

Depart	ment of Development			Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House	
DEVCD37	Minority Business Development Loan Administration			
Section:	259.30		Section: 259.30	
Requires Fund 5XH0 ALI 1956I1, Minority Business Development Loan Administration, to be used to operate the Women Owned Loan and Minority Business Micro-Loan Programs.			Same as the Executive.	
DEVCD38	Transfer from the State Small Business Credit Initiative Fund to the M	ВD	Financial Assistance Fund	
Section:	259.30		Section: 259.30	
Transfers \$5,000,000 cash in FY 2026 from the State Small Business Credit Initiative Fund (Fund 3FJ0) to the MBD Financial Assistance Fund (Fund 5XH0). Requires all repayments of loans issued under Fund 5XH0 to be credited to the fund.			Same as the Executive.	
Requires the DEV Director, upon the completion of the original Collateral Enhancement Program, to certify to the OBM Director the remaining cash balance in the State Small Business Credit Initiative Fund (Fund 3FJO). Allows the OBM Director to transfer the certified amount from Fund 3FJO to the MBD Financial Assistance Fund (Fund 5XHO).			Same as the Executive.	
DEVCD39	All Ohio Future Fund			
Section:	259.30			
-	Fund 5XM0 ALI 195576, All Ohio Future Fund, to be used for 10 purposes.		No provision.	
DEVCD40	Brownfield Remediation			
Section:	259.30		Section: 259.30	
Requires Fund 5YEO ALI 1956A2, Brownfield Remediation, to be used for grants and associated administrative costs for the Brownfield Remediation Program.			Same as the Executive.	
No provision.				istrative costs under Fund 5YEO ALI 1956A2, to 2.5% in each fiscal year.
No provision.			•	or to transfer \$250,000,000 cash from the All SXMO) to the Brownfield Remediation Fund

requires such payments to be credited to the Supportive Services Fund

(Fund 1350) using an intrastate transfer voucher.

## **Department of Development**

Executive As Passed By House

**DEVCD44** Development Services Reimbursable Expenditures

Section: 259.40 Section: 259.40

Requires Fund 6850 ALI 195636, Development Services Reimbursable Expenditures, to be used for reimbursable costs. Specifies that revenues to the General Reimbursement Fund (Fund 6850) consist of moneys charged for administrative costs that are not central service costs and repayment of loans, including the interest thereon, made from the Water and Sewer Fund (Fund 4440).

Same as the Executive.

**DEVCD45** Rural Industrial Park Loan Program

Section: 259.50 Section: 259.50

Requires Fund 4Z60 ALI 195647, Rural Industrial Park Loan, to be used to award loans under the Rural Industrial Park Loan Program. Limits maximum awards to \$4,000,000.

Same as the Executive.

DEVCD46 Transfers from the Research and Development Loan Fund to the Business Assistance Fund

Section: 259.50 Section: 259.50

Permits the OBM Director to transfer up to \$3,000,000 cash in each fiscal year from the Research and Development Loan Fund (Fund 7010) to the Business Assistance Fund (4510).

Same as the Executive, but requires Controlling Board approval.

**DEVCD47** Capital Access Loan Program

Section: 259.50 Section: 259.50

Requires Fund 5S90 ALI 195628, Capital Access Loan Program, to be used for operating, program, and administrative expenses of the Capital Access Loan Program, and requires program funds to be used to assist participating financial institutions in making program loans to eligible businesses that face barriers in accessing working capital and obtaining fixed-asset financing.

Same as the Executive.

Allows the OBM Director, with CEB approval, to transfer of up to \$1,000,000 cash in each fiscal year from the Minority Business Enterprise Loan Fund (Fund 4W10) to the Capital Access Loan Fund (Fund 5S90).

Same as the Executive.

an amount up to the available balance of the two ALIs at the end of FY

2025 to be used for the same purpose in FY 2026.

Department of Development	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
DEVCD51 Broadband Equity, Access, and Deployment Program (BEAD)			
Section: 259.70	Section: 259.70		
Requires Fund 3IFO ALI 1956E4, Broadband Equity, Access, and Deployment Program (BEAD), be used to build infrastructure that supports the adoption of high-speed internet.	Same as the Executive.		
No provision.	Earmarks \$20,000,000 in FY 2026 to support the U.S. Route 30 OARnet Broadband Extension project which will build a middle-mile broadband network along portions of Route 30.		
DEVCD52 HEAP Weatherization			
Section: 259.70	Section: 259.70		
Allows up to 25% of the federal funds credited to the Home Energy Assistance Block Grant Fund (Fund 3K90) to be spent from ALI 195614, HEAP Weatherization, to be used to provide home weatherization services as determined by DEV.	Same as the Executive.		
DEVCD53 Transfer from the GRF to the State Marketing Office Fund			
Section: 512.10	Section: 512.10		
Requires the OBM Director to transfer up to \$15,000,000 cash in FY 2026 from the GRF to the State Marketing Office Fund (Fund 5MJ0).	Same as the Executive, but increases the cash transfer amount to \$22,000,000.		
DEVCD4 Ohio State Small Business Credit Initiative Venture Capital Program F	und		
Section: 518.10	Section: 518.10		
Creates the Ohio State Small Business Credit Initiative Venture Capital Program Fund (Fund 3ICO) in uncodified law. Requires money in the fund to be used to pay DEV's expenses for the Ohio Growth Capital, Ohio Early-Stage Focus, Certified Development Financial Institution Loan, and	Same as the Executive.		

Collateral Enhancement programs. Requires all federal funds received from the State Small Business Credit Initiative to be credited to the fund. Requires all investment earnings of the fund to be credited to the fund.

Depart	ment of Developmental Disabilities		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
DDDCD2	Notary requirement of applicants for employment or supported livin	g ce	certificates
R.C.	5123.081, 5123.169		R.C. 5123.081, 5123.169
Eliminates the requirement that the statement of residency, which must be submitted by a job applicant with DODD or a county board of developmental disabilities, or an applicant for a supported living certificate, be notarized.		1	Same as the Executive.
Fiscal effect: None.			Fiscal effect: Same as the Executive.
DDDCD10	Guardianship and supported living		
R.C.	5123.16, 5123.1613		R.C. 5123.16, 5123.1613
Prohibits the guardian, or a supported living certificate holder owned or operated by the guardian, of an individual with developmental disabilities from providing supported living to that individual unless they are related by blood, adoption, or marriage.		1	Same as the Executive.
Fiscal effect: None.			Fiscal effect: Same as the Executive.
DDDCD9	Certified mail requirements		
R.C.	5123.166, 5123.19		
Eliminates the certified mail requirement for delivering written notice that the DODD Director has issued an adjudication order against an individual or entity seeking or holding a supported living certificate and the written report and recommendation following proceedings related to denying or revoking a residential facility's license.		1	No provision.
Fiscal eff	ect: Possible minimal reduction in administrative costs.		
DDDCD3	Termination of supported living certificate		
R.C.	5123.168		R.C. 5123.168
Requires, rather than permits, the DODD Director terminate a supported living certificate if the certificate holder does not bill the Department for supported living services for a specified time period.			Same as the Executive.

Increases that time period from 12 months to 24 consecutive months.

Same as the Executive.

Depart	ment of Developmental Disabilities		Main Operating Appropriations Bill H.B. 96		
Executive			As Passed By House		
•	DODD, when terminating a supported living certificate, to send the certificate holder by regular mail explaining its action.		Same as the Executive, but requires the notice to be sent by certified mail.		
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.		
DDDCD4	Community developmental disabilities trust fund				
R.C.	5123.352		R.C. 5123.352		
Abolishes	the community developmental disabilities trust fund.		Same as the Executive.		
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.		
DDDCD11	Nonfederal share of Medicaid expenditures for state-operated ICF/IID	se	ervices		
R.C.	5123.38		R.C. 5123.38		
Permits the DODD Director to establish a methodology for determining the amount collected from a county board to pay the nonfederal share of Medicaid expenditures for an individual admitted to a state-operated ICF/IID.			Same as the Executive.		
Eliminates law specifying that a county board is not required to pay the nonfederal share of Medicaid expenditures for an individual committed to a state-operated ICF/IID if the county board arranges for alternative services within 180 days of the individual's admission to the ICF/IID.			Same as the Executive.		
Specifies that the Director's authority under existing law to grant a waiver from paying the nonfederal share may exempt a county board from paying either the full amount or a portion.			Same as the Executive.		
Fiscal effect: Potential foregone revenue if the DODD Director elects to waive all or part of the collection of the nonfederal share that a county board must pay to admit a person at a developmental center. This impact is projected to be minimal.			Fiscal effect: Same as the Executive.		

# **Department of Developmental Disabilities**

Executive			As Passed By House		
DDDCD8	Developmental disabilities personnel authority to administer medica	itio	ions and perform health-related activities		
R.C.	5123.42		R.C. 5123.42		
prescribe	y authorizes developmental disabilities personnel to administer depinephrine intranasally to treat anaphylaxis, without nursing and without a medication administration certificate.		Same as the Executive.		
to adminis	s developmental disabilities personnel, with nursing delegation, ster to recipients of early intervention, preschool, and schooles prescribed medications for the treatment of metabolic disorders through subcutaneous injections.		Same as the Executive.		
=	statutory references to vagal nerve stimulators with references nerve stimulators.		Same as the Executive.		
training a	developmental disabilities personnel to successfully complete s a condition of administering topical over-the-counter ons as permitted under continuing law.		Same as the Executive.		
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.		
DDDCD7	Family members' authority to administer medications and perform h	eal	ealth-related activities		
R.C.	5123.423, 5123.41		R.C. 5123.423, 5123.41		
disability to for, the in	s certain family members of an individual with a developmental to administer medications to, and perform health-related tasks dividual without holding a medication administration certificate out nursing delegation.		Same as the Executive.		
Fiscal effect: None.			Fiscal effect: Same as the Executive.		
DDDCD6	In-home workers and health care tasks				
	In-home workers and health care tasks 5123.47, 5123.41		R.C. 5123.47, 5123.41		

Department of Developmental Disabilities		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
Also eliminates a condition that the worker provide care through employment or another arrangement with the family member and is not otherwise employed to provide services to individuals with developmental disabilities.		Same as the Executive.
Requires an unlicensed in-home worker to accept the written document in which the family member authorizes the worker to perform health-related tasks before the worker may perform them.	1	Same as the Executive.
In the event a county board of developmental disabilities determines that a family member, when authorizing such care, acted in a manner that is inappropriate for the health and safety of the individual with developmental disabilities receiving such care, requires the county board to authorize appropriately licensed or certified providers to instead perform health care tasks for the individual, rather than the in-home worker.		Same as the Executive.
Fiscal effect: None.		Fiscal effect: Same as the Executive.
DDDCD1 Supported decision-making plans		
R.C. 5123.68, 5123.681, 5123.682, 5123.683, 5123.684, 5123.685, 5123.686		
Establishes a presumption that all adults with developmental disabilities are capable of making their own decisions and are competent to handle their own affairs unless otherwise determined by a court.		No provision.
Permits an adult with a developmental disability (known as the principal) to establish a formal or informal supported decision-making plan with one or more chosen supporters.	1	No provision.
Permits a supported decision-making plan to be presented to a probate court as a less restrictive alternative to guardianship (under existing law that requires a probate court to consider less restrictive alternatives when guardianship has been requested).		No provision.
Requires DODD to create informational materials about supported decision-making plans and to create a model written supported decision-making plan.		No provision.
Legislative Budget Office LSC	Ī	179 Office of Research and Drafting

Department of Developmental Disabilities	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
Fiscal effect: None.		
DDDCD5 ICF/IID professional workforce development payment		
R.C. 5124.15	R.C. 5124.15	
For FY 2026, specifies that the professional workforce development payment component of an ICF/IID's per Medicaid day payment rate equals 10.405% of an ICF/IID's desk reviewed, actual, allowable, per Medicaid day direct care costs from the applicable cost report year.	Same as the Executive.	
Fiscal effect: Estimated at \$54 million all funds (\$15 million state share) in FY 2026. This covers the gap between the calendar-year cost reports and the fiscal-year-based rate increases.	Fiscal effect: Same as the Executive.	
DDDCD25 Service and support administrators training requirements		
	R.C. 5126.201	
No provision.	Requires a county DD board superintendent to ensure a conditional-status service-and-support administrator successfully completes a DODD web-based training program not later than 30 days after hiring.  Fiscal effect: None.	
DDDCD12 Special Olympics	riscal effect: None.	
Section: 261.20	Section: 261.20	
Requires that the GRF ALI 320411, Special Olympics, be distributed to the Special Olympics of Ohio in support of the Ohio Special Olympics Summer Games.	Same as the Executive.	
DDDCD13 Developmental disabilities facilities lease-rental bond payments		
Section: 261.30	Section: 261.30	
Requires that the GRF ALI 320415, Developmental Disabilities Facilities Lease Rental Bond Payments, be used to meet all payments during FY 2026 and FY 2027 by DODD for leases and agreements.	Same as the Executive.	

Department of Developmental Disabilities	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DDDCD14 Multi-system youth	
Section: 261.40	Section: 261.40
Allows a portion of the GRF ALI 322422, Multi-System Youth, to be used to provide a subsidy to eligible county boards of developmental disabilities to provide respite services and other services and supports for youth with complex or multi-system needs to enable them to remain in their homes with their families or in their communities.	Same as the Executive.
DDDCD15 Technology first	
Section: 261.50	Section: 261.50
Allows a portion of the GRF ALI 322423, Technology First, to be used to increase access and use of innovative technology for people with developmental disabilities.	Same as the Executive.
DDDCD16 Employment first	
Section: 261.60	Section: 261.60
Requires that the GRF ALI 322508, Employment First Initiative, be used to increase employment opportunities for individuals with developmental disabilities.	Same as the Executive.
Requires the DODD Director to transfer a portion of the appropriation each year to Opportunities for Ohioans with Disabilities to be used as state matching funds to obtain available federal grant dollars for vocational rehabilitation services.	Same as the Executive.
Requires the remainder of the appropriation be used to develop a long- term, sustainable system that places individuals with developmental disabilities in community employment.	Same as the Executive.
DDDCD26 Achievement Centers for Children	
	Section: 261.61
No provision.	Earmarks \$190,000 in each fiscal year under GRF ALI 322509, Community Supports & Rental Assistance for the Achievement Centers for Children.

**DDDCD19** Central office operating expenses

Section: 261.90 Section: 261.90

Earmarks \$100,000 in each fiscal year from DPF Fund 5GEO ALI 320606, Central Office Operating Expenses, for the Ohio Center for Autism and Low Incidence to establish a lifespan autism hub to support families and professionals.

Prohibits the Director from authorizing a pilot project be implemented in a manner that would cause the state to be out of compliance with any requirements of a program funded with federal funds.

Alliance, and ARC of Ohio.

DDDCD24 ICF workforce development payments

Section: 261.140 Section: 261.140

Requires a portion of GRF ALI 653407, Medicaid Services, and FED Fund 3A40 ALI 653654, Medicaid Services, to be used in FY 2026 to maintain rates supporting the professional workforce development payment.

# **Department of Education and Workforce**

Executive **As Passed By House School Funding EDUCD19** Career-tech associated services funding R.C. 3317.014 R.C. 3317.014 Eliminates the express authorization for a school district to use its career-Same as the Executive. technical associated services funds to pay apprenticeship coordinators, coordinators for other career-technical education services, careertechnical evaluation, and other purposes designated by DEW. Expressly permits school districts to use career-technical associated Same as the Executive. services funds for the following purposes: (1) Engaging and collaborating with education and workforce (1) Same as the Executive. stakeholders in the service area; (2) Developing and maintaining a comprehensive plan to increase career-(2) Same as the Executive. focused education activities; (3) Ensuring that plans are informed by quality data and using data to (3) Same as the Executive. expand access to career-focused activities for all students; (4) Planning and allocating resources for the growth, sustainability, and (4) Same as the Executive. enhancement of career-focused activities in the long term; (5) Establishing continuous improvement and program approval (5) Same as the Executive. processes. **EDUCD20** Career awareness and exploration funds R.C. 3317.014 R.C. 3317.014, 3314.089, 3317.023, 3326.39 Requires the lead district of each career-technical planning district (CTPD) No provision. receiving career awareness and exploration funds to report to DEW on the use of those funds. Permits the lead district of a CTPD to use career awareness and No provision. exploration funds to provide mentorship opportunities through which students may learn about careers and workforce skills.

Department of Education and Workforce			Main Operating Appropriations Bill H.B. 96		
Executive	е		As Passed By House		
No provision.		1		tes the calculation and payment of career awareness and tion funds for public schools and related requirements for the use funds.	
Fiscal effect: Increases the administrative workload of CTPD lead districts.			Fiscal effect: The bill eliminates the \$16,325,000 earmark in each fiscal year for career awareness and exploration funds from GRF ALI 200545, Career Technical Education Enhancements (see EDUCD58).		
EDUCD26	Traditional school district funding formula				
R.C.	3317.022, 3317.012, 3317.014, 3317.016, 3317.017, 3317.018, 3317.019, 3317.02, 3317.021, 3317.0212, 3317.0215, 3317.0217, 3317.0218, 3317.051, 3317.25, Sections 265.220, 265.230, 265.450		R.C.	3317.022, 3317.012, 3317.014, 3317.016, 3317.017, 3317.018, 3317.019, 3317.02, 3317.021, 3317.0212, 3317.0215, 3317.0217, 3317.0218 (repealed), 3317.051, 3317.25, Sections 265.220, 265.230, 265.235, 265.450	
110 of th	the operation of the school financing system established by H.B. e 134th General Assembly to FY 2026 and FY 2027, but makes wing changes for traditional school districts:		foundat	s the Executive, but makes the following changes and uses the tion aid calculations only for purposes of calculating a district's rary foundation funding" described below:	
	res the use of the FY 2024 statewide average base cost per pupil 6 and FY 2027.		(1) Sam	e as the Executive.	
	res the use of the FY 2024 statewide average career-technical t per pupil in FY 2026 and FY 2027.		(2) Sam	e as the Executive.	
	res DEW to calculate a district's building leadership support base g the number of school buildings in the district for the preceding ar.		(3) Sam	e as the Executive.	
	nates the payment of school district gifted professional ment funds.		(4) Sam	e as the Executive.	
impact ai	ases the general phase-in percentage and disadvantaged pupil id (DPIA) phase-in percentage from 66.67% in FY 2025 to 83.33% and 100% in FY 2027.		(5) Sam	e as the Executive.	
(6) No pr	ovision.		(6) Elim	inates supplemental targeted assistance beginning in FY 2026.	

Main Operating Appropriations Bill H.B. 96
As Passed By House
(7) Same as the Executive.
(8) Same as the Executive.
(9) Same as the Executive.
(10) Same as the Executive.
(11) Same as the Executive.
(12) Same as the Executive.
(13) Same as the Executive.
Same as the Executive.
Prohibits DEW from generally making payments under the public school financing system for FY 2026 and FY 2027 and, instead, requires DEW to pay each traditional school district an amount of "temporary foundation funding" in each of those fiscal years equal to the sum of:
(1) The district's state foundation aid, less supplemental targeted assistance, for FY 2025 and

Department of Education and Workforce		Main Operating Appropriations Bill H.B. 96	
Executive		As Passed By House	
No provision.	[	Requires DEW, in FY 2026 and FY 2027, to withhold from a traditional district's temporary foundation funding payments an amount for the threshold cost pool for exceptionally high cost special education students that is equal to the amount it withheld from the district's payments for that purpose for FY 2025.	
No provision.	1	Requires DEW to determine and notify each district the amount of funding the Department paid in FY 2025 to the district under the foundation formula for that year for (a) special education funding, excluding threshold cost supplement funds withheld from the district's funding under continuing law, (b) disadvantaged pupil impact aid, (c) English learner funding, (d) gifted funds, excluding gifted professional development funds, (e) career-technical education and career-technical associated services funding, and (f) student wellness and success funding. Requires, for FY 2026 and FY 2027, that each district, using the temporary foundation funding it receives, to spend at least the amount DEW determined in each of these categories in FY 2025, subject to any restrictions regarding how the funding must be spent.	
No provision.	1	Requires DEW, when required by law to deduct or withhold funds from state payments for a traditional school district for FY 2026 or FY 2027, to deduct those funds from the temporary foundation funding paid to that district.	
Fiscal effect: The estimated allocation of foundation aid for traditiona school districts is \$8.09 billion in FY 2026 and \$8.05 billion in FY 2027.	I	Fiscal effect: Increases the estimated allocation of funding to traditional school districts by \$132.4 million in FY 2026, to \$8.22 billion, and by \$250.9 million in FY 2027, to \$8.30 billion, compared to the executive proposal.	

Department of Education and Workforce		Main Operating Appropriations I H.B.		
Executive		As Passed By House		
EDUCD28	Joint vocational school district funding formula			
R.C.	3317.022, 3317.012, 3317.014, 3317.016, 3317.018, 3317.02, 3317.0215, 3317.16, 3317.162, 3317.165, 3317.25, Sections 265.220, 265.230, 265.450	R.C.	3317.022, 3317.012, 3317.014, 3317.016, 3317.018, 3317.02, 3317.0215, 3317.16, 3317.162, 3317.165, 3317.25, Sections 265.220, 265.230, 265.235, 265.450	
110 of th applicabl substanti	he operation of the school financing system established by H.B. e 134th General Assembly to FY 2026 and FY 2027, but makes e changes for joint vocational school districts (JVSDs) that are ally similar to those for traditional school districts (see 6), except for the following changes to the state share on:		ne Executive, but uses the foundation aid calculations only for of calculating a JVSD's "temporary foundation funding" below:	
FY 2026 a JVSD's th	res DEW to calculate a JVSD's per-pupil local capacity amount for and FY 2027 by multiplying 1/2 mill (0.0005) by the lesser of the ree-year average valuation or its most recent valuation and he product by the JVSD's base cost enrolled ADM.	(1) Same a	as the Executive.	
and FY 20 cost and	res DEW to calculate a JVSD's state share percentage for FY 2026 027 by dividing the difference between a JVSD's per-pupil base its per-pupil local capacity amount by the per-pupil base cost, nimum of 10%.	(2) Same a	as the Executive.	
multiplyi	res DEW to calculate a JVSD's state share of the base cost by ng the district's per-pupil base cost by its state share percentage by the district's current year enrolled ADM.	(3) Same a	as the Executive.	
•	generally, that calculations for FY 2028 and each fiscal year or be determined by the General Assembly.	Same as tl	ne Executive.	
No provis	sion.		DEW from generally making payments under the public school system for FY 2026 and FY 2027 and, instead, requires DEW to	

(1) No provision.

pay each JVSD an amount of "temporary foundation funding" in each of

those fiscal years equal to the sum of:

(1) The district's state foundation aid for FY 2025 and

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
(2) No provision.	(2) An additional amount equal to 50% of the difference between the district's foundation aid for the fiscal year and the district's state foundation aid for FY 2025, if the difference is positive (a JVSD's "state foundation aid" for FY 2026 and FY 2027 is the sum of its state core foundation funding, temporary transitional aid, and formula transition supplement).		
No provision.	Provides a base funding supplement in FY 2026 and FY 2027 equal to a district's enrolled ADM for the fiscal year times \$20 in FY 2026 and \$30 in FY 2027.		
No provision.	Requires DEW, in FY 2026 and FY 2027, to withhold from a JVSD's temporary foundation funding payments an amount for the threshold cost pool for exceptionally high cost special education students that is equal to the amount it withheld from the district's payments for that purpose for FY 2025.		
No provision.	Requires DEW to determine and notify each JVSD the amount of funding the Department paid in FY 2025 to the JVSD under the foundation formula for that year for (a) special education funding, excluding threshold cost supplement funds withheld from the district's funding under continuing law, (b) disadvantaged pupil impact aid, (c) English learner funding, (d) career-technical education and career-technical associated services funding, and (e) student wellness and success funding. Requires, for FY 2026 and FY 2027, that each JVSD, using the temporary foundation funding it receives, to spend at least the amount DEW determined in each of these categories in FY 2025, subject to any restrictions regarding how the funding must be spent.		
No provision.	Requires DEW, when required by law to deduct or withhold funds from state payments for a JVSD for FY 2026 or FY 2027, to deduct those funds from the temporary foundation funding paid to that district.		
Fiscal effect: The estimated allocation of foundation aid to JVSDs is \$540.7 million in FY 2026 and \$569.8 million in FY 2027.	Fiscal effect: Decreases the estimated allocation of funding to JVSDs by \$20.7 million in FY 2026, to \$520.0 million, and by \$34.7 million in FY 2027, to \$535.1 million, compared to the executive proposal.		

Department of Education and Workforce			Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
EDUCD29	Community and STEM school funding formula		
R.C.	3317.022, 3314.08, 3317.014, 3317.016, 3317.018, 3317.0110, 3317.02, 3317.026, 3317.0212, 3317.0215, 3317.25, 3326.44, Sections 265.220, 265.230, 265.450		R.C. 3317.022, 3314.08, 3314.0810, 3317.014, 3317.016, 3317.018, 3317.0110, 3317.02, 3317.026, 3317.0212, 3317.0215, 3317.25, 3326.44, Sections 265.220, 265.230, 265.235, 265.450
Extends the operation of the school financing system for community and STEM schools established by H.B. 110 of the 134th General Assembly to FY 2026 and FY 2027, but makes applicable changes that are substantially similar to those for traditional school districts (see EDUCD26).			Same as the Executive, but makes the following changes and uses the foundation aid calculations only for purposes of calculating a community or STEM school's "temporary foundation funding" described below:
No provis	ion.		Makes the following changes with respect to the calculation of Disadvantaged Pupil Impact Aid (DPIA), which is used in the calculation of the temporary foundation funding for FY 2026 and FY 2027 described below:
(1) No pro	ovision.		(1) Qualifies an internet- or computer-based community school (e-school) for DPIA. Requires DEW to calculate DPIA for an e-school using a base perpupil amount of \$211 for FY 2026 and FY 2027.
(2) No pro	ovision.		(2) For the calculation of the economically disadvantaged index for a classical school (see EDUCD110), requires the percentage of students enrolled in a classical school who are identified as economically disadvantaged to be equal to the average of all brick-and-mortar community schools for the fiscal year.
	he equity supplement that pays each site-based community 50 for each enrolled student and extends the payment to STEM		Same as the Executive.
•	generally, that calculations for FY 2028 and each fiscal year be determined by the General Assembly.		Same as the Executive.
No provis	ion.		Prohibits DEW from generally making payments under the public school financing system for FY 2026 and FY 2027 and, instead, requires DEW to pay each community and STEM school an amount of "temporary foundation funding" in each of those fiscal years equal to the sum of:

(1) No provision.

(1) The school's state foundation aid for FY 2025 and

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(2) No provision.	(2) An additional amount equal to 50% of the difference between the school's foundation aid for the fiscal year and the school's state foundation aid for FY 2025, if the difference is positive (a school's "state foundation aid" for FY 2026 and FY 2027 is the sum of its state core foundation funding, transportation aid, equity supplement, and formula transition supplement).
No provision.	Provides a base funding supplement in FY 2026 and FY 2027 equal to a school's enrolled ADM for the fiscal year times \$20 in FY 2026 and \$30 in FY 2027.
No provision.	Prohibits DEW from paying temporary foundation funding to a newly opened community school for FY 2026 and FY 2027 and clarifies that the prohibition against DEW making payments under the public school financing system for FY 2026 and FY 2027 does not apply to a community school that opens for the first time in either of those fiscal years. Requires DEW to withhold from a newly opened community school's foundation aid an amount for the threshold cost pool as under continuing law.
No provision.	Requires DEW to make supplemental payments to dropout prevention and recovery internet- or computer-based community schools using the statewide average base cost per pupil calculated for FY 2024.
No provision.	Requires DEW, in FY 2026 and FY 2027, to withhold from a community or STEM school's temporary foundation funding payments an amount for the threshold cost pool for exceptionally high cost special education students that is equal to the amount it withheld from the school's payments for that purpose for FY 2025.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires DEW to determine and notify each school the amount of funding the Department paid in FY 2025 to the school under the foundation formula for that year for (a) special education funding, excluding threshold cost supplement funds withheld from the district's funding under continuing law, (b) disadvantaged pupil impact aid, (c) English learner funding, (d) career-technical education and career-technical associated services funding, and (e) student wellness and success funding. Requires, for FY 2026 and FY 2027, that each school, using the temporary foundation funding it receives, to spend at least the amount DEW determined in each of these categories in FY 2025, subject to any restrictions regarding how the funding must be spent.
No provision.	Requires DEW, when required by law to deduct or withhold funds from state payments for a community or STEM school for FY 2026 or FY 2027, to deduct those funds from the temporary foundation funding paid to that school. Clarifies that the provision does not apply to a newly opened community school.
Fiscal effect: The estimated allocation of foundation aid to community and STEM schools is \$1.34 billion in FY 2026 and \$1.42 billion in FY 2027	Fiscal effect: Decreases the estimated allocation of funding to community and STEM schools by an estimated \$32.2 million in FY 2026, to \$1.31 billion, and by \$67.8 million in FY 2027, to \$1.35 billion, compared to the executive proposal.
EDUCD87 Special education transportation funding	
R.C. 3317.024	R.C. 3317.024, Section 265.235
Extends the formula for determining special education transportation payments to FY 2026 and FY 2027 but makes the following changes:	Same as the Executive, but requires the payments to be calculated using the state share percentage for FY 2026 and FY 2027 under the temporary provisions in the House school funding plan (see EDUCD26) and makes the following changes:

2027.

(1) Increases the minimum state share percentage for traditional district

payments from 41.67% in FY 2025 to 45.83% in FY 2026 and 50% in FY

(1) Same as the Executive, but reduces the minimum percentage to

43.75% in FY 2026 and 45.83% in FY 2027.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(2) Increases the percentages used to calculate the payments to county boards of developmental disabilities and ESCs to the same as those used for traditional districts.	(2) Same as the Executive.
Fiscal effect: The bill earmarks up to \$176.9 million in FY 2026 and up to \$194.8 million in FY 2027 for special education transportation from GRF ALI 200502, Pupil Transportation (see EDUCD6).	Fiscal effect: Decreases the earmark for special education transportation from GRF ALI 200502, Pupil Transportation, by \$4.0 million in FY 2026, to \$172.9 million, and by \$11.0 million in FY 2027, to \$183.8 million (see EDUCD6).
EDUCD88 Preschool special education funding	
R.C. 3317.0213	R.C. 3317.0213, Section 265.190, Section 265.235
Extends the formula used for calculating preschool special education payments to FY 2026 and FY 2027. Requires payments for FY 2028 and thereafter to be based on a formula to be determined by the General Assembly.	Same as the Executive, but requires the payments to be calculated using the statewide average base cost per pupil for FY 2024 and district state share percentages for FY 2026 and FY 2027 under the temporary provisions in the House school funding plan (see EDUCD26).
No provision.	Prohibits a district's preschool special education funding in FY 2026 and FY 2027 from falling below its funding in FY 2025.
Fiscal effect: The bill allocates \$154.0 million in each fiscal year for preschool special education payments from GRF ALI 200540, Special Education Enhancements (see EDUCD93).	Fiscal effect: The bill increases the estimated allocation of preschool special education funding by \$6.5 million in FY 2026 and \$8.7 million in FY 2027 due to the additional temporary law requirement that a district's funding not fall below its FY 2025 payment.

EDUCD89 Educational service center (ESC) funding

R.C. 3317.11

Executive

Extends the formula for the state operating subsidy to ESCs to FY 2026 and FY 2027 using the same general phase-in percentage as for traditional school districts (see EDUCD26). Requires the calculations for FY 2028 and thereafter to be determined by the General Assembly.

Fiscal effect: The bill earmarks \$49.2 million in FY 2026 and \$51.0 million in FY 2027 for ESCs from GRF ALI 200550, Foundation Funding - All Students (see EDUCD56).

R.C. 3317.11

**As Passed By House** 

Same as the Executive.

Fiscal effect: Same as the Executive.

EDUCD90 Special education payments to county developmental disabilities boards and institutions

R.C. 3317.20, 3317.201

Extends the formula for funding special education and related services for school-age children provided through county boards of developmental disabilities (DD) and institutions (i.e., schools operated by the departments of Rehabilitation and Corrections and Youth Services) for FY 2026 and FY 2027. Requires that calculations for FY 2028 and thereafter be determined by the General Assembly.

Fiscal effect: The bill earmarks up to \$33.9 million in each fiscal year for the payments from GRF ALI 200540, Special Education Enhancements (see EDUCD93).

R.C. 3317.20, 3317.201, Section 265.235

Same as the Executive, but requires the payments to be calculated using the statewide average base cost per pupil for FY 2024 and district state share percentages for FY 2026 and FY 2027 under the temporary provisions in the House school funding plan (see EDUCD26).

Fiscal effect: Same as the Executive.

EDUCD22 Disadvantaged pupil impact aid (DPIA) spending requirements

R.C. 3317.25, 3302.13

Requires each city, local, or exempted village school district or community school that was required to submit a reading achievement improvement plan in the prior fiscal year to spend at least 50% of its disadvantaged pupil impact aid (DPIA) in the current fiscal year on initiatives in reading improvement and intervention and professional development in literacy instruction.

R.C. 3317.25

No provision.

Department of Education and Workforce		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	
Requires any other school district, community school, or STEM school to spend at least 25% of its DPIA in the current fiscal year on initiatives in reading improvement and intervention and professional development in literacy instruction.	No provision.	
Adds community mental health prevention providers as community partners with which a school district, community school, or STEM school may develop its plan for spending DPIA.	Same as the Executive.	
Fiscal effect: May reduce district flexibility in the spending of DPIA. In FY 2024, 46 school districts and 104 community schools were required to submit a reading achievement improvement plan to DEW.	Fiscal effect: None.	
EDUCD23 Student wellness and success funds (SWSF) spending requirements		
R.C. 3317.26		
Requires each district or school's plan for the use of student wellness and success funds to be developed annually.	No provision.	
Requires each district or school to "cooperate and consult" with selected community partners, in addition to "coordinating" with them in developing the plan under continuing law.	No provision.	
Requires the planning process for a student wellness and success funds plan to include opportunities for the district's or school's selected community partners to provide meaningful input and feedback to each of the required components of the plan.	No provision.	
Requires the plan to include:	No provision.	
(1) The type of each initiative the district or school will implement;	No provision.	
(2) The amount of funding that will be used for each initiative;	No provision.	
(3) The name of the selected community partners with which the plan is being developed;	No provision.	
(4) The type of needs assessment or data used to identify the need for each initiative;	No provision.	

Department of Education and Workforce	Main Operating Appropriations Bi H.B. 9
Executive	As Passed By House
(5) The goal of each initiative; and	No provision.
(6) How the impact of each initiative will be measured or evaluated.	No provision.
Requires the sharing of each district or school's plan at a public meeting of its district board or governing authority and the posting of the plan on its website within 30 days of the plan's creation or amendment to occur annually, and requires the website on which the plan is posted to be "publicly accessible."	No provision.
Requires each district or school to submit a link to the posted plan to DEW within that same 30-day time frame each year.	No provision.
Fiscal effect: Increases district and school administrative workload.	
EDUCD31 Quality Community and Independent STEM School Support Program	
R.C. 3317.27, 3317.28, 3317.29	R.C. 3317.27, 3317.28, 3317.29
Codifies the Quality Community and Independent School Support programs as follows:	Same as the Executive, but makes the following changes:
Requires DEW to pay each designated school up to \$3,000 per fiscal year for each student identified as economically disadvantaged and up to \$2,250 in each fiscal year for all other students.	Same as the Executive.
Requires DEW to calculate each fiscal year's payment based on the adjusted FTE number of students enrolled as of the date the payment is made, and requires DEW to make periodic payments to each designated school beginning in January of that fiscal year.	Same as the Executive.
Requires DEW to designate as a community school of quality each community school that meets one of the following criteria:	Same as the Executive, but makes the following changes:

#### **Executive**

- (1) (a) The school's sponsor was rated "exemplary" or "effective" on its most recent evaluation, (b) the school received a higher performance index score on its two most recent report cards than the district in which the school is located, (c) the school received a performance rating of four stars or higher for the progress component on its most recent report card or is a dropout prevention or recovery school or a special education school and did not receive a rating for the progress component on its most recent report card, and (d) at least 50% of enrolled students were economically disadvantaged in the prior fiscal year.
- (2) (a) The school's sponsor was rated "exemplary" or "effective" on its most recent evaluation, (b) the school is in its first year of operation or opened as a kindergarten school and has added one grade per year and has been in operation for less than four school years, (c) the school is replicating an operational and instructional model used by a community school that meets criteria (1) above, and (d) if the school has an operator, the operator received a rating of at least three stars on its most recent performance report.
- (3) (a) The school's sponsor is rated "exemplary" or "effective" on its most recent evaluation, (b) the school either (i) contracts with an operator that operates schools in other states and either (I) operated a school that received funding through the Federal Charter School Program or the Charter School Growth Fund or (II) one of the operator's out-of-state schools performed better than the district in which the in-state school is located as determined by DEW, at least 50% of the operator's total student enrollment is economically disadvantaged, the operator is in good standing in all states where it operates schools, and DEW has determined the operator does not have financial viability issues preventing it from effectively operating in Ohio, or (ii) is replicating an operational and instructional model through an agreement with a college or university or its equivalent in another state that performed better than the school district in which the school is located, as determined by DEW; and (c) the school is in its first year of operation or opened on July 1, 2022 and has not previously been designated a community school of quality.

### **As Passed By House**

(1) Same as the Executive, but (a) also qualifies a school under the criteria in (1)(c) if it receives a performance rating of three stars or higher for the Achievement component and (b) removes the criteria in (1)(d).

(2) Same as the Executive.

(3) Same as the Executive, but modifies the criteria in (3)(c) by also designating a school if the school opened on or after July 1, 2019 and has not been previously designated as a community school of quality. Requires the first payment to such a school be made within 30 days of the bill's effective date and based on the adjusted full-time equivalent number of students enrolled in the school for the fiscal year for which the payment is being made.

## Executive As Passed By House

Permits the surviving community school of a merger occurring on or after June 30, 2022 to receive funds under the program, provided it otherwise qualifies as a community school of quality. Requires the payment to such a school for a fiscal year to be calculated using the adjusted FTE number of students enrolled in the school for that fiscal year as of the date the payments are made, as reported by the surviving school, regardless of whether those students were previously enrolled in a school that dissolved under the merger. Requires a school qualified to receive funds prior to merging on or after June 30, 2022 and that dissolved due to the merger to have been considered eligible for funds under the program prior to the bill's effective date and not be required to return any funds received prior to that date.

Requires DEW, no later than December 31 of each fiscal year, to designate as an independent STEM school of quality each STEM school that meets all of the following criteria:

- (1) Operates autonomously.
- (2) Does not have a STEM school equivalent designation.
- (3) Is not governed by a school district.
- (4) Is not a community school.
- (5) Cannot levy taxes or issue tax-secured bonds.
- (6) Satisfies the requirements to be designated a STEM school by the STEM Committee.
- (7) Satisfies the requirements described in the DEW's Quality Model for STEM and STEAM Schools.

Requires a school designated as an independent STEM school of quality to maintain that designation for the two fiscal years following the fiscal year in which the school was first designated.

Same as the Executive.

Same as the Executive.

- (1) Same as the Executive.
- (2) Same as the Executive.
- (3) Same as the Executive.
- (4) Same as the Executive.
- (5) Same as the Executive.
- (6) Same as the Executive.
- (7) Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Permits a school designated as an independent STEM school of quality to renew its designation each year that it satisfies the criteria above and requires the school to maintain that designation for the two fiscal years following each fiscal year in which the criteria are satisfied.	Same as the Executive.
Fiscal effect: The bill appropriates \$136.5 million in each fiscal year from Fund 7017 ALI 200631, Quality Community and Independent STEM Schools Support, to make the payments (see EDUCD81).	Fiscal effect: Same as the Executive, but may increase expenditures from ALI 200631 if additional schools are designated. Under the Executive version and unchanged by the House, the DEW Director may request the Controlling Board to authorize expenditures in excess of the amounts appropriated if the amount appropriated is insufficient to pay the calculated amounts. The additional amounts are appropriated to ALI 200631 upon Controlling Board approval.
EDUCD30 Community and STEM school facilities funding	
R.C. 3317.31	R.C. 3317.31
Codifies the provision of law requiring DEW to annually pay \$25 for each student enrolled in an internet- or computer-based community school and \$1,500 (increased from \$1,000 under temporary law for FY 2024 and FY 2025) for each student enrolled in all other community or STEM schools for assistance with facilities costs.	Same as the Executive.
Fiscal effect: The bill appropriates \$133.2 million in each fiscal year from Fund 7017 ALI 200684, Community School Facilities, to make the	Fiscal effect: Same as the Executive.

payments (see EDUCD82).

No provision.

Requires DEW to pay to each JVSD that opts to participate in the program in FY 2026, \$500 for each credit earned by enrolled students and \$2,500 for each completed industry-recognized credential, or group of credentials, that meet the criteria to help the student qualify for a high school diploma.

Department of Education and Workforce	Main Operating Appropriations Bil H.B. 90
Executive	As Passed By House
No provision.	Requires DEW to pay a one-time grant of \$250,000 to each participating JVSD with a DOPR program in its first three years of operation and that requests the payment. Requires a participating JVSD that receives such a payment to designate \$175,000 of the grant for career-technical education equipment and \$75,000 of the grant for building renovation.
	Fiscal effect: The bill earmarks \$750,000 in FY 2026 from GRF ALI 200550, Foundation Funding - All Students, to support the program (see EDUCD56).
EDUCD126 Community school FTE reporting based on credits earned	
	Section: 630.30, 630.31
No provision.	Amends Section 5 of H.B. 554 of the 134th General Assembly to extend through the 2025-2026 school year a current law provision for the 2024-2025 school year providing the option of a qualifying community school to elect to report its number of enrolled students on a full-time equivalent (FTE) basis using the lesser of (1) the maximum FTE for the portion of the school year for which a student is enrolled in the school; or (2) the sum of 1/6 of the FTE based on attendance for the portion of the school year for which a student is enrolled and 1/6 of the FTE for each credit of instruction earned during the enrollment period, up to five credits.
	Fiscal effect: The provision applies to three schools: Buckeye Community School, Buckeye Community School at London, and Buckeye Community School at Marion. Fiscal effects will depend on whether the qualifying schools choose to report their enrollment using one of the two methods, which method they use, their enrollment, and student credits earned.

Department of Education and Workforce		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
EDUCD127 EdChoice scholarship reporting for chartered nonpublic schools		
		R.C. 3301.165, 3310.15, 3310.16
No provision.		Requires DEW to do all of the following:
(1) No provision.		(1) Establish a system for comparing the performance data of state scholarship students enrolled at chartered nonpublic schools with the data of similar students in nearby schools.
(2) No provision.	1	(2) Annually post on its website for each chartered nonpublic school the school's total enrollment, the number of state scholarship students, what kind of school each scholarship student attended in the prior school year, and the amount of state support the school received.
(3) No provision.	1	(3) Annually post on its website the total number of students who receive EdChoice Expansion, and, as the data is available, EdChoice and Cleveland Scholarships disaggregated by family income.
(4) No provision.	1	(4) Require each EdChoice scholarship applicant to include the school, and if applicable the school district, in which the applicant was enrolled for the school year prior to the one for which the applicant is submitting an application.
No provision.		Changes the deadline for DEW to report student performance data for EdChoice scholarship students from February 1 of the following school year to September 15 of that year.
		Fiscal effect: May increase DEW's data collection and reporting costs.  DEW likely can leverage its existing public-facing reports portal to host the required comparison system and additional data reporting.
EDUCD118 Nonchartered educational savings account program		
		R.C. 3310.22, 3310.21, 3310.23, 3310.24, 3310.25, 3310.26, 3310.037, 3310.412, 3310.51, 3313.975, 3317.02, 3317.022, 3317.03, Section 265.211
No provision.	1	Establishes the Nonchartered Educational Savings Account Program to provide eligible students with an educational savings account (ESA) beginning in the 2026-2027 school year.

LSC | 205

Office of Research and Drafting

**Legislative Budget Office** 

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires the Treasurer of State (TOS) to administer the program with the assistance of the Department of Education and Workforce (DEW).
No provision.	Qualifies a student for an ESA if the student's parent applies to participate in the program and if, for the school year for which the ESA is sought, both of the following apply:
(1) No provision.	(1) The student is enrolling in any of grades K-12 in a participating nonchartered nonpublic school.
(2) No provision.	(2) The student has not received an EdChoice, Cleveland, Autism, or Jon Peterson Special Needs scholarship.
No provision.	Establishes an ESA award amount for a school year of 75% of the traditional EdChoice scholarship amount for the student's grade level for that school year (currently, a maximum of \$4,625 for students in grades K-8 and \$6,306 for students in grades 9-12) and prescribes specific, partial scholarship amounts for students with a family income at or above 450% of the federal poverty level using a logarithmic formula similar to the one used for EdChoice Expansion scholarships, with a minimum amount equal to 10% of the maximum (\$462 for students in grades K-8 and \$631 for students in grades 9-12).

No provision.

parent as reimbursement for costs incurred for educational goods and

services authorized under the law.

Requires participating schools to do the following:

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(1) No provision.	(1) Notify TOS about their participation in the program.
(2) No provision.	(2) Maintain financial records documenting how the school spent the funds it received under the ESA program.
(3) No provision.	(3) Maintain a physical location in the state at which each student has regular and direct contact with teachers and that is not a building that primarily serves as a residence.
(4) No provision.	(4) Notify TOS and DEW of any change in the school's name, school director, mailing address, or physical location within 15 days of the change.
(5) No provision.	(5) Require the parent of a student for whom a scholarship account is established to endorse the use of funds from a scholarship account by the school or approve the transfer of funds from the scholarship account to the school.
No provision.	Requires TOS to transfer the balance of the student's old account to the student's new account if a student reapplies to have an account established for the following school year. Requires TOS, if a student does not reapply to have an account established for the following school year, to transfer the balance of the old account to the GRF on July 1 following the school year for which the account was established.
No provision.	Requires TOS to transfer the balance of any funds, including any prorated refund, in the account of a student who disenrolls from a participating school and does not enroll in a different participating school during the same school year to the GRF and requires the transfers to occur on January 1 and July 1 of each year.
No provision.	Requires TOS to certify to OBM the amount of any funds returned to the GRF from those scholarship accounts and appropriates, for FY 2027, the certified amount of funds returned to the GRF during that fiscal year to GRF ALI 200550, Foundation Funding - All Students.
No provision.	Permits TOS to conduct random audits to verify that parents are using funds appropriately.

year. Prohibits DEW from including any data that is statistically unreliable

or that could result in the identification of individual students.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(4) No provision.	(4) Develop, by July 1, 2026, a measure of student growth for students with scholarship accounts that are enrolled in nonchartered nonpublic schools, use the data to report annually on student growth for students in grades 4-8 during the school year in which data is reported, and make the growth reports available on its publicly accessible website. Prohibits data reporting for schools with fewer than 10 students who have established scholarship accounts.
No provision.	Requires TOS to collect and provide to DEW any data that DEW needs to fulfill its data reporting duties.
	Fiscal effect: Increases GRF expenditures from ALI 200550, Foundation Funding - All Students, by an estimated \$35.1 million annually beginning in FY 2027. Potential increase in administrative costs for TOS to administer the accounts and for DEW to collect and report additional data.
EDUCD103 Autism and Jon Peterson Special Needs scholarships - list of registered	private providers
	R.C. 3310.41, 3310.58
No provision.	Requires DEW to maintain a list of Autism and Jon Peterson Special Needs (JPSN) scholarship registered private providers and their locations on its publicly accessible web site.
	Fiscal effect: None. DEW already meets the requirement under current practice.
EDUCD107 Autism and Jon Peterson Special Needs scholarships - eligibility and se	rvices
	R.C. 3310.41, 3310.412, 3310.51, 3310.52, 3310.523, 3310.58, 3310.64
No provision.	Removes, for purposes of the Autism Scholarship Program, the definition of "parent" and instead defines "eligible applicant," which includes the natural or adoptive parents, the custodian, the guardian, the grandparent, or the surrogate parent of a qualified special education child and a qualified special education child, if the child does not have a custodian or guardian and the child is at least 18 and less than 22 years of age.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Clarifies that a child is eligible under the Autism Scholarship Program if that child is at least 3 years of age and less than 22 years of age.
No provision.	Expands eligibility for the JPSN scholarship to three- and four-year-olds.
No provision.	Makes the following changes to the Autism and JPSN scholarship programs:
(1) No provision.	(1) Qualifies a child to whom the following apply:
(a) No provision.	<ul> <li>(a) The child is enrolled in a chartered or nonchartered nonpublic school, is home educated, or is older than compulsory school age and less than 22 years of age and received a home education and has not yet received a diploma from the child's parent or guardian;</li> </ul>
(b) No provision.	(b) The child is still eligible to receive transition services under the child's IEP; and
(c) No provision.	(c) For the Autism scholarship, the child has an IEP developed that includes services related to autism.
(2) No provision.	(2) Permits multiple alternative public providers or registered private providers to be contracted to provide services to implement an IEP or education plan as the eligible applicant and providers determine are necessary and associated with educating the qualified special education child. Expressly states that a qualified special education child is not limited to receiving services from a single provider for any services identified in the IEP, including a single type of service.
(3) No provision.	(3) Permits intervention services, educational services, academic services, tutoring services, aide services, and other related special education services to be provided virtually.
(4) No provision.	(4) Permits a teacher or substitute teacher licensed by SBE to provide virtual services to a qualified special education child.
No provision.	Makes the following changes to the JPSN scholarship program:
·	

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(1) No provision.	(1) Permits an educational aide or assistant with a valid permit and an instructional assistant with a a valid permit to provide services under a special education program.
(2) No provision.	(2) For billing purposes, requires services provided by a teacher or substitute teacher licensed by SBE to be classified as academic services and not aide services and requires DEW to use this differentiation to simplify monthly audit procedures.
(3) No provision.	(3) Requires rules adopted by DEW to specify that supervision of a qualified, credentialed provider may be conducted virtually.
No provision.	Prohibits a qualified special education child receiving home education who participates in JROTC maintained by the child's resident school district from being considered enrolled in that district for purposes of determining eligibility for an Autism or JPSN scholarship.
Fiscal effect: None.	Fiscal effect: Likely increases scholarship payments, which may be offset to some degree if remote services take the place of some services currently delivered in person at a potentially lower cost. May increase the availability of providers for services to the extent the identified professionals are not already permitted to provide services.
EDUCD121 Autism scholarships - amounts	
No provision.	R.C. 3317.022  Increases the maximum amount of an Autism scholarship from \$32,445 to \$34,000 for both FY 2026 and FY 2027.
	Fiscal effect: The estimated amount for Autism scholarships increases by \$7.7 million in FY 2026 and \$8.3 million in FY 2027 compared to the executive budget.
EDUCD120 Jon Peterson Special Needs scholarships - amounts	
	R.C. 3317.022
No provision.	Increases the category amounts for the JPSN Scholarship Program as follows:
	10110443.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(1) No provision.	(1) Increases the Category 1 amount from \$2,395 to \$2,510;
(2) No provision.	(2) Increases the Category 2 amount from \$5,280 to \$5,533;
(3) No provision.	(3) Increases the Category 3 amount from \$11,960 to \$12,534;
(4) No provision.	(4) Increases the Category 4 amount from \$15,787 to \$16,545;
(5) No provision.	(5) Increases the Category 5 amount from \$21,197 to \$22,214;
(6) No provision.	(6) Increases the Category 6 amount from \$30,469 to \$31,932;
No provision.	Increases the funding cap for a JPSN scholarship from \$32,445 to \$34,000 for both FY 2026 and 2027.
	Fiscal effect: The estimated amount for JPSN scholarships increases by \$2.7 million in FY 2026 and \$2.9 million in FY 2027 compared to the executive budget.
Community Schools	
EDUCD110 Classical community schools - state testing on paper	
	R.C. 3301.0711, 3317.02
No provision.	Defines a "classical school" as a community school that is a member of the Ohio Classical School Association or its successor organization and uses a curriculum substantially similar to that of a nationally recognized classical school network.
No provision.	Permits a classical school to generally administer state assessments in a paper format.
No provision.	Requires a classical school to administer a state assessment in an online format to any student whose IEP or 504 plan specifies that taking an assessment in that format is an appropriate accommodation.
	Fiscal effect: May increase state testing system costs.

EDUCD42 Definition of high-performing community school - access to school district property

#### R.C. 3313.413

Replaces the definition of "high-performing community school" in the law regarding the right of first refusal to purchase, and the involuntary disposition of, school district property (currently based on increased performance index scores and report card performance ratings for the Achievement, Progress, or, for certain schools, the Early Literacy component) so that it applies to a community school that meets at least one of the following sets of conditions:

- (1) The community school:
- (a) Received a higher performance index score than the school district in which it is located on the two most recently issued state report cards; and (b) Either:
- (i) Received a performance rating of four stars or higher for the Progress component on its most recent report card; or
- (ii) Enrolls a majority of students who are in a dropout prevention and recovery program and did not receive a rating for the Progress component on the most recent report card.
- (2) The community school serves only grades kindergarten through three and received a performance rating of four stars or higher for the Early Literacy component on the most recent report card;
- (3) The community school has not commenced operations or has been in operation for less than one school year and:
- (a) The school is replicating an operational and instructional model used by another high performing community school; and
- (b) The school either:
- (i) Has an operator that received an overall rating of three stars or higher, or a "C" or higher, on its most recent performance report; or
- (ii) Does not have an operator and is sponsored by a sponsor that was rated "exemplary" or "effective" on its most recent evaluation.

R.C. 3313.413

Same as the Executive.

Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: May change the community schools that have the opportunity to obtain space for operation. The revised definition of a "high-performing community school" aligns to the criteria used to designate community schools for the Quality Community School Support Program.	Fiscal effect: Same as the Executive.
EDUCD43 Dropout prevention and recovery community schools	
R.C. 3314.02, 3314.362	R.C. 3314.02, 3314.362
Defines "dropout prevention and recovery community school" as a community school that enrolls only students who are between the ages of 14 and 21, and who, at the time of their initial enrollment, are at least one grade level behind their cohort age groups or experience crises that significantly interfere with their academic progress such that they are prevented from continuing their traditional educational programs.	Same as the Executive.
Permits a community school that primarily serves students enrolled in a dropout prevention and recovery (DOPR) program to continue operating in the 2025-2026 and 2026-2027 school years without complying with this definition. Requires each community school that primarily serves students enrolled in a DOPR program to comply with the definition on and after July 1, 2027.	Same as the Executive.
Requires each community school that primarily serves students enrolled in a DOPR program, upon approval of the school's sponsor, to (1) transfer those grades that do not comply to a separate community school or (2) cease offering those grades.	Same as the Executive.
Requires a community school that primarily serves students enrolled in a DOPR program to assist students who are not eligible to enroll in a "dropout prevention and recovery community school" to transfer to the separate community school or enroll in a different school.	Same as the Executive.
Requires DEW to assign any separate community school created in compliance with the new definition its own internal retrieval number (IRN, a unique code used by DEW to identify districts, schools, and other entities).	Same as the Executive.

Department of Education and Workforce			Main Operating Appropriations Bil H.B. 9
Executive		s Passed By House	
Fiscal effect: May increase administrative costs for DOPR schools to (1) spin off, to a separate school, grades serving students that do not comply with the proposed definition and (2) assist students with transferring to that or a different school. Currently, 84 (25%) community schools carry the DOPR designation, collectively educating about 23,000 FTE students.		iscal effect: Same as the Ex	ecutive.
EDUCD106 Community school contracts and comprehensive plans and facilities	req	ements	
		.C. 3314.03, 3314.05	
No provision.		omprehensive plan to its sp	for each community school to submit a consor and, instead, requires the contract chool's sponsor and governing authority to plan's provisions.
No provision.		•	ool to be located in multiple facilities under nates limitations on which schools may do so
No provision.		liminates the limitations or tudents in the same grade I	which community schools may assign evel to multiple facilities.
		iscal effect: May decrease	community school administrative costs.
EDUCD111 Community school sponsor assurances prior to opening			
		.C. 3314.19	
No provision.	1	ear of operation or first yea	number of days prior to opening for its first ar of operation from a new building that a nust provide prescribed assurances to DEW.
No provision.	1	xisting location, or an inter hat changes its location or a	mmunity school that adds a facility to an net- or computer-based community school adds a satellite location, to provide the st one day prior to the operation in the new
		iscal effect: None.	

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
EDUCD84 Community school operating from home	
Section: 265.410	Section: 265.410
Permits a community school opened prior to May 1, 2005 to operate from or in any home located in the state, regardless of where the community school's operations from or in a particular home began.	Same as the Executive.
EDUCD122 Rural Transportation Grant Program	
	Section: 265.600
No provision.	Requires DEW to award rural transportation grants each fiscal year to dropout prevention and recovery community schools that meet the following requirements:
(1) No provision.	(1) More than 75% of the school's students are economically disadvantaged.
(2) No provision.	(2) The school's territory is located in three counties and contains more than 12 school districts.
No provision.	Limits the amount of each grant to \$450,000 for any fiscal year.
No provision.	Requires schools to use grants awarded under the fund for student transportation.
	Fiscal effect: The bill earmarks \$450,000 in each fiscal year from GRF ALI 200502, Pupil Transportation, to support the program (see EDUCD6).
Educator Provisions	
EDUCD97 Youth suicide awareness and prevention and child sexual abuse educ	ator in-service training
R.C. 3319.073	
Eliminates the option for each school district, community school, STEM school, or college-preparatory boarding school to adopt or adapt curriculum developed by DEW on youth suicide awareness and prevention for use in delivering in-service educator training on those topics (see EDUCD39), thus requiring each district or school to develop its	No provision.

own curriculum.

Department of Education and Workforce		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
Eliminates the option for a school employee to satisfy youth suicide awareness in-service training through self-review of suitable suicide prevention materials approved by the school board or governing authority.	1	No provision.
Eliminates the requirement that child sexual abuse in-service training for educators be provided by law enforcement officers or prosecutors and instead requires a district board to develop its own curriculum in consultation with public or private agencies.		No provision.
Fiscal effect: May increase school district costs to develop and offer the training for those that do not do so already, but provides additional flexibility in how it is provided. According to DEW, schools have had difficulty finding law enforcement officers or prosecutors who are able to provide the staff training on child sexual abuse.		
EDUCD50 Teacher assignments		
R.C. 3319.173		R.C. 3319.173
Requires a school district superintendent to assign teachers based on the best interests of the students enrolled in the district and prohibits them from using seniority or continuing contract status as the primary factor in determining assignments.		Same as the Executive.
Specifies that the law pertaining to teacher assignments prevails over conflicting provisions of collective bargaining agreements between employee organizations and public employers entered into on or after the provision's effective date.		Same as the Executive.
Fiscal effect: Provides greater flexibility for school districts to meet staffing needs.		Fiscal effect: Same as the Executive.
EDUCD57 Science of Reading professional development		
R.C. 3319.2310, 3301.0714, 3313.6028		R.C. 3319.2310, 3301.0714, 3313.6028
Requires DEW to maintain an introductory training course on the Science of Reading for licensed educators and develop a competency-based training course to update and reinforce educators' skills in the Science of Reading.		Same as the Executive.
Legislative Budget Office LSC	<u>. T</u>	218 Office of Research and Drafting

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Requires each public school teacher, administrator, school psychologist, or speech-language psychologist to complete training in the science of reading every five years.	Same as the Executive.
Requires training to be completed by either July 30, 2030, if the individual was hired prior to July 1, 2025, or one year after the date of hiring, if the individual was hired on or after July 1, 2025, but exempts individuals who completed similar training or appropriate coursework as part of an educator preparation program.	Same as the Executive.
Requires districts and schools to report the number of individuals who have completed Science of Reading training to DEW through the Education Management Information System (EMIS).	No provision.
Requires a professional development committee to count Science of Reading training toward professional development requirements for educator licensure renewal.	Same as the Executive.
Specifies the grade bands that must receive specific instruction from the lists of curriculum that are aligned with the Science of Reading established by DEW as follows:	Same as the Executive.
Grades preK-5 must receive core curriculum and instructional materials in English language arts;	Same as the Executive.
Grades preK-12 must receive instruction in evidence-based reading intervention programs.	Same as the Executive.
Fiscal effect: Minimal. DEW already maintains professional development courses on the Science of Reading. Increases district and school workload to comply with the reporting requirement.	Fiscal effect: Same as the Executive, but eliminates district and school costs to comply with the reporting requirement.
EDUCD55 Principal apprenticeship program	
R.C. 3319.271	R.C. 3319.271
Requires DEW to establish a principal apprenticeship program to provide pathways for licensed teachers employed in Ohio and professionals in other fields to receive school leadership and administration training and development, and an optional master's degree.	Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Permits DEW to give preference to applicants with multiple years of classroom teaching experience or experience in the same career field and in teaching, training, or supervising others.	Same as the Executive.
Requires participants of the program to be mentored by a school principal and complete on-the-job training.	Same as the Executive.
Requires the State Board of Education to issue a professional administrator license for grades preK-12 to individuals who successfully complete the program.	Same as the Executive.
Fiscal effect: The bill earmarks \$5.0 million in each fiscal year from GRF ALI 200448, Educator and Principal Preparation, to fund the program (see EDUCD91).	Fiscal effect: The bill eliminates the earmark providing state funding for the program, shifting the costs of the program from the state to school districts (see EDUCD91).
Other Education Provisions	
EDUCD25 Absence intervention and truancy	
R.C. 2151.27, 3313.609, 3321.16, 3321.19, 3321.191 (reenacted), 3321.21, 3321.22	R.C. 2151.27, 3313.609, 3321.16, 3321.19, 3321.191 (reenacted), 3321.21, 3321.22
Repeals the requirement that a school district, community school, or STEM school assign habitual truants to an absence intervention team and adopt a prescribed absence intervention plan.	Same as the Executive.
Instead, requires each district, community school, and STEM school to adopt a policy in consultation with the juvenile court that does all of the following:	Same as the Executive.
(1) Acknowledges that student absences from school for any reason, whether excused or unexcused, take away from instructional time and have an adverse effect on student learning;	(1) Same as the Executive.
(2) Identifies strategies to prevent students from becoming chronically absent;	(2) Same as the Executive.
(3) Includes procedures for notifying a student's parent, guardian, or custodian, when the student has been absent from school for a number of hours determined by the board, which cannot exceed 5% of the minimum number of hours required in the school year;	(3) Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(4) Establishes a tiered system that provides more intensive interventions and supports for students with greater numbers of absences and includes resources to help students and their families address the root causes of the absences;	(4) Same as the Executive.
(5) Provides for one or more absence intervention teams to work with students at risk of becoming chronically absent and their families to improve the students' attendance at school;	(5) Same as the Executive.
(6) Prohibits suspending, expelling, or otherwise preventing a student from attending school based on the student's absences.	(6) Same as the Executive.
Permits a district, community school, or STEM school to consult or partner with public and nonprofit agencies to provide assistance to students and families in reducing absences.	Same as the Executive, but clarifies that a public school may partner with private entities, in addition to public and nonprofit entities.
Defines "chronically absent" as missing at least 10% of the minimum number of hours required in the school year.	Same as the Executive.
Removes a requirement that a school district or community school prohibit the grade level promotion of a student that has been truant for more than 10% of the required attendance days of the school year.	Same as the Executive.
Eliminates the timeline under which a school district attendance officer must file a complaint in juvenile court against a truant student and instead requires a complaint only if the school district determines that the student is not making satisfactory progress in improving the student's attendance at school.	Same as the Executive.
Requires that a filed complaint allege that the child is an unruly child for being a habitual truant and that the parent or guardian has violated the duty to cause the child to attend school.	Same as the Executive.
Clarifies that certain required notices to parents regarding truancy and consequences that include proof of receipt by the recipient and is sent by email or text message, in addition to registered mail, regular mail with certificate of mailing, or other form of delivery, is a legal notice.	Same as the Executive.
Fiscal effect: Likely shifts district and school spending in this area from compliance activities to prevention and early intervention.	Fiscal effect: Same as the Executive.

# **Department of Education and Workforce**

**As Passed By House Executive** 

2/10001110		7.0 1 0.0000 2 7 1.0000
EDUCD34	Universal K-3 diagnostic assessment and kindergarten readiness asse	ssment
R.C.	3301.079, 3301.0714, 3301.0715, 3302.03, 3313.608, Section 733.30	
•	DEW to, by June 30, 2026, adopt a diagnostic assessment for nd math for students in each of grades K-3.	No provision.
Requires t science of	the diagnostic assessment for reading to be aligned to the reading.	No provision.
be public	s the requirements that blank copies of diagnostic assessments records and that DEW make the assessments available to school t no cost to the district.	No provision.
administe	school districts, community schools, and STEM schools to r the diagnostic assessments to their students by September 30 ear, beginning with the 2026-2027 school year.	No provision.
from annu skills of a	an exemption for districts and schools, on a case-by-case basis, ually administering diagnostic assessments to assess the reading student with a significant cognitive disability as part of the Third ading Guarantee.	No provision.
assessmer Guarante	s the authority of districts and schools to use an alternative nt to measure reading skills under the Third Grade Reading e and, for districts and schools that achieve specified scores on report card, to administer alternative diagnostic assessments.	No provision.
assessmer	districts and schools to use and score the kindergarten readiness nt (KRA) in accordance with rules established by the Department n and Youth.	No provision.
	s the requirement that DEW include data from the KRA on the ort cards of districts and schools.	No provision.
Removes	DEW from KRA data collection and reporting.	No provision.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: May increase DEW's GRF assessment system costs procure or develop the K-3 diagnostic assessments. Increases s district and other public school costs to administer the diagnost assessments.	chool
EDUCD45 Public release of state test questions	
R.C. 3301.0711	R.C. 3301.0711
Reduces the number of state assessment test questions that mumber public record from 40% to 20% beginning with the state assessments administered in the spring of the 2025-2026 school	
Eliminates out-of-date provisions that make questions on state assessments administered prior to the 2017-2018 school year purecords.	Same as the Executive. ublic
Fiscal effect: Reduces GRF assessment system costs by \$2.8 mil more per year.	llion or Fiscal effect: Same as the Executive.
EDUCD36 Education Management Information System (EMIS) repo	rting
R.C. 3301.0714	R.C. 3301.0714
Requires public schools to report their math core curriculum and instructional materials for grades preK-12 through the Education Management Information System (EMIS).	·
No provision.	Requires each school district, community school, and STEM school, beginning with the 2025-2026 school year, to report to EMIS the causes of student absences by category, including various illness categories, medical appointments, extra-curricular activities, student exchange programs, agricultural organization activities, family travel, foster care activities, lack of transportation, and additional categories identified through best practices review.
Fiscal effect: May increase public school and DEW administration	ve costs. Fiscal effect: Same as the Executive.

Instruction on mental health promotion, suicide prevention, and health and wellness outcomes; youth peer-led programming EDUCD39

R.C. 3313.60, 3301.221, 3313.6611, 3314.0311, 3314.0312, 3326.092, 3326.093

R.C. 3301.221

Requires each school district, STEM school, and community school annually to provide students in grades 6-12 developmentally appropriate, evidence-based instruction in mental health promotion and suicide prevention, instead of at least one hour or one standard class period per year of instruction on evidence-based suicide prevention and safety training and violence prevention.

No provision.

Requires the instruction to include information on the development and maintenance of positive mental health, stigma reduction, the signs and symptoms of depression, suicide, and self-harm, and seeking help for self and peers.

No provision.

Eliminates the requirement that students receive evidence-based social inclusion instruction and instead requires students attending a school district, community school, or STEM school to receive annual evidencebased instruction in universal prevention practices or programs that teach students the necessary knowledge and skills to improve health and wellness outcomes.

No provision.

Requires the instruction to focus on enhancing interpersonal skills, encouraging healthy decision making, and increasing resiliency.

No provision.

Eliminates the option for schools to use student assemblies, digital learning, and homework to satisfy the requirement to provide instruction on mental health promotion, suicide prevention, and health and wellness outcomes.

No provision.

Prior to providing such instruction, requires a district or school to notify each student's parent or guardian of the instruction, their ability to review any related instructional materials, and their option to opt the student out from receiving the instruction by submitting a written request.

No provision.

and encourage students to individually assess and develop strengths in their life and removes the requirement to implement and sustain suicide and violence prevention and social inclusion training.

Fiscal effect: According to DEW, shifting to "universal" prevention education programs may lead to school districts and other public schools implementing the instruction more consistently and efficiently among grade levels. DEW reports that school districts have found difficulty in identifying prevention programs that comply with the law.

Fiscal effect: Minimal.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
EDUCD14 Artificial intelligence policies	
R.C. 3301.24, 3414.03, 3326.11	R.C. 3301.24, 3414.03, 3326.11
Requires DEW to adopt a model policy by December 31, 2025, to address the appropriate use of artificial intelligence by students and staff for educational purposes.	Same as the Executive.
Requires each school district, community school, and STEM school to adopt a policy on the use of artificial intelligence by July 1, 2026. Permits a district or school to adopt the model policy developed by DEW.	Same as the Executive.
Permits DEW to collect data from districts and schools on their use of artificial intelligence.	No provision.
Fiscal effect: May increase public school and DEW administrative costs.	Fiscal effect: Same as the Executive.
EDUCD16 List of high-quality tutoring programs	
R.C. 3301.36	R.C. 3301.36
Requires DEW to request program efficacy data or other evidence of effectiveness for participating students when soliciting qualifications for the list of high-quality tutoring programs required under continuing law.	Same as the Executive.
Requires DEW to remove from the high-quality tutoring program list any program that is not aligned to the science of reading or that uses a three-cueing approach.	Same as the Executive.
Requires DEW to, at least every three years after the initial list is posted, provide an opportunity for entities to submit their qualifications for consideration to be included on the list and post an updated list on DEW's website.	Same as the Executive.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.

**Legislative Budget Office** 

Fiscal effect: Minimal.

qualifies for an exemption from retention.

		н.в. 90
Executive		As Passed By House
EDUCD44 Report card	- College, Career, Workforce, and Military Readiness (CCW	MR) component
R.C. 3302.03, Sec	tion 265.550	
district's or school buil DEW must assign a per	ojects to JCARR approval whether, beginning with a ding's report card for the 2024-2025 school year, formance rating to the report card's CCWMR it into the calculation's overall rating.	No provision.
-	t the CCWMR component as report-only data on ding report cards for the 2024-2025 school year.	No provision.
performance rating for prohibition against the	25-2026 school year, requires DEW to assign a the CCWMR component and eliminates the method for assigning a rating including a tiered at bonuses. Requires DEW to factor it into the ll rating.	No provision.
Fiscal effect: Minimal.		
EDUCD11 Educational	Regional Service System (ERSS)	
	.2.02 (reenacted), 3312.07, 3312.08, 3312.09, 3312.10, pealed: 3312.02, 3312.03, 3312.04, 3312.05, 3312.06	
state support teams or 16 regions within 180 of notify affected regions	torily established ERSS regions (also known as SSTs) and instead requires DEW to establish up to days of the bill's effective date. Requires DEW to of subsequent changes at least 90 days before the se changes will take effect.	No provision.
initiatives, in addition t	upport state and regional workforce development to supporting education initiatives. Eliminates law of the ERSS to reduce unnecessary duplication of	No provision.
districts, county boards prep regional centers,	oroviders to include career-technical planning sof developmental disabilities, Ohio college tech and community colleges, in addition to educational ation technology centers, and other regional	No provision.

education service providers as under continuing law.

Eliminates the requirement that, when entering into performance contracts with a fiscal agent and allocating state funds for ERSS, DEW consider the services that will be provided in a region from DEW's system of intensive, ongoing support for the improvement of school districts and school buildings.

No provision.

district otherwise would find the highest bid to be too low.

### EDUCD47 Unused school facilities

#### R.C. 3313.411

Revises the involuntary disposition of school district property law, as follows:

- (1) To determine whether a school building is an unused school facility, clarifies the building is unused if its student enrollment is less than 60% of either (A) the maximum student enrollment established in the building's architectural specifications or master design plan or (B) the building's greatest student enrollment in the ten most recent school years. including the current school year (current law identifies a building as an unused school facility if less than 60% of the building was used for direct academic instruction in the preceding school year).
- (2) Changes the value for which a school district must sell an unused school facility from the property's appraised fair market value to the property's appraised value as an educational facility.
- (3) Changes the sale method from an auction to a lottery if more than one high-performing community school located in the district notifies the district of its intention to purchase property.
- (4) Requires a district, if no high-performing community school located in the district offers to purchase or lease a property, to offer the property for sale or lease to high-performing community schools located outside of the district prior to offering to sell or lease the property to other start-up community schools, college-preparatory boarding schools, and STEM schools.
- (5) Requires each district annually to report to DEW by November 30 information related to determining whether a school building operated by the district is an unused school facility.
- (6) Requires DEW annually to post by December 31 a list of unused school facilities in each school district.

#### R.C. 3313.411

Replaces the Executive provisions with provisions that do the following:

(1) No provision.

- (2) No provision.
- (3) No provision.
- (4) No provision.

- (5) No provision.
- (6) No provision.

Executive  As Passed By House  (7) No provision.  (7) Require, rather than permit, a school district to offer an unused school facility for sale at a public auction if no qualifying school offers to purchase or lease the facility under the involuntary disposition law the facility is located on, or adjacent to, a tract or parcel of land where other school district facilities from the involuntary disposition law in the facility is located on, or adjacent to, a tract or parcel of land where other school district facilities that are used for educational instruction are located.  (9) No provision.  (9) Require a community school, STEM school, college-preparatory boarding school, or chartered nonpublic school that sells property it purchased from a school district through the involuntary disposition law to pay to the district any profit the school earns from the resale of that property.  (10) No provision.  (10) No provision.  (10) Add chartered nonpublic schools in the list of qualifying schools to which school districts must offer unused school facilities for sale or lease under the involuntary disposition of school district property law.  Fiscal effect: Same as the Executive.  Permits a school district, community school, or chartered nonpublic school to adopt a policy to excuse from the financial literary instruction graduation requirement each student who, during high school, participates in a financial literary program offered through the student branch of a credit union or by a bank.  No provision.  Requires a qualifying financial literary program under a district or school's policy to meet or exceed the state standards and model curriculum for financial literary and entrepreneurship instruction.	Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96	
facility for sale at a public auction if no qualifying school offers to purchase or lease the facility under the involuntary disposition law.  (8) No provision.  (8) Exempt unused school facilities from the involuntary disposition law if the facility is located on, or adjacent to, a tract or parcel of land where other school district facilities that are used for educational instruction are located.  (9) No provision.  (9) Require a community school, STEM school, college-preparatory boarding school, or chartered nonpublic school that sells property it purchased from a school district hough the involuntary disposition law to pay to the district any profit the school earns from the resale of that property.  (10) No provision.  (10) Add chartered nonpublic schools in the list of qualifying schools to which school districts must offer unused school facilities for sale or lease under the involuntary disposition of school district property law.  Fiscal effect: May increase the number of facilities a district board of education has to offer for sale or lease to community schools.  EDUCO128 Financial literacy instruction exemptions  R.C. 3313.603  No provision.  Permits a school district, community school, STEM school, college-preparatory boarding school, or chartered nonpublic school to adopt a policy to excuse from the financial literacy instruction graduation requirement each student who, during high school, participates in a financial literacy program under a district or school's policy to meet or exceed the state standards and model curriculum for financial literacy and entrepreneurship instruction.  No provision.  Requires DEW to develop and post to its web site a model policy and	Executive	As Passed By House	
the facility is located on, or adjacent to, a tract or parcel of land where other school district facilities that are used for educational instruction are located.  (9) No provision.  (9) Require a community school, STEM school, college-preparatory boarding school, or chartered nonpublic school that sells property it purchased from a school district through the involuntary disposition law to pay to the district any profit the school earns from the resale of that property.  (10) No provision.  (10) Add chartered nonpublic schools in the list of qualifying schools to which school districts must offer unused school facilities for sale or lease under the involuntary disposition of school district property law.  Fiscal effect: May increase the number of facilities a district board of education has to offer for sale or lease to community schools.  EDUCD128 Financial literacy instruction exemptions  R.C. 3313.603  Permits a school district, community school, STEM school, college-preparatory boarding school, or chartered nonpublic school to adopt a policy to excuse from the financial literacy instruction graduation requirement each student who, during high school, participates in a financial literacy program offered through the student branch of a credit union or by a bank.  No provision.  Requires a qualifying financial literacy program under a district or school's policy to meet or exceed the state standards and model curriculum for financial literacy and entrepreneurship instruction.  Requires DEW to develop and post to its web site a model policy and	(7) No provision.	facility for sale at a public auction if no qualifying school offers to	
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No provision.  Permits a school district, community school, STEM school, college- preparatory boarding school, or chartered nonpublic school to adopt a policy to excuse from the financial literacy instruction graduation requirement each student who, during high school, participates in a financial literacy program offered through the student branch of a credit union or by a bank.  No provision.  Requires a qualifying financial literacy program under a district or school's policy to meet or exceed the state standards and model curriculum for financial literacy and entrepreneurship instruction.  Requires DEW to develop and post to its web site a model policy and	EDUCD128 Financial literacy instruction exemptions		
preparatory boarding school, or chartered nonpublic school to adopt a policy to excuse from the financial literacy instruction graduation requirement each student who, during high school, participates in a financial literacy program offered through the student branch of a credit union or by a bank.  No provision.  Requires a qualifying financial literacy program under a district or school's policy to meet or exceed the state standards and model curriculum for financial literacy and entrepreneurship instruction.  No provision.  Requires DEW to develop and post to its web site a model policy and		R.C. 3313.603	
policy to meet or exceed the state standards and model curriculum for financial literacy and entrepreneurship instruction.  No provision. Requires DEW to develop and post to its web site a model policy and	No provision.	preparatory boarding school, or chartered nonpublic school to adopt a policy to excuse from the financial literacy instruction graduation requirement each student who, during high school, participates in a financial literacy program offered through the student branch of a credit	
	No provision.	policy to meet or exceed the state standards and model curriculum for	
	No provision.		

Department of Education and Workforce	Main Operating Appropriations Bil H.B. 96
Executive	As Passed By House
	Fiscal effect: May increase DEW administrative costs.
EDUCD15 Provision of high-dosage tutoring for students on reading improveme	nt and monitoring plans
R.C. 3313.608	R.C. 3313.608
Eliminates the requirement that high dosage tutoring provided to students on reading improvement and monitoring plans by school districts, community schools, and STEM schools be provided outside of the student's regular instruction time.	Same as the Executive.
Expressly permits a district or school to incorporate high-dosage tutoring into a student's regular instruction time.	Same as the Executive.
Requires a locally approved high-dosage tutoring program to align with best practices identified by DEW.	Same as the Executive.
Fiscal effect: Provides additional flexibility for districts to provide tutoring services.	Fiscal effect: Same as the Executive.
EDUCD102 Religious instruction release time	
	R.C. 3313.6022
No provision.	Requires school districts to permit students to attend a released time course in religious instruction for at least one period per week.
No provision.	Limits student attendance in the religious instruction course to no more than two periods per week for elementary students and to the equivalent of no more than two units of high school credit per week for high school students.
Fiscal effect: None.	Fiscal effect: Minimal.
EDUCD38 Qualify Career Technical Assurance Guide (CTAG) courses as an advan	ced standing program
R.C. 3313.6031, 3313.6013	R.C. 3313.6031, 3313.6013
Adds high school courses aligned to the Department of Higher Education's Career-Technical Assurance Guides (CTAG) to the list of programs that may be considered an "advanced standing program" at school districts, community schools, STEM schools, college-preparatory boarding schools, and chartered nonpublic schools.	Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Requires each school district or high school that is a community school, STEM school, college preparatory boarding school, or chartered nonpublic high school that has students enrolled in CTAG-aligned courses to implement a policy for grading and calculating class standings for those courses in a similar fashion to College Credit Plus, Advanced Placement, International Baccalaureate, or honors courses.	Same as the Executive.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.
EDUCD46 Advanced math placement	
R.C. 3313.6031	R.C. 3313.6031
Requires each school district to provide advanced learning opportunities in math in the following school year for each student that achieves an advanced level of skill on a math achievement assessment or end-of-course exam.	Same as the Executive.
Requires a student enrolled in an advanced math course to take the required corresponding math achievement assessment or end-of-course exam for that course.	Same as the Executive.
Exempts from the requirements school districts that do not offer advanced learning opportunities in math for the grade in which the student is enrolled in the next school year.	Same as the Executive.
Permits a student's parent or guardian to submit a written request to opt out of the advanced math learning opportunities and classes.	Same as the Executive.
Fiscal effect: Likely minimal. According to DEW, these provisions aim to require districts to automatically enroll students who score at the advanced level of skill into advanced math classes if the district offers those classes for the student's grade level. As a point of reference, in the 2023-2024 school year, about 138,000 (16%) students taking the state	Fiscal effect: Same as the Executive.

math tests scored at an advanced level of skill.

other may be a supporting option).

focused activities, one of which must be a foundational option while the

235

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
EDUCD37 Industry-recognized credentials toward graduation requirements  R.C. 3313.6113, 3301.17, 3313.618, 3313.6114		
Eliminates the requirement for the DEW Director's industry-recognized credentials committee to establish a point value system for credentials to help determine whether a student qualifies for a high school diploma and, instead, requires the committee to establish a new set of criteria for that purpose.	No provision.	
Fiscal effect: May increase DEW's costs to carry out this work.		
EDUCD124 College-level examination program	R.C. 3313.6114, 3302.03, 3313.6013	
No provision.	R.C. 3313.6114, 3302.03, 3313.6013  Adds the College-Level Examination Program (CLEP) to the list of programs that may be considered an "advanced standing program" at public and chartered nonpublic schools.	
No provision.	Adds passing scores on the CLEP exams as a demonstration of post- secondary readiness on the state report card.	
No provision.	Adds a passing score on a CLEP exam as a qualification for the college-ready, citizenship, science, and technology diploma seals.	
	Fiscal effect: May increase DEW costs to collect and report additional report card data and make any necessary changes to report card calculations. School district administrative costs may increase to report additional data to DEW.	
EDUCD48 Payment of tuition for students receiving education in residential tre	atment facilities	
R.C. 3313.64	R.C. 3313.64	
Requires the school district where the child's parents reside to pay a residential treatment facility the cost for educational services provided when a child is parentally placed in that facility in consultation with and upon recommendation of, the OhioRISE Program.	Same as the Executive.	

Requires that the facility provide education services meeting minimum standards established by DEW, or substantially similar requirements of the jurisdiction if the facility is out of state, and permits the home facility to reduce instructional hours only as necessary to accommodate the child's treatment program.

Requires DEW to approve a formula to determine the total educational cost to be paid for the child, certify the total educational cost to be paid to the home or facility and the district that is paying tuition, and deduct the amount from the district's basic state aid and pay that amount to the home or facility.

Establishes notice, discharge, and transcript and coursework transfer procedures and a procedure for re-determining a school district responsible for payment if a parent's resident district changes.

Requires high school students who are discharged from the home or facility and return to their parent's residence to meet graduation requirements that are no more stringent than those that apply to students who enroll in high school after receiving a home education.

Exempts a school district from the responsibility to pay tuition for a child who has been awarded a state scholarship.

Fiscal effect: Clarifies payment and discharge procedures for children receiving education services through a placement in a residential treatment facility under OhioRISE, which is a specialized Medicaid managed care program that launched in the summer of 2022 to better serve children and youth with complex behavioral health and multisystem needs. According to DEW, the law does not currently address which school district is responsible for paying tuition for a child who is placed in a residential treatment facility and receives education services through the facility (rather than from the district where the facility is located).

Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
EDUCD13 Use of cellular telephones by students			
R.C. 3313.753	R.C. 3313.753		
Requires each school district, community school, and STEM school to adopt a policy by January 1, 2026 prohibiting the use of cellular telephones by students during the instructional day, except for student learning or to monitor or address a health concern.	Same as the Executive.		
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.		
EDUCD27 Community Eligibility Provision (CEP) participation			
R.C. 3313.8110, 3314.03, 3326.11			
Requires each school district, community school, and STEM school that participates in the federal school breakfast or lunch program and has an identified student percentage (i.e., the percentage of students eligible for free and reduced-price meals through direct certification due to their participation in certain other assistance programs) of at least 25% to participate in CEP and provide a free breakfast or lunch, respectively, to each enrolled student.	No provision.		
Permits a district a school to choose not to comply with the requirement if it determines that it cannot do so for financial reasons. Requires the district or school to publicly communicate its decision not to comply to the residents of the district in the manner the district or school determines appropriate.	No provision.		

Fiscal effect: May increase or decrease a district or school's federal school meal program reimbursements depending on whether a district or school opts to participate and their identified student percentage. May reduce school meal program administration costs for districts and schools that choose to participate in CEP and meet the 25% threshold. May indirectly decrease state foundation aid for districts and schools. DEW currently uses free and reduced-price lunch eligibility to identify students as economically disadvantaged for purposes of the state foundation aid formula's Disadvantaged Pupil Impact Aid (DPIA) component. DPIA is based in part on how a district or school's concentration of students identified as economically disadvantaged compares to the state average. The bill's provision may increase the population of students identified as economically disadvantaged, which in turn may increase the statewide average percentage of those students. As the statewide percentage rises, some districts' individual economically disadvantaged percentages may be smaller relative to the statewide percentage, resulting in decreased DPIA.

**EDUCD18** Middle school career-technical education

R.C. 3313.90

Eliminates, beginning in FY 2027, waivers from a school district's obligation to provide career-technical education to seventh and eighth graders.

Fiscal effect: May increase costs for the 34% of districts that currently receive a waiver. However, those districts may also gain state aid. According to DEW, students in grades 7-8 who participate in approved career connection courses generate career-technical education weighted funds through the state foundation aid formula. Career connections courses involve career awareness and exploration activities.

R.C. 3313.90

Same as the Executive.

Department of Education and Workforce			Main Operating Appropriations Bill H.B. 96	
Executiv	re e	As Passed By House		
EDUCD12	2 Competency-based adult education programs			
R.C.	3313.902, 3314.38, 3345.86 (all repealed and reenacted), Section 733.20. Repealed: R.C. 3317.036, 3317.23, 3317.231, 3317.24	R.C.	3313.902, 3314.38, 3345.86 (all repealed and reenacted), Section 733.20. Repealed: R.C. 3317.036, 3317.23, 3317.231, 3317.24	
Eliminato Program	es the Adult Diploma Program and 22+ Adult High School Diploma .	Same	e as the Executive.	
district, o technica ("provido	an eligible city, local, exempted village, or joint vocational school community school, community college, state community college, I college, university branch campus, or Ohio technical center er") to establish a competency-based educational program for ndividuals to earn a high school diploma.	Same	e as the Executive.	
withdrav or certifi	s individuals who are at least 18 years old, have officially wn from school, and who have not received a high school diploma cate of high school equivalence to participate in a competency-ducational program.	Same	e as the Executive.	
-	s DEW to award a high school diploma to enrolled individuals who trate competency through specified activities or earn specified redits.	Same	e as the Executive.	
based ed enrollme a payme extent o	s providers to report each individual enrolled in a competency-ducational program to DEW. Requires DEW to certify the ent and attendance of individuals reported by providers and make ent to each provider of up to \$7,500 per school year based on the f each enrolled individual's successful completion of the 's diploma requirements.	Same	e as the Executive.	
enroll in	a provider to request DEW to permit an eligible individual to a program for more than the three permitted school years due to hip that necessitates additional time to meet the diplomanents.	Same	e as the Executive.	
Requires	s a provider to contact individuals who receive a diploma under a	Same	e as the Executive.	

outcomes and report that data to DEW.

program to collect data on the individual's career and educational

Department of Education and Workforce		Main Operating Appropriations Bill H.B. 96	
Executive		As Passed By House	
Authorizes DEW to adopt rules for the programs as necessary, including program standards, requirements for determining amounts paid to providers, and guidelines for approving hardship requests for program participants.		Same as the Executive.	
Permits an individual enrolled in the Adult Diploma Program or 22+ Adult High School Diploma Program to either complete that program, so long as the individual completes it by June 30, 2027, or complete a new program established by the bill. Requires DEW to pay an eligible institution or eligible provider as required by the program an individual completes.		Same as the Executive.	
Fiscal effect: The bill appropriates \$9.8 million in FY 2026 and \$9.9 million in FY 2027 from GRF ALI 200572, Adult Education Programs (see EDUCD2), most of which will be used to support the proposed programs.		Fiscal effect: Same as the Executive, but allocates, less specific earmarks, \$9.3 million in FY 2026 and \$9.4 million in FY 2027 to ALI 200572.	
EDUCD117 Limit on school district administrative expenses			
		R.C. 3315.063	
No provision.		Prohibits any school district board of education from expending more than 15% of its annual operating budget on administrative salaries and benefits and other costs associated with the district's administrative offices.	
		Fiscal effect: The vast majority of districts appear to be under the limit based on FY 2024 operating expenditures reported by school districts to DEW. For those that are not, the provision may decrease school district operating expenditures if administrative positions are reduced. On the other hand, overall operating expenditures for a district will not decrease if the district responds by shifting resources to other areas like instruction.	
EDUCD40 Auxiliary services funding			
R.C. 3317.06		R.C. 3317.06	
Permits chartered nonpublic schools to use auxiliary services funding for mental health services.		Same as the Executive.	
No provision.		Allows chartered nonpublic schools to use auxiliary services funds to hire retired Ohio peace officers for security services.	
Legislative Budget Office LSC		241 Office of Research and Drafting	

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: None.	Fiscal effect: None.
EDUCD24 Approval deadlines for career-technical education programs	
R.C. 3317.161	R.C. 3317.161
Eliminates the following deadlines related to approval of career-technical education programs:	Same as the Executive.
(1) The March 1st deadline for a lead district of a career-technical planning district to approve or disapprove a school district's, community school's, or STEM school's career-technical education program application;	(1) Same as the Executive.
(2) The March 15th deadline for a district or school to appeal to DEW the lead district's decision or failure to take action on a career-technical education program application;	(2) Same as the Executive.
(3) The May 15th deadline for DEW to approve or disapprove a career-technical education program for the next fiscal year.	(3) Same as the Executive.
Eliminates DEW's authority to identify circumstances in which it may approve or disapprove a career-technical education program after the May 15th deadline.	Same as the Executive.
Fiscal effect: Provides flexibility to career-technical planning districts to allow them to approve new career-technical education programs year round.	Fiscal effect: Same as the Executive.
EDUCD115 Student absences to attend a private driver education course	
	R.C. 3321.043
No provision.	Requires school districts to excuse, up to eight hours (two hours per day for up to four days), the absence of a high school student to attend a private driver education course. Requires school districts to require any student absent from school under these conditions to complete any classroom assignments that the student misses because of the absence.  Fiscal effect: None.

school districts to community schools if districts opt to purchase mass transit passes for students. Potential increase in administrative costs for

school districts and mass transit system.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
EDUCD17 School bus safety and driver training		
R.C. 3327.101		
Requires, by July 1, 2026, employed school bus and motor van drivers to annually complete six hours of in-service training, rather than four hours as under current law.	No provision.	
Requires DEW to develop the curriculum for the in-service training and approve training providers by that date.	No provision.	
Authorizes the classroom portion of school bus driver recertification training to be conducted online, similar to the online courses for preservice training and annual in service training under current law.	No provision.	
Fiscal effect: The bill increases the earmarked funding from GRF ALI 200502, Pupil Transportation, for bus driver training by \$3.9 million in FY 2027 in large part to support the increased training requirement (see EDUCD6).		
EDUCD98 Transportation workgroup		
	R.C. 3327.18	
No provision.	Requires the DEW Director to establish a workgroup on student transportation to annually monitor and review the student transportation system and develop recommendations for changes to better meet the transportation needs of Ohio students.	
No provision.	Requires the workgroup to consist of members selected by the Director, including representatives from the following: (1) the chairpersons of the House and Senate committees that primarily consider primary and secondary education legislation; (2) the ranking members of those committees; (3) school districts from rural, small town, suburban, and urban typologies; (4) career-technical education centers; (5) educational service centers; (6) community schools; (7) chartered nonpublic schools; and (8) the Ohio Association for Pupil Transportation.	
No provision.	Requires the workgroup to submit a report on its findings to the Governor and General Assembly by June 30, 2026, and annually thereafter.	

Department of Education and Workforce		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
		Fiscal effect: May increase DEW administrative costs to support the workgroup's activities.
EDUCD116 Transportation network company services for student transportati	ion	
		R.C. 4925.11, 4925.12, 4925.13
No provision.		Authorizes a board of education or governing authority of a school to enter into a contract with a transportation network company (that is, a ridesharing company like Uber or Lyft) for the transportation of unaccompanied students if the company meets certain conditions.
No provision.		Authorizes a parent, guardian, resource caregiver, or person over 21 acting in loco parentis of a minor to request an eligible TNC to provide transportation for a minor child unaccompanied by that parent, guardian, or person.
No provision.		Establishes parameters for company qualifications, driver qualifications, vehicle qualifications and inspections, and active GPS- monitoring during the transportation.
		Fiscal effect: Permissive.
EDUCD123 School district operational revenue and expenditure report		
		R.C. 5705.391, (conforming changes in various sections)
No provision.		Reduces from five to three years the duration for operational revenue and expenditure forecasts school districts are required to develop twice annually.
No provision.		Requires the Auditor of State or DEW to examine the projections to determine whether a district has the potential to incur a deficit during the first two years of the three-year period, rather than the first three years of the five-year period as under current law.
		Fiscal effect: May reduce administrative workload for school districts, DEW, and the Auditor of State.

## **Department of Education and Workforce**

H.B. 96 Executive **As Passed By House EDUCD83** School District Participation in National Assessment of Education Progress 265.390 Section: Section: 265.390 Expresses the General Assembly's intention that the DEW Director Same as the Executive. provide for school district participation in the National Assessment of Educational Progress (NAEP). Requires each selected school and school district to participate. **EDUCD67** Earmark accountability Section: 265.400 Section: 265.400 Authorizes the DEW Director to request an annual accountability report Same as the Executive. from any entity that receives a budget earmark under DEW's budget. Prohibits the provision of funds to an entity until its report for the prior Same as the Executive. fiscal year has been submitted. Fiscal effect: Minimal administrative costs in reporting for an entity that Fiscal effect: Same as the Executive. receives a budget earmark. **EDUCD85** Use of volunteers 265,420 265.420 Section: Section: Authorizes DEW to use the services of volunteers to accomplish any of its Same as the Executive. purposes. Authorizes the DEW Director to reimburse volunteers for necessary and Same as the Executive. appropriate expenses in accordance with state guidelines and to designate volunteers as state employees for the purposes of motor vehicle accident liability insurance and for performance of their duties. Fiscal effect: Depends on the extent of the use of volunteers for Fiscal effect: Same as the Executive. reimbursement of expenses. Potential cost savings for DEW if they can

utilize volunteers for purposes which they would otherwise need to hire

additional employees. This is a continuation of current law.

Requires that the school district responsible for tuition for a residential child pay the tuition to the provider of the educational programs.

Prohibits a district from including the youth in the district's average daily membership (ADM).

Requires DEW to track the use of funds and monitor the program for educational accountability.

Fiscal effect: In addition to tuition payments, the bill earmarks \$700,000 in each fiscal year from GRF ALI 200550, Foundation Funding - All Students, for the project (see EDUCD56).

Same as the Executive.

## **Department of Education and Workforce**

**Executive As Passed By House** 

EDUCD108 Fina	ancial Literacy and	<b>Workforce Readiness</b>	Programming Initiative
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No provision.

No provision.

No provision.

- (1) No provision.
- (2) No provision.
- (3) No provision.
- (4) No provision.
- (5) No provision.

#### Section: 265.650

Establishes the Financial Literacy and Workforce Readiness Programming Initiative within DEW to operate in FY 2026 and FY 2027 to prepare the next generation in financial literacy, workforce or career readiness, entrepreneurship and other relevant skills to enter and be competitive in the future economy.

Requires DEW to distribute funds appropriated for the initiative to the following Junior Achievement affiliate organizations: North Central Ohio, Greater Cleveland, Eastern Ohio, Northwestern Ohio, OKI Partners, and Central Ohio. Requires the organizations to collaborate with local schools, institutions of higher education, local, regional and statewide employers and businesses, subject matter experts, community-based organizations, and other public-private entities or agencies to implement the initiative.

Requires the initiative to do all of the following:

- (1) Place emphasis on engagement with students, teachers, and schools primarily located in underserved communities, under-resourced rural areas, or economically disadvantaged populations.
- (2) Increase capacity and resources to each of the participating organizations to provide programming designed to engage more students in the geographic areas of the participating organizations.
- (3) Increase the number of students measurably impacted by the participating organization's services and the number of counties where services are offered.
- (4) Assist students in grades 9-12 with direct entry into the workforce, access to higher education, or in-demand job training.
- (5) Assist participating students in creating and implementing career pathways.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(6) No provision.	(6) Strengthen each participating organization's capacity and resources to collectively provide up to 10 student-focused engagement events meeting certain requirements in the northeast and central portions of the state.
	Fiscal effect: The bill earmarks \$1.25 million in each fiscal year from GRF ALI 200597, Program and Project Support, to support the program (see EDUCD104).
EDUCD112 Pupil Transportation Pilot Program	
	Section: 620.10, 620.11
No provision.	Amends Section 265.550 of H.B. 33 of the 135th G.A. to extend to FY 2026 and FY 2027 the operation of the Montgomery County Pupil Transportation Pilot Program, under which an educational service center provides transportation to qualifying students in lieu of the students receiving transportation from their resident school district.
No provision.	Requires DEW to evaluate the program and report its findings by September 15, 2027.
	Fiscal effect: The bill earmarks \$250,000 in each fiscal year from GRF ALI 200502, Pupil Transportation, to support the pilot program (see EDUCD6).
Appropriation Language	
EDUCD70 Career-Technical Education	
Section: 265.20	Section: 265.20
Requires DEW to use a portion of GRF ALI 200416, Career Technical Education, to provide matching funds related to federal CTE assistance.	Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
EDUCD71 Information Technology Development and Support	
Section: 265.30	Section: 265.30
Requires that GRF ALI 200420, Information Technology Development and Support, be used to support the development and implementation of information technology solutions designed to improve the performance and services provided by DEW.	Same as the Executive.
Permits this ALI to also be used to support data-driven decision-making and communicate academic content standards and curriculum models through the Internet.	Same as the Executive.
EDUCD3 School Management Assistance	
Section: 265.40	Section: 265.40
Requires that GRF ALI 200422, School Management Assistance, be used by DEW to provide fiscal technical assistance and in-service education for school district management personnel and to administer, monitor, and implement the fiscal caution, fiscal watch, and fiscal emergency provisions of the Revised Code.	Same as the Executive.
EDUCD72 Policy Analysis	
Section: 265.50	Section: 265.50
Requires DEW to use GRF ALI 200424, Policy Analysis, to support a system of administrative and statistical education information to be used for policy analysis, including reports, analyses, and briefings.	Same as the Executive.
Requires a portion of the ALI to be used to maintain a longitudinal database to support the assessment of the impact of policies and programs on Ohio's education and workforce development systems.	Same as the Executive.
Requires funded research efforts to be used to supply information and	Same as the Executive.

policymakers, including OBM and LSC.

analysis to and in consultation with the General Assembly and other state

Section: 265.70 Section: 265.70

Makes the following earmarks from GRF ALI 200427, Academic Standards: Same as the Executive, but makes the following changes to the earmarks:

(1) Up to \$1,000,000 in FY 2026 to develop an integrated model (1) Same as the Executive, but decreases the earmark to \$500,000 in FY curriculum that includes English language arts, social studies, and civics 2026. education, including support for content, instruction, and assessment.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(2) Up to \$500,000 in FY 2027 to develop and deploy professional learning for successful implementation of the integrated model curriculum to be delivered through the learning management system and regional partners.	(2) No provision.
Requires the remainder of the ALI be used to develop and communicate academic content standards and curriculum models to school districts and to develop professional development programs and other tools on those standards and curricula.	Same as the Executive.
EDUCD74 Student Assessment	
Section: 265.80	Section: 265.80
Earmarks up to \$622,713 each fiscal year from GRF ALI 200437, Student Assessment, to reimburse a portion of the costs associated with Advanced Placement and College-Level Examination Program tests for low-income students. Requires districts and schools to pay the remainder of the costs using other funds if the funds provided through this set-aside and federal funds are not sufficient to cover the costs of the exams.	Same as the Executive.
Requires the remainder of the ALI to be used for the costs of state achievement assessments and similar purposes. Permits these funds to be used to update and develop diagnostic assessments for students in grades K-3 and readiness assessments for students in grades 3 and higher.	Same as the Executive.
Permits the OBM Director to transfer the available balance of other GRF ALIs in DEW's budget to this ALI if the DEW Director indicates to the OBM Director that additional funds are needed to fully fund mandated assessments.	Same as the Executive.

Executive **As Passed By House** 

**EDUCD75** Accountability/Report Cards

265.90 Section:

Requires DEW to use a portion of GRF ALI 200439, Accountability/Report Cards in each fiscal year to train specialists and educators in the use of the value added progress dimension and the use of data as it relates to improving student achievement. Allows such training to include teacher and administrator professional development in the use of data to improve instruction and student learning and understanding teacher value-added reports.

Requires DEW to use the remainder of the ALI to incorporate a statewide value-added progress dimension into performance ratings for school districts and to develop an accountability system that includes school report cards, funding and expenditure accountability reports, teacher value-added reports, teacher student linkage/roster verification, and the performance management section of DEW's web site.

Section: 265.90

Same as the Executive.

Same as the Executive.

**EDUCD76** Education Management Information System

265.100 Section:

Requires DEW to use GRF ALI 200446, Education Management Information System, to improve the Education Management Information System (EMIS) and makes the following earmarks:

- (1) Up to \$405,000 in each fiscal year to support grants to information technology centers for EMIS professional development for districts and school personnel, with a focus on data submission and data quality.
- (2) Up to \$950,000 in each fiscal year for distribution to designated information technology centers for data processing, storage, and transfer costs. Allows such costs to include personnel, hardware, software development, communications connectivity, professional development, and support services.

265.100 Section:

- Same as the Executive.
- (2) Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Requires the remainder of the ALI to be used to develop and support the data definitions and standards outlined in EMIS guidelines, implement recommendations of the EMIS Advisory Council and the DEW Director, enhance data quality assurance practices, and support responsibilities related to school report cards and value-added progress dimension calculations.	Same as the Executive.
EDUCD91 Educator and Principal Preparation	
Section: 265.110	Section: 265.110
Makes the following earmarks of GRF ALI 200448, Educator and Principal Preparation:	Same as the Executive, but makes the following changes:
(1) Up to \$5,000,000 in each fiscal year to support the Principal Apprenticeship Program (see EDUCD55). Permits awards of the program to be used by recipients for award-related expenses according to DEW guidelines.	(1) No provision.
(2) Up to \$1,612,500 in each fiscal year for DEW, in consultation with ODVS, to support the Ohio Military Veterans Educator Program. Permits the program to do all of the following:	(2) Same as the Executive.
(a) Administer a grant program for higher education institutions for financial incentives and assistance for military individuals to enroll or complete an educator preparation program;	(a) Same as the Executive.
(b) Subsidize costs for military individuals to complete college coursework or professional development in order to obtain an alternative military educator license or to advance to a professional license;	(b) Same as the Executive.
(c) Provide funds to public schools, educational service centers, and county boards of developmental disabilities supporting recruitment of eligible military individuals;	(c) Same as the Executive.
(d) Reimburse public schools, educational service centers, and county boards of developmental disabilities that pay financial bonuses to eligible military individuals who complete at least one year of employment with the school; and	(d) Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(e) In consultation with ODVS, establish and support the Ohio Military Veteran Educators Fellowship Pilot Program.	(e) Same as the Executive.
(3) Up to \$350,993 in FY 2026 and \$364,254 in FY 2027 for DEW to monitor and support Ohio's State System of Support under federal law.	(3) Same as the Executive.
(4) \$2,000,000 in each fiscal year to support Teach for America.	(4) Same as the Executive.
(5) No provision.	(5) Up to \$250,000 in each fiscal year to support the SmartOhio Financial Literacy Program at the University of Cincinnati.
(6) \$200,000 in each fiscal year to support FASTER Saves Lives training for selected school staff.	(6) Same as the Executive.
Permits recipients to use awards for award-related expenses for up to two years from the date of the award.	Same as the Executive.
EDUCD77 Community Schools and Choice Programs	
Section: 265.120	Section: 265.120
Permits DEW to use GRF ALI 200455, Community Schools and Choice Programs, for the oversight and support of community schools, their sponsors, and nonpublic schools; the administration of school choice programs; and to support the sponsor evaluation system.	Same as the Executive.
EDUCD125 STEM Initiatives	
	Section: 265.125
No provision.	Requires GRF ALI 200457, STEM Initiatives, to be distributed to the Alliance for Working Together Foundation to expand STEAM to Career programming for youth and adult students.
EDUCD5 Education Technology Resources	
Section: 265.130	Section: 265.130
Makes the following earmarks to GRF ALI 200465, Education Technology Resources:	Same as the Executive.

**EDUCD92** Industry-Recognized Credentials High School Students

Requires public schools to inform students enrolled in career-technical education courses that lead to an industry-recognized credential about the opportunity to earn these credentials. Requires the educating entity to pay for the cost of the credential.

Department of Education and Workforce		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	
Requires a school district, if the person in charge of a pupil accepts the offer of payment in lieu of providing transportation, to pay that person not less than 50% and not more than the average cost of pupil transportation for the previous school year as determined by DEW.	Same as the Executive.	
EDUCD7 School Meal Programs		
Section: 265.160	Section: 265.160	
Requires that GRF ALI 200505, School Meal Programs, be used to provide reimbursements to make reduced-price school meals free and to provide matching funds to obtain federal funds for the school lunch program.	Same as the Executive.	
Permits any remaining appropriation to be used to partially reimburse school buildings required to have a school breakfast program and to support the Summer EBT Program in coordination with the Department of Job and Family Services.	Same as the Executive.	
EDUCD78 Auxiliary Services		
Section: 265.170	Section: 265.170	
Earmarks up to \$2,600,000 in each fiscal year of GRF ALI 200511, Auxiliary Services, for nonpublic secondary school student participation in the College Credit Plus Program.	Same as the Executive.	
Requires the remainder of the appropriation be used for auxiliary services for chartered nonpublic schools. Permits school districts or chartered nonpublic schools to use auxiliary services funding to provide diagnostic or therapeutic mental health services to students enrolled in chartered nonpublic schools at any time during FY 2026 (see EDUCD40).	Same as the Executive.	
EDUCD79 Nonpublic Administrative Cost Reimbursement		
Section: 265.180	Section: 265.180	
Requires that GRF ALI 200532, Nonpublic Administrative Cost Reimbursement, be used to reimburse chartered nonpublic schools for their administrative costs associated with maintaining their state charter.	Same as the Executive.	
Requires that reimbursements not exceed \$475 per student for each school year.	Same as the Executive.	
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## **Department of Education and Workforce**

#### Executive **As Passed By House**

#### **EDUCD93** Special Education Enhancements

265,190 Section:

Makes the following earmarks from GRF ALI 200540, Special Education **Enhancements:** 

- (1) Up to \$33,945,594 in each fiscal year to fund special education and related services for school-age children at county DD boards and state institutions (see EDUCD90). Requires that DEW reduce the calculated amounts proportionately if the earmark is not sufficient.
- (2) Up to \$1,350,000 in each fiscal year for parent mentoring programs.
- (3) Up to \$3,000,000 in each fiscal year for school psychology interns.
- (4) Up to \$1,000,000 in each fiscal year to be used by DEW to build capacity to deliver a regional system of training, support, coordination, and direct service for secondary transition services for students with disabilities beginning at age 14.

Requires DEW to use the remainder of the ALI to distribute preschool special education funding for school districts and state institutions (see EDUCD88). Requires funded entities to adhere to Ohio's early learning program standards, to participate in and be rated through the Step Up to Quality program, to document child progress using research-based indicators, and to report results annually.

Section: 265,190

Same as the Executive, but makes the following changes:

- (1) Same as the Executive, but makes conforming changes in recognition of the temporary provisions in the House school funding plan (see EDUCD26).
- (2) Same as the Executive.
- (3) Same as the Executive.
- (4) Same as the Executive.

Same as the Executive, but also prohibits a school district's preschool special education payments in FY 2026 and 2027 from being less than a district received in FY 2025 (see EDUCD88) and makes conforming changes in recognition of the temporary provisions in the House school funding plan (see EDUCD26).

#### **EDUCD58** Career-Technical Education Enhancements

Section: 265,200

Makes the following earmarks to GRF ALI 200545, Career-Technical **Education Enhancements:** 

(1) Up to \$16,325,000 in each fiscal year for career awareness and exploration funds (see EDUCD20). Requires DEW to prorate the awards if the earmark is not sufficient.

Section: 265,200

Same as the Executive, but makes the following changes to the earmarks:

(1) No provision.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(2) Up to \$2,563,000 in each fiscal year to fund grants for secondary career-technical education at correctional institutions and Ohio Deaf and Blind Education Services.	(2) Same as the Executive.
(3) Up to \$9,600,000 in each fiscal year for DEW to fund competitive expansion grants to tech prep consortia.	(3) Same as the Executive.
(4) Up to \$600,000 in each fiscal year to fund the Agriculture 5th Quarter Project.	(4) Same as the Executive.
(5) Up to \$650,000 in each fiscal year to support career planning and reporting through the OhioMeansJobs website.	(5) Same as the Executive.
(6) \$250,000 in each fiscal year for the Ohio ProStart school restaurant program.	(6) Same as the Executive.
(7) No provision.	(7) \$150,000 in each fiscal year for the Fairfield County Workforce Center to support pre-apprenticeship program costs, including those for instructors, certification exams, books, software licenses, and tools needed for students.
(8) No provision.	(8) \$100,000 in each fiscal year for Tech Corps to support career-connected rural computer science programming.
(9) No provision.	(9) \$250,000 in each fiscal year for DEW, in partnership with the Department of Higher Education, to fund grants supporting early childhood to post-secondary regional partnerships that connect education and the workforce. Requires grants to be awarded using a formula to be determined by DEW.
EDUCD56 Foundation Funding - All Students	
Section: 265.210	Section: 265.210
Makes the following earmarks from GRF ALI 200550, Foundation Funding - All Students:	Same as the Executive, but makes the following changes:
(1) An amount calculated by DEW in each fiscal year from formula aid to traditional school districts, JVSDs, and community and STEM schools for a payment to support exceptionally high costs associated with individual special education students.	(1) Same as the Executive, but makes conforming changes in recognition of the temporary provisions in the House school funding plan (see EDUCD26).
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LSC | 260

Office of Research and Drafting

**Legislative Budget Office** 

Department of Education and Workforce		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
(2) Up to \$5,733,404 in each fiscal year for gifted education at educational service centers (ESCs), distributed through the unit-based methodology in place prior to FY 2010.		(2) Same as the Executive.
(3) Up to \$49,152,105 in FY 2026 and up to \$51,023,465 in FY 2027 for operational reimbursement of ESCs (see EDUCD89).		(3) Same as the Executive.
(4) Up to \$3,500,000 in each fiscal year to ESCs for school improvement initiatives and to provide technical assistance to schools and districts. Permits DEW to distribute these funds through competitive grants.		(4) Same as the Executive.
(5) Up to \$7,000,000 in each fiscal year for power plant valuation adjustments (see EDUCD59). Allows the DEW Director to reallocate excess funds from other purposes in ALI 200550 if this earmark is insufficient.		(5) Same as the Executive.
(6) Up to \$12,400,000 in FY 2026 and up to \$12,800,000 in FY 2027 for the administration of state scholarship programs.		(6) Same as the Executive.
(7) Up to \$1,000,000 in each fiscal year for the Cleveland Municipal School District to provide tutorial assistance. Requires CMSD to report the use of these funds in its three-year continuous improvement plan.		(7) Same as the Executive.
(8) Up to \$3,000,000 in each fiscal year for payment of the College Credit Plus Program for home-educated students.		(8) Same as the Executive.
(9) An amount in each fiscal year for payment of formula aid to JVSDs (see EDUCD28).		(9) No provision. (Payments to JVSDs, however, will be made from the remainder of ALI 200550 used to distribute formula aid, in recognition of the temporary provisions in the House school funding plan. See EDUCD28.)
(10) Up to \$700,000 in each fiscal year for a program to pay for educational services for youth assigned by a juvenile court or other authorized agency to a facility in the Private Treatment Facility Project (see EDUCD69).		(10) Same as the Executive.
(11) An amount to pay college-preparatory boarding schools a per-pupil boarding amount.	1	(11) Same as the Executive.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(12) Up to \$1,000,000 in each fiscal year for duties and activities related to the establishment of academic distress commissions, to provide support and assistance to academic distress commissions, and to provide technical assistance and tools to support districts subject to academic distress commissions.	(12) Same as the Executive.
(13) Up to \$1,500,000 in each fiscal year for the Ohio STEM Learning Network to support the expansion of free STEM programming aligned to Ohio's STEM priorities, to create regional STEM supports targeting underserved student populations, and to support the Ohio STEM Committee's STEM school designation process.	(13) Same as the Executive.
(14) Up to \$1,500,000 in each fiscal year for the Stay in the Game! Network and efforts to reduce chronic absenteeism.	(14) Same as the Executive.
(15) No provision.	(15) Up to \$750,000 in FY 2026 to make payments for the Aim Higher Pilot Program (see EDUCD109).
Requires the remainder of the ALI to be used to distribute formula aid to schools.	Same as the Executive, but makes conforming changes in recognition of the temporary provisions in the House school funding plan (see EDUCD26 and EDUCD29).
Establishes that the primary purpose of GRF ALIs 200502, Pupil Transportation, and 200550 Foundation Funding - All Students, other than specific set-asides, is to pay state formula aid obligations to public schools and state scholarship programs. Requires the DEW Director to seek approval from the OBM Director to transfer appropriations if necessary to meet state formula aid obligations.	Same as the Executive.
Authorizes the payment of school operating funds in amounts substantially equal to those made in the prior year until changes to the school funding formulas take effect.	Same as the Executive.

Executive As Passed By House

**EDUCD1** Literacy Improvement

Section: 265.250

Requires GRF ALI 200566, Literacy Improvement, to support literacy activities to align state, local, and federal efforts in order to bolster all students' reading success. Permits the distribution of funds to ESCs to establish and support regional literacy professional development teams. Permits a portion of this amount be used for DEW's administration of the program.

**Section: 265.250** 

Same as the Executive.

**EDUCD94** Literacy coaches

Section: 265.250

Requires Fund 7017 ALI 2006A7, Literacy Coaches, to be used for coaches to provide literacy supports to school districts, community schools, and STEM schools with the lowest rates of proficiency in literacy based on their performance on the English language arts assessments. Requires the coaches to be trained in the science of reading and evidence-based strategies for effective literacy instruction and intervention, and requires them to implement Ohio's Coaching Model as described in Ohio's Plan to Raise Literacy Achievement. Requires the coaches to be under the direction of, but not employed by DEW.

Section: 265.250

Same as the Executive.

**EDUCD2** Adult Education Programs

Section: 265.260

Requires a portion of GRF ALI 200572, Adult Education Programs, to be used to make payments for competency-based adult education (see EDUCD12).

Section: 265.260

Requires a portion of the ALI to be used for program administration, technical assistance, support, research, and evaluation of adult education programs, including high school equivalency examinations approved by DEW.

funding for this purpose is provided under GRF ALI 235443, Aspire - State, in the Department of Higher Education budget (see BORCD12).)

support the Trailblazers in Training: Preparing Girls for Tomorrow's

Workforce program.

Department of Education and Workforce	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(3) No provision.	(3) \$250,000 in each fiscal year for the National Inventors Hall of Fame to expand STEM summer learning opportunities for students in grades K-6. Requires the funds to support the enrollment of economically disadvantaged students at Camp Invention sites.
(4) No provision.	(4) \$250,000 in each fiscal year for the Stark Education Partnership to support the Stark County Career Connected Learning program. Requires the funds to assist participating Stark County schools in providing career counselors or career champions for all students and for the purchase and implementation of YouScience career assessments.
(5) No provision.	(5) \$150,000 in each fiscal year for the Ohio Valley Youth Network to support its Sycamore Youth Center Education Enrichment and Life Skills After Schools Program.
(6) No provision.	(6) \$50,000 in each fiscal year for Shoes 4 the Shoeless to provide shoes and socks to children in need.
(7) No provision.	(7) \$50,000 in each fiscal year for The Legacy Project of Stark to support personnel, materials, and program expansion costs associated with its school-based mentoring program.
(8) No provision.	(8) \$400,000 in FY 2026 for the Showers Family Foundation to support the high school education of students with multiple disabilities, including Autism and Down Syndrome. Requires the Foundation to provide a local match of the same amount to receive the state funds.
EDUCD65 Medicaid in Schools Program	
Section: 265.280	
Requires that GRF ALI 657401, Medicaid in Schools Program, be used by DEW to support the Medicaid in Schools Program.	No provision. (Funding for this purpose is provided under GRF ALI 651425, Medicaid Program Support - State, in the Ohio Department of Medicaid budget (see MCDCD50).)

## **Department of Education and Workforce**

Executive As Passed By House

**EDUCD8 School District Solvency Assistance** 

265,290 Section:

Requires that Fund 5H30 ALI 200687, School District Solvency Assistance, be used to provide assistance and grants to school districts to enable them to remain solvent. Requires that assistance and grants be subject to approval of the Controlling Board.

Permits the OBM Director, upon the request of the DEW Director, to transfer cash into the School District Solvency Assistance Fund (Fund 5H30) in each fiscal year from the GRF or any funds used by DEW to maintain a sufficient cash balance in the fund. Appropriates any funds so transferred. Requires the OBM Director to notify the Controlling Board of any such transfers.

Section: 265,290

Same as the Executive.

Same as the Executive.

EDUCD60 Foundation Funding - All Students and GRF cash transfer to Fund 5VS0

265.300, 512.10 Section:

Requires Fund 5VSO ALI 200604, Foundation Funding - All Students, to be used in conjunction with GRF ALI 200550, Foundation Funding - All Students, and Fund 7017 ALI 200612, Foundation Funding - All Students, to distribute DPIA and the portions of the state share of the base cost attributable to student wellness and success.

Allows the OBM Director to transfer \$600,000,000 cash in each fiscal year from the GRF to the Foundation Funding - All Students Fund (Fund 5VSO).

Section: 265.300, 512.10

Same as the Executive, but requires ALI 200604 to be used to distribute formula aid generally under the temporary provisions in the House school funding plan (see EDUCD26).

Same as the Executive.

**EDUCD61** Public and Nonpublic Education Support

Section: 265.310

Requires Fund 5YOO ALI 200491, Public and Nonpublic Education Support, to be used in conjunction with GRF ALI 200550, Foundation Funding - All Students, to distribute formula aid to schools.

Section: 265.310

Same as the Executive, but makes conforming changes in recognition of the temporary provisions in the House school funding plan (see EDUCD26).

## **Department of Education and Workforce**

Executive As Passed By House

**EDUCD10** School Bus Safety

Section: 265.320

Requires that Fund 7017 ALI 200413, School Bus Safety, be used to support a school bus safety grant program, as recommended by the Governor's School Bus Safety Working Group and in accordance with guidelines established by DEW. Requires specific safety features to be informed by the Working Group and in consultation with the Department of Public Safety.

Requires DEW to create an application for eligible applicants to request funds. Requires applicants to provide details on the funding amount, number of buses affected, and specific safety improvements. Requires DEW to apply a measure of local capacity in determining grant allocations and permits DEW to set minimum or maximum funding limits.

Requires eligible applicants to use school bus safety grant funds for repairs, replacements, or adding safety features to active buses, or for enhancements when purchasing new buses. Prohibits funds from being used for buses not owned by the applicant.

Defines "eligible applicant" as any of the following entities that provide transportation services: (1) a city, local, exempted village, or joint vocational school district; (2) a community school; (3) a STEM school; (4) a county board of developmental disabilities; or (5) a chartered nonpublic school.

Section: 265.320

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive, but adds educational service centers to the list of eligible applicants.

**EDUCD62** Foundation Funding - All Students - Lottery

Section: 265.330

Requires Fund 7017 ALI 200612, Foundation Funding - All Students, to be used in conjunction with GRF ALI 200550, Foundation Funding - All Students, to distribute formula aid to schools.

Requires DEW, with the approval of the OBM Director, to determine the monthly distribution schedules of these ALIs and requires DEW to make any necessary adjustments to the schedule with the approval of the OBM Director.

**Section: 265.330** 

Same as the Executive, but makes conforming changes in recognition of the temporary provisions in the House school funding plan (see EDUCD26).

Depart	ment of Education and Workforce			Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House	
EDUCD9	Accelerate Great Schools			
Section:	265.340		Section: 265.340	
=	SLF ALI 200614, Accelerate Great Schools, to be used by DEW to he Accelerate Great Schools public-private partnership.		Same as the Executive.	
EDUCD81	Quality Community and Independent STEM Schools Support			
Section:	265.350		Section: 265.350	
STEM Sch School Su	Fund 7017 ALI 200631, Quality Community and Independent nools Support, to be distributed for the Quality Community apport and the Quality Independent STEM School Support (see EDUCD31).		Same as the Executive.	
Controllir	es, upon request of the Director of DEW and approval of the ng Board, the appropriation of additional amounts needed to payments if the amount appropriated is insufficient.		Same as the Executive.	
EDUCD82	Community School Facilities			
Section:	265.360		Section: 265.360	
to pay for schools (s	Fund 7017 ALI 200684, Community School Facilities, to be used the facilities costs for community schools, STEM schools, and esee EDUCD30). If the appropriation is insufficient, requires DEW e payments so the aggregate appropriation is not exceeded.		Same as the Executive.	
EDUCD63	Lottery Profits Education Reserve Fund			
Section:	265.370		Section: 265.370	
State Trea	he Lottery Profits Education Reserve Fund (Fund 7018) in the asury and requires investment earnings of the fund to be to the fund.		Same as the Executive.	
	he OBM Director to transfer cash from Fund 7018 to the Lottery lucation Fund (Fund 7017) in each fiscal year.		Same as the Executive.	
fiscal yea profit trai	the Director of the Ohio Lottery Commission, on July 15 of each r, to certify to the OBM Director the amount by which lottery nsfers received by Fund 7017 exceeded \$1,440,000,000 in FY \$1,462,000,000 in FY 2026, respectively.		Same as the Executive.	
Legislativ	ve Budget Office LS	C	269	Office of Research and Draftin

Department of Education and Workforce	Main Operating Appropriations Bi H.B. 9
Executive	As Passed By House
Allows the OBM Director to transfer cash in excess of the amounts necessary to support appropriations in Fund 7017 from that fund to Fund 7018.	Same as the Executive.
EDUCD100 Student support and academic enrichment	
	Section: 265.375
No provision.	Allows school districts, in accordance with state objectives and federal grant requirements, to use funds from FED Fund 3HIO ALI 200634 to do the following:
(1) No provision.	(1) Provide a well-rounded education, including emphasis on numeracy and the science of reading.
(2) No provision.	(2) Provide a safe and drug-free learning environment and healthy students through use of the "Success Sequence" as provided by Ohio Adolescent Health Centers.
(3) No provision.	(3) Promote the effective use of technology through use of the "Success Sequence" as provided by Ohio Adolescent Health Centers.
EDUCD66 ESSER funding for Afterschool Child Enrichment (ACE) education savin	gs accounts
Section: 265.380	Section: 265.380
Requires DEW to use the ESSER state activity funds provided under the federal American Rescue Plan Act to support the ACE Educational Savings Account Program in FY 2026.	Same as the Executive.
Fiscal effect: Provides an additional year of federal coronavirus relief funding for ACE educational savings accounts.	Fiscal effect: Same as the Executive.

State Board of Education	Main Operating Appropriations Bill H.B. 96			
Executive	As Passed By House			
SBECD2 State Board of Education membership				
	R.C. 3301.01, 3301.02, 3301.03, and 3301.06; 3513.259 (repealed); Section 801.230; various other sections making conforming changes			
No provision.	Reduces State Board of Education (SBE) membership from eight members appointed by the Governor and 11 elected members to a total of five members appointed by the Governor.			
No provision.	Abolishes the offices of the elected SBE members upon expiration of their current terms or a vacancy in their offices and the offices of the first three appointed members whose terms expire or who vacate their offices.			
No provision.	Modifies the representation requirements for appointed SBE members to require at least one member to represent each of a rural, suburban, and urban school district, a community school, and a chartered nonpublic school.			
No provision.	Changes criteria for determining whether absences lead to a vacancy in SBE from two consecutive absences from regular SBE meetings for reasons that are declared insufficient by a vote of 12 members to three consecutive absences from regular meetings for any reason.			
No provision.	Eliminates all requirements regarding the election of SBE members.			
	Fiscal effect: Decrease in SBE board member compensation costs reaching roughly \$50,000 annually once the SBE falls to five members. SBE members are paid \$32.02 per hour for the performance of official duties. In 2024, SBE board members received an average of about \$3,500 in compensation. SBE members also receive travel reimbursements, which will decrease to some degree as well.			

State Board of Education  Executive		Main Operating Appropriations Bill H.B. 96		
		As Passed By House		
SBECD5	Computer science teacher licensure - waiver			
		R.C.	3313.6033, (codifying Section 733.61 of H.B. 166 of the 133rd General Assembly), 3319.236	
No provision.		Makes permanent an exception set to expire after the 2024-2025 school year that permits a licensed teacher who completes specified professi development to teach computer science without otherwise being license in that subject area.		
			fect: May provide public schools with a greater pool of als to teach computer science courses on an ongoing basis.	
SBECD1	Ohio Teacher Residency Program assessment			
R.C.	3319.223, 3319.111	R.C.	3319.223, 3319.111	
measure Program system e	es the Resident Educator Summative Assessment (RESA) as a of appropriate progression through the Ohio Teacher Residency and permits the use of evaluations under a teacher evaluation stablished in accordance with continuing law as a measure of ate progression under the program.	Same as	the Executive.	
	ect: Decreases expenditures from the State Board of Education Fund (Fund 4L20) by \$1.1 million or more annually.	otherwi	fect: Same as the Executive, but expenditures will be lower than se for the Occupational Licensing and Regulatory Fund (Fund astead of Fund 4L20 (see SBECD3).	

State B	Soard of Education	Main Operating Appropriations Bill H.B. 96			
Executive			As Passed By House		
SBECD6	School counselor professional development in building trades		R.C. 3319.2213, (repealed)		
No provision.			Eliminates law that requires: (1) SBE to enter into an agreement with a construction trade organization located in Ohio, such as affiliated construction trades (ACT) Ohio, or its successor organization, to develop a mandatory training program to educate school counselors on building and construction trades career pathways; and (2) each licensed school counselor serving students in grades 7-12 to complete four hours of that training every five years.		
			Fiscal effect: None apparent. According to SBE, it has entered into a memorandum of understanding with Affiliated Construction Trades Ohio Foundation (ACT Ohio) to develop the training program. ACT Ohio bears all costs associated with the training.		
SBECD4	Alternative Resident Educator License				
No provis	sion.	1	R.C. 3319.263  Eliminates the July 1, 2028, sunset date for the prohibition on the SBE limiting the subject areas for which an alternative resident educator license is issued.		
SBECD3	State Board of Education funding		Fiscal effect: None.		
3BECD3	State Board of Education funding		R.C. 3319.51, 4743.05, Section 263.20		
No provis	sion.	ı	Abolishes the State Board of Education Licensure Fund (Fund 4L20).		
No provis	sion.	İ	Requires SBE's operating expenses to be paid primarily from, and the license, certificate, or permit fees it collects to be paid into, the Occupational Licensing and Regulatory Fund (Fund 4K90).		
No provis	sion.	1	Requires SBE to establish license, certificate, or permit fee amounts that, along with any appropriations made by the General Assembly, will be enough to cover its annual estimated operating expenses, instead of just the cost of administering SBE's licensure system as under current law.		

State Board of Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Transfers, on July 1, 2025, or as soon as possible thereafter, the cash balance of Fund 4L20 to Fund 4K90 and abolishes Fund 4L20. Requires the OBM Director to cancel any existing encumbrances against Fund 4L20 ALI 210600, Operating Expenses, and reestablish them against Fund 4K90 ALI 210602, Operating Expenses, and appropriates the reestablished encumbrance amounts.
	Fiscal effect: May provide greater financial stability for SBE, as Fund 4K90 serves as a shared operating fund for many occupational licensing and regulatory boards and commissions. Fund 4K90 is supported by license fees, fines, penalties, and other assessments deposited by the boards and commission that use the fund. In addition, shifts, from the GRF to Fund 4K90, \$2.0 million each fiscal year that the Executive budget appropriated for SBE's expenses associated with RAPBACK, a continuous criminal record monitoring service for Ohio educators.

No provision.

Law and specifies that existing ELC opinions are considered SOS opinions

Provides procedures for ELC to wind up its affairs and transfer its records,

unless and until they are amended or rescinded.

assets, and liabilities to SOS.

<b>Elections Commission</b>	Main Operating Appropriation H.	s Bill B. 96
Executive	As Passed By House	
No provision.	Removes all candidate filing fees credited to the Ohio Elections Commission Fund (see ELCCD1).	
No provision.	Transfers the cash balance of the Ohio Elections Commission Fund (4P20) to the Corporate and Uniform Commercial Code Filing Fund (5990) on January 1, 2026, or as soon as possible thereafter. Abolish Fund 4P20 after the transfer is complete.	Fund
No provision.	Cancels any existing encumbrances against Fund 4P20 ALI 051601, Operating Support, and reestablishes them against Fund 5990 ALI 05 Elections Support Supplement, used by SOS. Appropriates the reestablished encumbrance amounts.	50630,
	Fiscal effect: County Boards of Elections and the SOS will incur cost previously incurred by the ELC for complaints regarding violations Campaign Finance Law.	
ELCCD1 Candidate filing fees		
R.C. 3513.10	R.C. 3513.10	
Increases the candidate filing fees by \$5 for the following offices: (1) State Board of Education, (2) county and municipal court judge, (3) state legislators, (4) U.S. Representatives, (5) city and county elected officials.	Replaces the Executive provision with one that instead removes all candidate filing fees credited to the Elections Commission Fund (Fur 4P20). Removes additional candidate filing fees for the State Board Education (see SBECD2) and county coroners (see LOCCD21) which a be appointed rather than elected positions under the bill.	of
Increases the candidate filings fees by \$10 for: (1) statewide elected offices and (2) Court of Appeals and Court of Common Please judges.	No provision.	
Fiscal effect: Additional revenue gain of approximately \$10,000 over the biennium for the Elections Commission Fund (Fund 4P20).	Fiscal effect: With the abolishment of ELC (see ELCCD2), ELC candid filing fees paid to Fund 4P20 are repealed.	late

Emplo	yee Benefits Funds		Main Operating Appropriations Bill H.B. 96
Executive	2	As Passed By House	
PAYCD1	Payroll Deduction Fund		
Section:	271.20	Section: 271.20	
payment and volur	that Fund 1240 ALI 995673, Payroll Deductions, be used to make s for withheld taxes, the employee's retirement contributions, ntary deductions. Appropriates additional amounts if the OBM determines it is necessary.	Same as the Executive.	
PAYCD2	Accrued Leave Liability Fund		
Section:	271.20	Section: 271.20	
make pay employee annual si	that Fund 8060 ALI 995666, Accrued Leave Fund, be used to yments for accrued vacation, sick, and personal leave to es leaving state employment, as well as to existing employees for ck and personal leave conversion. Appropriates additional if the OBM Director determines it is necessary.	Same as the Executive.	
PAYCD3	State Employee Disability Leave Benefit Fund		
Section:	271.20	Section: 271.20	
payment	that Fund 8070 ALI 995667, Disability Fund, be used to make s for state employee disability benefits. Appropriates additional if the OBM Director determines it is necessary.	Same as the Executive.	
PAYCD4	State Employee Health Benefit Fund		
Section:	271.20	Section: 271.20	
be used t dental, a	that Fund 8080 ALI 995668, State Employee Health Benefit Fund, to make payments for medical, mental health, prescription, and vision coverage provided to state employees. Appropriates all amounts if the OBM Director determines it is necessary.	Same as the Executive.	
PAYCD5	Dependent Care Spending Fund		
Section:	271.20	Section: 271.20	
be used t Depende	that Fund 8090 ALI 995669, Dependent Care Spending Account, to make payments for state employees enrolled in the nt Care Spending Account Program. Appropriates additional if the OBM Director determines it is necessary.	Same as the Executive.	

PAYCD9 Commuter Benefits
Section: 271.20 Section:

Requires that Fund 8050 ALI 995675, Commuter Benefits, be used to make payments for employees' participation in the Commuter Benefits Program. Appropriates additional amounts if the OBM Director determines it is necessary.

Same as the Executive.

271.20

Executive As Passed By House

PAYCD10 Employee Benefits Funds Cash Transfers

Section: 515.40

Permits the OBM Director, upon request of the DAS Director, to make temporary cash transfers between the Accrued Leave Liability Fund (Fund 8060), the State Employee Health benefit Fund (Fund 8080), the Dependent Care Spending Fund (Fund 8090), the Life Insurance Investment Fund (Fund 8100), the Parental Leave Benefit Fund (Fund 8110) and the Health Care Spending Account Fund (Fund 8130) to ensure appropriate and supportable cash flow.

**Section: 515.40** 

Executive FCCCD16 OFCC public notice, forms, and other changes R.C. 9.312, 9.331, 9.47, 123.10, 153.01, 153.07, 153.08, 153.09, 153.54, 1311.252 Requires a state agency or political subdivision that finds a low bidder for contracts let by competitive bidding is not responsive or responsible, to send the bidder a notice electronically, permitting certified mail delivery only if an electronic method is not available (rather than by either method). Requires a public authority to advertise its intent to employ a construction manager by electronic means, and permits advertising in news media available in the county, (rather than requiring advertisement in a newspaper of general circulation and permitting electronic advertisement). Reduces the minimum advertisement period for contracts to employ a construction manager from 30 days to 14 days. Requires the public authority to give notice of the time and place where bids for public works contracts will be received by electronic means at least 14 days in advance, and permits the authority to publish the notice in other news media in the county where the work is to occur (rather than requiring publication in a newspaper at least eight days in advance). Requires copies of the plans, details, estimates of cost, and specifications to be available electronically or at OFCC's office (rather than just at OFCC's office). Requires the advertisement for public works contracts, when the public Same as the Executive. authority rejects all bids and re-advertises, to be in such electronic media, rather than newspaper, as OFCC directs. Removes the requirement that a public authority file a notice of Same as the Executive.

commencement in affidavit form.

### **Executive**

## **As Passed By House**

Changes the frequency for receiving an updated certificate of compliance with affirmative action programs from once every 180 days to once every two years. Lengthens the validity of certificates of compliance (on which certain public works contracts with bidders are contingent) from 180 days to two years.

Replaces the Executive provision with one that eliminates the requirement that a person receive a certificate of compliance with affirmative action programs before bidding on certain public works contracts.

Requires a state agency director to enter in to a contract with the proper persons to address an exigency, when, at the request of a state agency, the OFCC Director issues a declaration of public exigency.

Same as the Executive.

Permits, for public works contracts worth \$200,000 or more, a public authority to require an architect or engineer, in preparing plans, details, specifications, estimates, analyses, or other data to use a building information model system, as long as the system is based on a nationally recognized standard for building information models.

Same as the Executive.

Permits a bidder for most contracts with the state or a political subdivision to file a bid guaranty in the form of an electronic verification through an electronic verification and security system, if the state or political subdivision accepts bids electronically.

Same as the Executive.

Fiscal effect: Increases opportunities for cost savings associated with administrative and operational efficiencies for public authorities.

Fiscal effect: Same as the Executive.

9.334, 153.501, 153.693

# FCCCD14 Expedited processes for design-build firms and managers at risk R.C. 9.334, 153.501, 153.693

Establishes, for contracts between public authorities and construction managers at risk (CMRs) or design-build firms (DBFs), an expedited

proposal and selection process for projects under \$4.0 million, adjusted

Same as the Executive.

R.C.

Authorizes a public authority, for contracts under \$4.0 million, to require a CMR or DBF to submit an initial qualification proposal or statement, respectively, along with a pricing proposal, instead of sending them in separate rounds.

Same as the Executive.

biannually for the rate of inflation by OFCC.

## **Ohio Facilities Construction Commission**

## Executive As Passed By House

Requires the public authority to have a pre-proposal meeting with any CMRs or DBFs who desire to jointly submit a statement or proposal and pricing proposal, at which the public authority must give the CMR or DBF a description of the project, including the scope and nature of the proposed services and potential technical approaches.

Exempts CMRs and DBFs from the requirement to submit a sealed bid to self-perform a portion of work before accepting and opening any bids for the same work when the public authority requests a guaranteed maximum price proposal due at the time of selection.

Fiscal effect: Reduces the administrative workload for public authorities and may reduce the timeline for projects with total costs of less than \$4.0 million.

Same as the Executive, but clarifies that the public authority must evaluate the CMR or DBF's initial proposals and rank and select candidates before evaluating the pricing proposals of the selected candidates.

Same as the Executive.

Fiscal effect: Same as the Executive.

FCCCD12 Controlling Board exemption

R.C. 123.21

Exempts from CEB approval competitively bid contracts made by OFCC for the following services: construction management services, professional design services, criteria architect or engineer services, design-build services, and newly created integrated project delivery services (see FCCCD11).

Fiscal effect: Reduces OFCC's administrative workload and may reduce, by several weeks, the timeline for certain projects.

No provision.

FCCCD9 State funding of major sports facilities

R.C. 123.28, 123.281, 123.282

Requires OFCC to administer the construction and renovation of major sports facilities and minor league sports facilities throughout Ohio for the economic benefit of the state, and to support youth sports education.

Supports the facilities construction and renovation with sports gaming tax revenue under the newly created Sports Facilities Construction and Sports Education Fund ("fund") (see TAXCD62).

R.C. 123.28, 123.281, 715.016

Replaces the Executive provision with one that requires OFCC to administer the construction of major sports facilities that will be a part of transformational major sports facility mixed-use projects.

Replaces the Executive provision with one that supports the facilities construction with the authorization to issue and sell \$600,000,000 in bonds deposited in the Cultural and Sports Facilities Building Fund (Fund 7030) (see FCCCD17).

282

#### **Executive As Passed By House**

Creates the seven-member Ohio Advisory Committee for Sports Facility Construction and Youth Sports Education ("committee") to evaluate and approve projects to be supported by the fund and administered by OFCC.

Requires the committee to recommend policies and procedures for the administration of the fund for review and adoption by OFCC, prioritizing economic development through major sports facilities, major sports facility mixed-use projects and minor league sports facilities, youth sports education, and facilities that enable training in team or individual sports.

Requires the Directors of DEW, ODPS, and ODH, and the ADJ to advise the committee on what skills, facilities, and programs are necessary for youth sports education, and to publish, as needed, standards for youth sports education for K-12 students.

No provision.

No provision.

No provision.

No provision.

No provision.

No provision.

Requires 70% of the total initial estimated construction cost of the major sports facility from sources other than the state, with at least 50% of the total from the professional sports franchise that plans to use the facility. Conditions the remaining 30% from state funds if the General Assembly has specifically authorized or appropriated money for the project.

Requires specific conditions to be met if state bond proceeds are being used, including that the amount of increased state tax revenues is projected to be in excess of the total debt service of the state bonds for their initial term.

Establishes certain tax reporting requirements for the governmental agency that owns or has an ownership interest in the major sports facility or its site, every person who owns real property in a project district, and persons that collect transformational major sports facility mixed-use project district tax revenues.

#### **Executive**

# Fiscal effect: OBM estimates that up to \$161.4 million in FY 2026 and up to \$167.4 million in FY 2027 will be transferred to the Sports Facilities Construction and Sports Education Fund. However the bill does not contain an appropriation for OFCC to operate the fund or program.

#### **As Passed By House**

Fiscal effect: Eliminates the funding in the Executive version from sports gaming tax revenue. Instead, authorizes TOS to issue and sell bonds in the amount of up to \$600 million deposited to the credit of the Cultural and Sports Facilities Building Fund (Fund 7030) to pay the costs of the Cleveland Browns major sports facility stadium project in the City of Brook Park, in Cuyahoga County (see FCCCD17). To use those bonds, the bill requires, among other things, that the projected amount of increased state tax revenues to be greater than the total debt service of the state bonds for their initial term. Administrative costs may increase for the governmental agency that owns or has an ownership interest in the major sports facility or its site to comply with certain tax reporting requirements. Tax revenue may increase for a municipal corporation transformational that has a major sports facility mixed-use project district.

#### FCCCD11 Integrated project delivery contracts

### R.C. 153.01, 153.50, 153.502, 153.503, 153.65, 153.695

Permits public authorities to enter into integrated project delivery (IPD) contracts with IPD contractors for capital projects.

Requires public authorities, for every IPD contract, to evaluate the statements of qualifications submitted by IPD contractors, and select at least three qualified IPD contractors (unless there are fewer than three qualified firms).

Requires the public authority to provide certain information about the project to each selected IPD contractor.

Requires the public authority to evaluate the pricing proposal submitted by each selected firm and rank the selected firms based on the public authority's evaluation of the value of each firm's pricing proposal, considering each firm's proposed costs and qualifications.

Requires the public authority to enter into contract negotiations for IPD services with the IPD contractor that ranked highest.

R.C. 153.01, 153.50, 153.502, 153.503, 153.65, 153.695

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive.

	Main Operating Appropriations Bill
Ohio Facilities Construction Commission	H.B. 96
Executive	As Passed By House
Requires the public authority, if the public authority fails to negotiate a contract with the highest ranked contractor, to terminate the negotiations and move on to the second highest ranking contractor, and if that fails, the third, and so forth.	Same as the Executive.
Permits the public authority, if these subsequent negotiations fail, to select additional IPD contractors to provide pricing proposals, or select an alternative delivery method for the project.	Same as the Executive.
Requires IPD contractors to establish criteria to prequalify prospective bidders on subcontracts, subject to the approval of the public authority and consistent with the rules adopted by OFCC.	Same as the Executive.
Requires the IPD contractor to identify at least three prospective prequalified bidders (unless less than three exist), verified by the public authority, then solicit proposals from each bidder, under an open book pricing method.	Same as the Executive.
Clarifies that an IPD contractor is not required to award a subcontract to a low bidder.	Same as the Executive.
Requires OFCC to adopt rules related to IPD contractors and subcontractors.	Same as the Executive.
Fiscal effect: May reduce the administrative workload of public authorities and the cost and timeline for certain larger projects.	Fiscal effect: Same as the Executive.
FCCCD13 Indefinite delivery indefinite quantity contracts	
R.C. 153.013	
Permits a public authority to enter into an indefinite delivery indefinite quantity (IDIQ) contract, which is a contract for an indefinite quantity, within stated limits, of supplies or services that will be delivered by the awarded bidder over a defined period, without CEB approval if the	No provision.

contract is (1) with a prequalified vendor, (2) awarded through a competitive bidding process, and (3) does not exceed \$1.0 million.

Ohio Facilities Construction Commission	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Permits OFCC to establish a list of prequalified vendors for IDIQ contracts and requires OFCC to adopt rules that establish objective prequalification criteria for vendors, a process for public authorities to use the list of prequalified vendors, and the form, terms, and conditions of IDIQ contracts.  Fiscal effect: May reduce the administrative workload for public	No provision.
authorities and the timeline for projects with total costs of \$1.0 million or less.	
FCCCD15 Public improvements contract retainage	
R.C. 153.12, 153.13, 153.14, 153.63	R.C. 153.12, 153.13, 153.14, 153.63
Requires a public authority's retainage amount on partial payments on a public improvements contract to be 4% or less for 100% of the contract, rather than 8% on the first 50%, and 0% on the second 50%, of the contract.	Same as the Executive.
Prohibits contractors from paying subcontractors at a retainage rate lower than the retainage rate being paid to the contractor by the public authority.	Same as the Executive.
Eliminates provisions of law requiring the public authority to deposit the retained amount in an escrow account.	Same as the Executive.
Clarifies that any retained funds and the interest accrued by the funds is	Same as the Executive.

Fiscal effect: Same as the Executive.

escrow fees.

property of the contractor and must be paid to the contractor no later than 30 days after the date of substantial completion of the work.

Fiscal effect: Public authorities will realize cost savings by paying fewer

Executive **As Passed By House** 

Portion of basic project cost supplied by district FCCCD10

R.C. 3318.032

Modifies the calculation of the portion of the basic project cost a school district must provide for its Classroom Facilities Assistance Program (CFAP) project from the greater of either (1) the required percentage based on its equity ranking or (2) an amount necessary to raise the school district's net bonded indebtedness to a prescribed level, to its portion being determined by only the required percentage based on its equity ranking.

Requires, for a district that opts to segment its classroom facilities project, its local share for the first segment to be calculated using the required percentage of the basic project, instead of the greater of either (1) the required percentage based on its equity ranking or (2) an amount necessary to raise the school district's net bonded indebtedness to a prescribed level. Requires that any future segment's portion of the basic project cost use the same share as used in the first segment.

Fiscal effect: According to OFCC, only 13 CFAP projects to date have used the required level of indebtedness method to determine their local share, so OFCC expects the elimination of the net indebtedness method will affect only a small number of school districts in the future by not penalizing them for not having debt. OFCC anticipates that when qualifying for CFAP these school districts will have a lower local share than they otherwise would have had calculated under the current method of local share determination. In turn, state shares will likely be higher for these projects.

R.C. 3318.032

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Ohio Fa	acilities Construction Commission		Main Operating Appropriations Bill H.B. 96		
Executive			As Passed By House		
FCCCD8	Vocational school facilities assistance program				
R.C.	3318.40		R.C. 3318.40		
2% annua specifies t (temporar to provide	FCC to set aside a portion over each biennium, instead of up to lly, of its aggregate school facilities assistance funds and that the funds be used to assist at least two JVSDs per biennium ry law in H.B. 33 of the 135th General Assembly requires OFCC assistance to at least one JVSD in each fiscal year in which available for additional projects).	1	Same as the Executive.		
	ect: May provide OFCC with more flexibility to fund at least two ects each biennium.		Fiscal effect: Same as the Executive.		
FCCCD1	Cultural Facilities Lease Rental Bond Payments				
Section:	287.20		Section: 287.20		
Payments	that GRF ALI 230401, Cultural Facilities Lease Rental Bond, be used to meet all of OFCC's required payments during the under the primary leases and agreements for cultural sports	1	Same as the Executive.		
FCCCD2	Common Schools General Obligation Bond Debt Service				
Section:	287.20		Section: 287.20		
Debt Serv	that GRF ALI 230908, Common Schools General Obligation Bond ice, be used to pay all required debt service and related costs during the biennium for bonds issued for school facilities.		Same as the Executive.		
FCCCD19	Project Support				
			Section: 287.20		
No provisi	ion.		Requires Fund 7047 ALI 230647, Project Support, to be used by OFCC to support the construction or renovation of a school building as prescribed below. Reappropriates an amount equal to the available balance of ALI 230647 at the end of FY 2026 for the same purpose in FY 2027.		

Ohio Facilities Construction Commission	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires OFCC to provide facilities funding to each district for which all of the following apply: (1) the district operates at least one school building in a county with a population of more than 100,000 people and at least one school building in another county with a population of less than 50,000 people; (2) the district's classroom facilities project was deferred or lapsed; and (3) the existing building included in the project for which the district applies for funding was originally constructed prior to June 30, 1925.
No provision.	Requires school districts to apply for funding by December 31, 2025, in a form and manner prescribed by OFCC. Requires OFCC to calculate the amount of state funding using the percentage based on the district's most recent equity ranking, but prohibits the state share from being less than 90% of the cost of the project. Requires OFCC, if necessary, to proportionately reduce funding for each district so not to exceed the amount appropriated for this purpose.
FCCCD3 School facilities encumbrances and reappropriation	
Section: 287.30	Section: 287.30
Authorizes the OBM Director, at the request of the OFCC Director, to cancel encumbrances for school district projects from a previous biennium if the district has not raised its local share of project costs within 16 months of Controlling Board approval. Requires the OFCC Director to certify the amounts of the canceled encumbrances on a quarterly basis. Appropriates the amounts of the canceled encumbrances to the Classroom Facilities Assistance Program.	Same as the Executive.

#### **Ohio Facilities Construction Commission**

Executive As Passed By House

FCCCD4 Capital donations fund certifications and appropriations

**Section: 287.40** 

Requires the OFCC Director to certify to the OBM Director the amount of cash receipts and related investment income, irrevocable letters of credit from a bank, or certification of the availability of funds that have been received from a county or a municipal corporation for deposit into the Capital Donations Fund (Fund 5A10) and that are related to an anticipated project and appropriates these amounts to Fund 5A10 ALI C230E2, Capital Donations. Requires the OFCC Director to make a written agreement with the participating entity on the necessary cash flows required for the anticipated construction or equipment acquisition project.

**Section: 287.40** 

Same as the Executive.

FCCCD5 Amendment to project agreement for maintenance levy

**Section: 287.50** 

Requires OFCC to amend the project agreement between OFCC and a school district that is participating in the Accelerated Urban Initiative (AUI) if OFCC determines it is necessary to do so in order to comply with the change in maintenance levy requirements enacted by H.B. 1 of the 128th G.A.

Fiscal effect: H.B. 1 of the 128th General Assembly changed the maintenance levy requirements for the six AUI districts (Akron, Cincinnati, Cleveland, Columbus, Dayton, and Toledo) to run for 23 years from the date the initial segment is undertaken, instead of extending for 23 years after the district's last segment was undertaken (the six AUI projects are broken into individual segments). For the districts that have not changed their agreements yet, the H.B. 1 change would reduce the number of years for which the districts would have to levy the required 1/2 mill property tax for maintenance. Currently, projects for Cleveland and Columbus are incomplete. Presumably, these AUI districts would use other funds to meet their building maintenance needs if the original project agreements were amended.

Section: 287.50

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive As Passed By House

FCCCD6 Disbursement determination

287.60 Section:

Authorizes OFCC to determine the amount of funding available for disbursement in a given fiscal year for any Classroom Facilities Assistance Program project in order to keep aggregate state capital spending within approved limits. Authorizes OFCC to take actions including, but not limited to, determining the schedule for design or bidding of approved projects, to ensure appropriate and supportable cash flow.

Fiscal effect: The provision may give OFCC more flexibility in spending state funds on projects.

Section: 287.60

Same as the Executive.

Fiscal effect: Same as the Executive.

Returned or recovered funds FCCCD7

287.70 Section:

Requires that any state-source surplus project construction funds or interest earnings returned to the state and any funds recovered from settlements with or judgements against parties relating to their involvement in a classroom facilities project be deposited into the fund from which the project's capital appropriations were made.

Permits, in any fiscal year in which OFCC has made a deposit, the OFCC Director to seek CEB approval to authorize expenditures from those funds and specified ALIs in excess of the amounts appropriated in amounts equal to the returned or recovered funds. If approved, appropriates the returned and recovered funds and requires the funds to be used for the Classroom Facilities Assistance Program or the Vocational Facilities Assistance Program.

Section: 287.70

Same as the Executive.

FCCCD18	Career-Technical Planning District Construction Study Committee
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No provision.

No provision.

Establishes a ten-member Career-Technical Planning District Construction Study Committee to examine and make recommendations for creating an equitable and sustained funding model within OFCC for lead districts to build, renovate, and maintain career-technical education facilities.

Requires, by June 30, 2026, the Committee to submit a report of its findings and recommendations to the Governor and General Assembly and dissolves it upon submission of the report.

Fiscal effect: Minimal.

Office o	of the Governor		Main Operating Appropriations Bill H.B. 96
Executive	•		As Passed By House
GOVCD4	Governor solemnizing marriage		
R.C.	3101.08		R.C. 3101.08
Authorize marriages	es the Governor or former Governors of Ohio to solemnize s.		Same as the Executive.
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.
GOVCD3	Occupational license application processing time		
R.C.	4798.08		
occupation report sp	e Common Sense Initiative Office (CSI) to examine any onal license and require an occupational licensing board to ecified information regarding the occupational license's on processing time to CSI.		No provision.
	I to establish an efficient application processing time for an onal license reviewed by CSI.		No provision.
direct the	CSI, if an efficient application processing time is established, to e occupational licensing board to: (1) publish the established on processing time on the board's website; and (2) make an electronic method for an applicant to request an application d.		No provision.
occupatio	applicant to request an application fee refund if an onal licensing board exceeds the established efficient application g time with respect to a completed application.	1	No provision.
refund re by law if t	an occupational licensing board, on receipt of an application fee quest, to: (1) refund the application fee to the extent permitted the board exceeded the established time; and (2) inform CSI the refund request has been approved or denied.		No provision.
	at an application fee refund in accordance with the provision has g on the disposition of the underlying application.		No provision.

Executive As Passed By House

Prohibits this provision from being construed to impair or otherwise affect the authority granted by law, regulation, or executive order to an occupational licensing board and does not create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the state, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

No provision.

Fiscal effect: Potential increase in administrative costs for CSI if it chooses to utilize its authority; potential increase in costs for an occupational licensing board to comply with CSI requirements if imposed; potential revenue loss if an occupational licensing board has to refund application fees.

**GOVCD1** Operating Expenses

Section: 289.20 Section: 289.20

Reappropriates the certified available balance of GRF ALI 040321, Operating Expenses, at the end of FY 2025 and FY 2026 to FY 2026 and FY 2027, respectively.

Same as the Executive.

**GOVCD2** Government Relations

Section: 289.20 Section: 289.20

Permits GOV to charge an executive branch agency for costs incurred to represent Ohio's interests to federal, state, and local governments and to cover membership dues related to Ohio's participation in national and regional associations. Requires the amounts collected be deposited in the Governmental Relations Fund (Fund 5AKO).

Ohio Department of Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DOHCD40 Sex recognition	
	R.C. 9.05
No provision.	Establishes state policy recognizing only two sexes, male and female, which are not changeable and are grounded in fundamental and incontrovertible reality.
DOHCD41 Medical Quality Assurance Fund	
	R.C. 113.78
No provision.	Permits TOS to invest money from the Medical Quality Assurance Fund that exceeds the amount required to meet the Fund's current uses, which are directed by the General Assembly, by exercising the existing authority that applies to investing interim funds of the state.
No provision.	Requires all investment earnings of the Fund to be credited to the Fund.
	Fiscal effect: Depends on the amount invested and the return on those investments.
DOHCD31 Prohibit flavored vapor products	
R.C. 2927.02	
Prohibits giving away, selling, advertising, displaying, or marketing any "flavored electronic liquid," i.e., a solution containing nicotine that is designed or sold for use with an electronic smoking device and that has a "characterizing flavor" other than the taste or smell of tobacco.	No provision.
Fiscal effect: ODH may experience an increase in costs to ensure retailer compliance and investigate any complaints.	
DOHCD33 Deposit of vital statistics fees by ODH	
R.C. 3109.14	R.C. 3109.14
Requires ODH, instead of TOS as under current law, to deposit collected vital statistics fees into the state treasury to the credit of the Children's Trust Fund.	Same as the Executive.
Fiscal effect: Administrative costs will be realized by ODH instead of TOS.	Fiscal effect: Same as the Executive.
Legislative Budget Office LSC	296 Office of Research and Drafting

Ohio Department of Health	Main Operating Appropriations B H.B.
Executive	As Passed By House
DOHCD45 Type 1 diabetes information	
	R.C. 3313.7118, 3314.03, 3326.11, and 3707.61
No provision.	Requires ODH to create informational materials on type 1 diabetes for parents, guardians, educators, and other persons having care or charge children.
No provision.	Requires public schools, community schools, STEM schools, and private schools that serve elementary school students to provide a paper or electronic copy of the informational materials to each student's parent guardian.
	Fiscal effect: Potential minimal administrative costs to create informational materials. Schools may incur printing costs if paper copi are provided.
DOHCD39 Eligibility for Program for Children and Youth with Special Heal	th Care Needs
	R.C. 3701.021
No provision.	Expands eligibility for the Program for Children and Youth with Special Health Care Needs by increasing the maximum age of participants from 25 to 26.
	Fiscal effect: The bill increases GRF ALI 440505, Children and Youth with Special Health Care Needs, by \$500,000 in FY 2026 for this purpose.
DOHCD42 Center for Community Health Worker Excellence	
	R.C. 3701.0212, (repealed)
No provision.	Abolishes the Board of Directors of the Center for Community Health Worker Excellence and abolishes the statutory authority for the Center a public-private partnership
	Fiscal effect: The bill reduces GRF ALI 440485, Health Program Support by \$2,500,000 in each fiscal year.

Ohio Department of Health		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
DOHCD43 ODH Report on Rare Disease		
		R.C. 3701.051, (repealed)
No provision.		Eliminates the requirement that the ODH Director produce a report on rare diseases in Ohio every two years.
		Fiscal effect: Potential reduction in administrative costs.
DOHCD38 Save Our Sight Fund - health professional licensure		
		R.C. 3701.21, 4743.12
No provision.		Requires the following licensing boards to ask an applicant for licensure or renewal if the applicant wishes to voluntarily contribute to the Save Our Sight Fund: NUR, PRX, State Board of Education, State Board of Emergency Medical, Fire, and Transportation Services, MED, and VPB.
No provision.		Requires such a board to provide a method by which an applicant wishing to contribute may do so.
No provision.		Requires all amounts collected to be deposited into the state treasury to the credit of the Save Our Sight Fund (Fund 4V60).
		Fiscal effect: Potential increase in costs to impacted boards to adjust applications to accommodate voluntary contributions, including possible IT/eLicense changes. The bill increases DPF Fund 4V60 ALI 440641, Save Our Sight, by \$500,000 in each fiscal year.
DOHCD35 Genetic Services funds for abortion referral or counsel		
		R.C. 3701.511
No provision.		Removes the exception allowing ODH Genetic Services funds to be used to counsel or refer for abortion in the case of a medical emergency.
		Fiscal effect: Minimal.
DOHCD37 Abortion reporting changes		
		R.C. 3701.79, 2919.171
No provision.		Requires ODH's public report providing statistics for all abortion reports from the previous calendar year to be issued by March 1, rather than September 30, of each year.
Legislative Budget Office	LSC	298 Office of Research and Draftin

Ohio Department of Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Specifies that the abortion report required to be completed by an attending physician applies to abortions performed by both surgical procedure and abortion-inducing drugs.
No provision.	Clarifies that the abortion reports required to be completed for each abortion under existing law must include the pregnant woman's state of residence in addition to her zip code.
No provision.	Requires the monthly and annual abortion reports filed by hospitals to include the total number of Ohio residents versus non-Ohio residents who have undergone an abortion and received postabortion care.
No provision.	Requires ODH's annual report on abortion data from the previous year to be issued no later than March 1st (rather than October 1st) of each year and clarifies that the report must include the number performed on Ohio residents and the number performed on nonresidents.
No provision.	Requires ODH to develop a public electronic dashboard to publish on a monthly basis abortion data that includes specified information.
No provision.	Changes three of the required age categories for monthly and annual abortion reports under current law to (1) under 16 years of age, rather than under 15, (2) 16 to 17, rather than 15 to 19, and (3) 18 to 24, rather than 20 to 25. Requires these age categories to also be applied to reports under the public dashboard.
No provision.	Requires for monthly and annual abortion reports the inclusion of the total number of abortions performed on minors by each facility in the categories of under 16 years of age and 16 to 17 years of age.
No provision.	Requires that the total number of previous abortions the woman has undergone and the total number of in-state versus out-of-state women who have abortions be reported by age category.
	Fiscal effect: Potential increase in costs to ODH to develop a public electronic dashboard to publish monthly data regarding abortion.  Potential minimal costs to public hospitals to accommodate reporting changes.

**Ohio Department of Health** Executive **As Passed By House DOHCD23** Registration of vapor product retailers R.C. 3701.842, 3701.841, 3701.843, 3701.844 Requires persons engaged in selling vapor products from a place of No provision. business in Ohio to annually register with ODH. Exempts from the registration requirement persons licensed under No provision. continuing law (1) in the business of trafficking cigarettes or (2) solely for vapor product distribution. Requires initial applicants to provide ODH with a completed application No provision. form with specified information and to pay (1) a \$200 nonrefundable application fee, and (2) a \$200 annual registration fee for each place of business. Allows existing certificates of registration to be renewed following No provision. payment of a \$200 annual registration fee. Requires the ODH Director to deny, refuse to renew, suspend, or revoke a No provision. certificate of registration under certain circumstances. No provision. Allows the ODH Director to impose a penalty of up to \$1,000 on a person who knowingly sells vapor products at retail without the required registration or who fails to display the registration. Limits the penalty to \$100 for recently lapsed registrations and allows the No provision. ODH Director to waive all or part of a penalty for reasonable cause. Requires all fees and fines collected in connection with the vapor product No provision. retailer registration to be deposited to the Tobacco Use Prevention Fund (Fund 5BX0) to be used for the administration of the program or for tobacco and nicotine prevention or cessation interventions. Fiscal effect: ODH will experience an increase in costs to register and regulate vapor product retailers, including upfront development and ongoing costs (ODH estimates \$500,000 in upfront costs in FY 2026). However, the registration fees and penalties established will partially offset these costs in initial years. ODH anticipates the program will

eventually become self-sustaining.

Ohio I	Department of Health		Main Operating Appropriations Bill H.B. 96
Executiv	ve		As Passed By House
DOHCD3	6 Household sewage treatment system-soil and slope inspection		
		ı	R.C. 3718.02
No prov	ision.	1   	Prohibits the ODH Director from adopting rules requiring a soil evaluator or soil scientist to evaluate the soil type and slope with respect to a household sewage treatment system or a proposed household sewage treatment system.
		(	Fiscal effect: Some local health departments may charge fees for soil evaluation review; thus, LHDs could experience decrease in costs to provide these reviews and a corresponding decrease in fee revenue.
DOHCD3	0 Bonds - nursing home entering operators		
R.C.	3721.026	ı	R.C. 3721.026
certain r	es all references to "other financial security" in the law requiring nursing home entering operators to submit evidence to the ODH of a bond or other financial security.	5	Same as the Executive.
Fiscal ef	fect: None.	ı	Fiscal effect: Same as the Executive.
DOHCD2	4 Residential care facility license - continued operation during application	on p	period
R.C.	3721.073	ı	R.C. 3721.073
license t	residential facility or independent living facility that applies for a cooperate as a residential care facility to operate as a residential or independent living facility while its application is pending.	9	Same as the Executive.
	s a residential facility or independent living facility from providing more than two residents while the application is pending.	9	Same as the Executive.
their factoresident could be facility state or	fect: Currently, facilities that choose to license all or a portion of cility as a residential care facility must discharge or move as during initial licensing and inspection phases. Thus, there indirect impacts to state or local entities that pay for these services if any moving-related expenses were passed onto the local entity or if individuals continue to receive services rathering discharged.	1	Fiscal effect: Same as the Executive.

# **Ohio Department of Health**

Executive

**As Passed By House** 

DOHCD25 Nurse aide eligibility

R.C. 3721.32

Establishes an alternative condition that an individual may satisfy to be eligible for employment as a nurse aide in a long-term care facility - that the individual has successfully completed both of the following: (1) a training course provided by the U.S. Department of Veterans Affairs (VA) in a VA-operated community living center that the ODH Director determines is similar to an ODH-conducted training and competency evaluation program and (2) an ODH-conducted competency evaluation program.

R.C. 3721.32

Same as the Executive.

Fiscal effect: Minimal.

Fiscal effect: Same as the Executive.

DOHCD28 Health care real estate investment trusts - hospitals and nursing homes

R.C. 3722.04, 3721.01, 3721.026, 3721.07, 3721.073, 3722.01, 3722.03, 3722.031, 3722.06, 3722.13

Prohibits all of the following from leasing from a health care real estate investment trust the building or buildings in which a hospital is located or a nursing home is housed: (1) an applicant seeking an initial license to operate a hospital; (2) an applicant seeking an initial license to operate a nursing home; (3) the holder of a license to operate a hospital; (4) the holder of a license to operate a nursing home; (5) in the case of a change in a licensed hospital's owner, an applicant seeking a license to operate the hospital as its entering owner; (6) in the case of a change in a licensed nursing home's operator, an applicant seeking a license to operate the nursing home as its entering operator.

No provision.

Fiscal effect: None.

Ohio D	epartment of Health		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
DOHCD29	Change of owner - hospitals		
R.C.	3722.04, 3722.01, 3722.06		R.C. 3722.04, 3722.01, 3722.06
apply to t provision to apply f Director i certain or	s current law provisions requiring a hospital's new owner to the ODH Director for a license transfer and replaces them with s establishing the following: (1) a process for an entering owner for a license and (2) conditions that must be met before the ssues the new license, including those requiring the disclosure of wnership interests in the hospital (mirrors existing law for ome changes of operator).		Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.
DOHCD26	Lead abatement tax credit		
R.C.	3742.50		R.C. 3742.50
	to \$50,000 (from \$10,000) the maximum amount of the tax at can be issued by the ODH Director for lead abatement.		Same as the Executive.
However	ect: May increase the amount of individual tax credits issued. , current law limiting the total amount of tax credit certificates \$5.0 million in a fiscal year remains unchanged.		Fiscal effect: Same as the Executive.
DOHCD27	Inspection fees - facilities operated by medical practitioners		
R.C.	3748.13		R.C. 3748.13
facilities	inspection fees for radiation-generating equipment used in operated by medical practitioners or medical-practitioner s follows:		Same as the Executive.
(1) For a	first dental x-ray tube, from \$155 to \$310.		(1) Same as the Executive.
(2) For ea \$154.	ach additional dental x-ray tube at the same location, from \$77 to		(2) Same as the Executive.
(3) For a	first medical x-ray tube, from \$307 to \$614.		(3) Same as the Executive.
(4) For ea to \$326.	ach additional medical x-ray tube at the same location, from \$163		(4) Same as the Executive.
		_	

Ohio Department of Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(5) For each unit of ionizing radiation-generating equipment capable of operating at or above 250 kilovoltage peak, from \$610 to \$1,220.	(5) Same as the Executive.
(6) For a first nonionizing radiation-generating equipment of any kind, from \$307 to \$614.	(6) Same as the Executive.
(7) For each additional nonionizing radiation-generating equipment of any kind at the same location, from \$163 to \$326.	(7) Same as the Executive.
Fiscal effect: ODH's General Operations Fund (Fund 4700) will realize a gain in revenues (fees are doubled under the bill).	Fiscal effect: Same as the Executive.
DOHCD32 Scope of environmental health specialists' practice	
R.C. 3776.01	R.C. 3776.01
Removes the administration or enforcement of the hazardous waste law from the scope of practice of environmental health that an environmental health specialist or environmental health specialist in training may engage in.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
DOHCD1 Mothers and Children Safety Net Services	
Section: 291.20	Section: 291.20
Earmarks up to \$200,000 in each fiscal year in GRF ALI 440416, Mothers and Children Safety Net Services, to be used to assist families with children who have hearing loss or hearing disorders under 26 years of age in purchasing hearing aids and hearing assistive technology.	Same as the Executive.
Requires the ODH Director to adopt rules governing the distribution of these funds including rules that do both of the following: (1) establish eligibility criteria to include families with incomes at or below 400% FPL; and (2) develop a sliding scale of disbursement based on family income.	Same as the Executive.
DOHCD2 Free Clinic Safety Net Services	
Section: 291.20	Section: 291.20
Requires GRF ALI 440431, Free Clinic Safety Net Services, to be provided to the Charitable Healthcare Network.	Same as the Executive.

Ohio Departmen	t of Health			Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House	
provided, as well as fo	ed to reimburse free clinics for health care services or administrative services, information technology epair, or other clinic necessities.	1	Same as the Executive.	
Allows the ODH Direct year to pay ODH's add	tor to designate up to 5% of the ALI in each fiscal ministrative costs.		Same as the Executive.	
DOHCD3 AIDS Preve	ntion			
Section: 291.20			Section: 291.20	
•	444, AIDS Prevention, to be used to administer r prevention initiatives.		Same as the Executive.	
DOHCD4 FQHC Prim	ary Care Workforce Initiative			
Section: 291.20			Section: 291.20	
provided to the Ohio administer the FQHC Initiative to provide n	465, FQHC Primary Care Workforce Initiative, to be Association of Community Health Centers to Primary Care Workforce Initiative. Requires the nedical, dental, behavioral health, physician ed practice nursing students with clinical rotations lified health centers.	1	Same as the Executive.	
Allows the ODH Direct year to pay ODH's add	tor to designate up to 5% of the ALI in each fiscal ministrative costs.		Same as the Executive.	
DOHCD5 Emergency	Preparedness and Response			
Section: 291.20			Section: 291.20	
•	477, Emergency Preparedness and Response, to be c health emergency preparedness and response		Same as the Executive.	
	7 to also be used to support data infrastructure ta analysis and analytics work.		Same as the Executive.	

Ohio D	epartment of Health	Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
DOHCD6	Lupus Awareness	
Section:	291.20	
Lupus Fo	GRF ALI 440481, Lupus Awareness, to be distributed to the undation of America, Greater Ohio Chapter, Inc., to operate a ucation and awareness program.	No provision.
DOHCD7	Chronic Disease, Injury Prevention and Drug Overdose	
Section:	291.20	Section: 291.20
	e following earmarks in GRF ALI 440482, Chronic Disease, Injury on and Drug Overdose:	Same as the Executive, but with the following changes:
the Depa Initiative, Compreh addiction	\$1,000,000 in each fiscal year to be used, in consultation with rtment of Behavioral Health and the Governor's RecoveryOhio to support the continuation of the Health Systems ensive Care Initiative to enhance Ohio's response to the crisis by creating a comprehensive system of care for patients ent in health systems with addiction; and	(1) Same as the Executive, but reduces the earmark to up to \$625,000 in FY 2026 and up to \$635,922 in FY 2027.
Governor	\$250,000 in each fiscal year to be used, in consultation with the 's RecoveryOhio Initiative, to support local health providers' uction efforts to reduce overdose rates and deaths.	(2) Same as the Executive, but reduces the earmark to up to \$156,250 in FY 2026 and up to \$158,981 in FY 2027.
•	the remainder of GRF ALI 440482 to be used to support ODH's nealth improvement and wellness efforts, health promotion, and ctivities.	Same as the Executive.
DOHCD8	Infectious Disease Prevention and Control	
Section:	291.20	
	e ODH Director, in FY 2026, to certify to the OBM Director an up to the unexpended, unencumbered balance of GRF ALI	No provision.

440483, Infectious Disease Prevention and Control, at the end of FY 2026 to be reappropriated to FY 2027. Reappropriates the amount certified to

the same ALI for FY 2027.

### Executive

#### DOHCD9 **Health Program Support**

291.20 Section:

Makes the following earmarks in GRF ALI 440485, Health Program Support:

- (A) \$10,000,000 in each fiscal year to be used by ODH, in consultation with DEW, to support school-based health centers in high-need counties, as determined by the departments;
- (B) \$125,000 in each fiscal year to be provided to Ohio Adolescent Health Centers to support sexual risk avoidance programs in schools; and
- (C) \$1,000,000 in each fiscal year to be distributed to Ohio organizations providing certain services to Ohioans diagnosed with amyotrophic lateral sclerosis (ALS). Requires these funds:
- (1) To be distributed based on each awarded organization's identified Ohio county coverage and by prevalence rate of persons living with ALS using the Census Bureau's most recent population estimates.
- (2) To be used to support persons living with ALS and to provide various services.
- (3) To be designated in service to Ohioans (prohibits funds be used for persons living outside of Ohio).
- (D) No provision.
- (E) No provision.

#### **As Passed By House**

291.20 Section:

Same as the Executive, but with the following changes:

- (A) Same as the Executive, but requires a school-based health center to obtain parental consent prior to providing services to a child, except in emergency situations, first aid, other unanticipated minor health care services, or health care services provided pursuant to a student's IEP or 504 plan.
- (B) Same as the Executive.
- (C) Same as the Executive.
- Same as the Executive.
- (2) Same as the Executive.
- (3) Same as the Executive.
- (D) \$62,500 in each fiscal year to be provided to the Domestic Violence Project, Inc. to support the addition of a community educator position.
- (E) \$1,000,000 in each fiscal year to be provided to Memorial Hospital for the Mid-Ohio Cardiovascular Health Improvement Initiative.

Ohio Department of Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(F) No provision.	(F) \$1,000,000 in each fiscal year to be distributed to hospitals and used to support graduate medical education residency slots for residents placed in family medicine or psychiatry fields. Requires ODH to establish requirements regarding the distribution of funds, including the requirement that funds are used to support residents placed in family medicine or psychiatry slots.
(G) No provision.	(G) Requires \$250,000 in FY 2026 to be used to provide fellowship stipends to Dayton Children's Hospital for pediatric therapy students interested in prioritized regional needs.
DOHCD10 Toxicology Screenings	
Section: 291.20	Section: 291.20
Requires GRF ALI 440495, Toxicology Screenings, to be used to reimburse county coroners in counties in which the coroner has performed toxicology screenings on victims of a drug overdose.	Same as the Executive.
Requires the ODH Director to transfer the funds to the counties in proportion to the number of toxicology screenings performed per county.	Same as the Executive.
DOHCD11 Targeted Health Care Services - Over 21	
Section: 291.20	Section: 291.20
Requires GRF ALI 440507, Targeted Health Care Services - Over 21, to be used to administer the Cystic Fibrosis Program and to implement the Hemophilia Insurance Premium Payment Program (HIPP). Requires that up to \$100,000 in each fiscal year in ALI 440507 be expended on HIPP.	Same as the Executive.
Requires GRF ALI 440507 to also be used to: (1) cover services provided to adults over 21 with cystic fibrosis who are eligible for treatment under the Cystic Fibrosis Program; (2) provide essential medications; and (3) pay the copayments for drugs approved by ODH and covered by Medicare Part D that are dispensed to participants for the Cystic Fibrosis Program.	Same as the Executive.
Requires ODH to expend all funds in GRF ALI 440507.	Same as the Executive.

Supported Programs, to be used to distribute subsidies, on a per capita basis, to local health departments accredited through the Public Health Accreditation Board or in the process of earning accreditation.

Earmarks an additional \$1,840,000 in each fiscal year in ALI 440647 to be used to distribute subsidies, on a per capita basis, to local health departments accredited through the Public Health Accreditation Board.

**DOHCD18** Tobacco Use Prevention, Cessation, and Enforcement

Earmarks \$1,000,000 in each fiscal year from Fund 5BX0 ALI 440656, Tobacco Use Prevention, Cessation, and Enforcement, to used by the ODH Director, in consultation with the DCY Director, to award funds to private, nonprofit, or government entities.

Ohio Department of Health		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
Requires the directors to determine how the funds are to be distributed, but requires they prioritize awards to entities that serve women who reside in communities that have the highest infant mortality rates, as identified by the ODH Director, in consultation with the MCD Director.		Same as the Executive.
Requires ODH to award grants to entities that demonstrate the ability to deliver evidence-based tobacco cessation interventions to women.		Same as the Executive.
Requires the remainder of ALI 440656 to be used to administer tobacco use prevention and cessation activities and programs, to administer compliance checks, retailer education, programs related to legal age restrictions, and to enforce the Ohio Smoke-Free Workplace Act.		Same as the Executive.
DOHCD19 Cash transfer to the Tobacco Use Prevention Fund		
Section: 291.20		
Requires the OBM Director, on July 1, 2025, or as soon as possible thereafter, to transfer up to \$20,000,000 cash from the Pre-Securitization Tobacco Payments Fund (Fund 5LSO) to the Tobacco Use Prevention Fund (Fund 5BXO).		No provision.
DOHCD20 Children and Youth with Special Health Care Needs - County Asses	smer	rts
Section: 291.20		Section: 291.20
Requires Fund 6660 ALI 440607, Children and Youth with Special Health Care Needs — County Assessments, to be used to make payments for expenses associated with the Program for Children and Youth with Special Health Care Needs.	al	Same as the Executive.
DOHCD34 Federal Public Health Programs		
		Section: 291.20
No provision.		Earmarks \$7,800,000 in each fiscal year in Fund 3920 ALI 440618, Federal Public Health Programs, for Ohio Adolescent Health Centers.
DOHCD21 Children's Vision Services		
Section: 291.30, 291.20		Section: 291.30, 291.20
Requires ODH to establish and administer the Ohio Student Eye Exam Program (OhioSEE Program).		Same as the Executive.
Legislative Budget Office La	sc	311 Office of Research and Drafting

Ohio Department of Health	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Permits vision care services to be provided to kindergarten through third grade students who fail vision screenings and lack access to follow-up care.	Same as the Executive.
Requires ODH to focus on improving the percentage of vision care referrals completed, increasing student access to eye examinations, and providing necessary eyewear to eligible students.	Same as the Executive.
Requires GRF ALI 440496, Children's Vision Services, to be used to provide vision care services under the OhioSEE Program.	Same as the Executive.
DOHCD22 Children's Dental Services	
Section: 291.40, 291.20	Section: 291.40, 291.20
Requires ODH to establish and administer the Children's Dental Services Program.	Same as the Executive.
Permits dental care services to be provided to a child who: (1) resides in an underserved area as determined by ODH; and (2) meets any other eligibility conditions established by ODH.	Same as the Executive.
Permits dental care services under the program to be provided by deploying mobile dental units to schools and underserved areas.	Same as the Executive.
Requires ODH to focus on increasing children's access to dental care and helping to reduce the incidence of dental cavities among children.	Same as the Executive.
Requires GRF ALI 440497, Children's Dental Services, to be used to provide dental care services under the Children's Dental Services Program.	Same as the Executive.

# **Ohio Department of Higher Education**

Executive

As Passed By House

**BORCD91** Contracts with online program managers

R.C. 1713.03, 1713.032, 3333.0420

Defines a "contractual agreement" as a contract in which a state or private nonprofit institution of higher education grants an unaccredited online program manager input or authority on any of the following: (1) curriculum development, design, or maintenance; (2) student assessment and grading; (3) course assessment; (4) admissions requirements; (5) appointment of faculty; (6) faculty assessment; (7) decision to award course credit or credential; (8) institutional governance.

Requires each state institution of higher education annually to report to the Chancellor of Higher Education each contractual agreement it entered into in that year. Authorizes the Chancellor to request that a state institution provide the Chancellor with all information concerning a contractual agreement, including a copy of the agreement.

Permits the Chancellor to require that each state institution submit a contractual agreement to the Chancellor prior to the agreement's execution for a review to ensure compliance with the standards and procedures for academic program review.

Requires each state institution to (1) maintain responsibility for and oversight of the academic program as specified in the Chancellor's standards and procedures for academic program approval, (2) ensure each academic program is offered in the manner approved by the Chancellor or formally request approval for a significant change to the previously approved program or approval of a new academic program, and (3) notify students which parties are providing instruction, recruitment, and other services under the agreement.

R.C. 1713.03, 1713.032, 3332.22, 3333.0420

Same as the Executive, but replaces "unaccredited online program manager" with "online program manager" and defines "online program manager" as a for-profit entity in a contractual agreement with a state or private nonprofit institution of higher education to develop or administer curriculum on behalf of the institution for online courses or programs. Replaces the topic in (2) with "student recruitment, assessment, and grading" for private nonprofit institutions and "student instruction" for state institutions and adds "(9) instruction" for private nonprofit institutions.

Same as the Executive.

Same as the Executive.

#### Executive

Prohibits a state institution from entering a contractual agreement unless the agreement grants the Chancellor the authority to invalidate the agreement if it either was not approved by the Chancellor or is not compliant with the Chancellor's standards and procedures for academic program approval. Requires a state institution to offer each current student remediated instruction at no cost or a full refund If the Chancellor invalidates a contractual agreement.

Requires each private nonprofit institution to disclose on its annual report to the Chancellor any unaccredited online program managers it has contracted with to provide instruction to its students.

Requires each private nonprofit institution of higher education annually to report to the Chancellor each contractual agreement it entered into in that year. Authorizes the Chancellor to request that an institution provide the Chancellor with all information concerning a contractual agreement, including a copy of the agreement. Requires a institution that intends to enter into a contractual agreement to submit appropriate documentation to the Chancellor and obtain approval before entering into the agreement.

Requires each private nonprofit institution to (1) maintain responsibility for and oversight of the academic program as specified in the Chancellor's standards and procedures for academic program approval, (2) ensure each academic program is offered in the manner approved by the Chancellor or formally request approval for a significant change to the previously approved program or approval of a new academic program, and (3) notify students which parties are providing instruction, recruitment, and other services under the agreement.

#### **As Passed By House**

Same as the Executive.

Same as the Executive, but replaces "unaccredited online program manager" with "online program manager" as defined above.

Replaces the Executive provisions for private nonprofit institutions with ones that require those institutions, to the extent practicable, to endeavor to provide the Chancellor a notification of intent at least 30 days before entering into a contractual agreement. Requires, upon entering into a contractual agreement, an institution to immediately send a copy of it to the Chancellor and any other documentation requested by the Chancellor related to ensuring compliance with standards, rules, and laws.

No provision.

## Executive As Passed By House

Prohibits a private nonprofit institution from entering a contractual agreement unless the agreement grants the Chancellor the authority to invalidate the agreement if it either was not approved by the Chancellor or is not compliant with the Chancellor's standards and procedures for academic program approval. Requires an institution to offer each current student remediated instruction at no cost or a full refund If the Chancellor invalidates a contractual agreement.

No provision.

No provision.

No provision.

No provision.

No provision.

No provision.

Requires the Chancellor to develop materials regarding the risks inherent in contractual agreements and implementation of such agreements that relate to compliance with standards, rules, and laws regarding program approval, including the consequences of offering an unapproved program. Requires a nonprofit institution to attest to its review of the materials prior to entering into a contractual agreement with an online program manager.

Requires a contractual agreement for private nonprofit institutions to include a provision that grants the institution the authority to invalidate the contract if the online program manager does not provide the curricula that align with the institution or school's approved program.

Requires a private nonprofit institution to post on its website that it uses an online program manager. Specifies that contractual agreements for private nonprofit institutions are not subject to the public records law.

Requires a for-profit institution that holds a certificate of authorization from the Chancellor to comply with the same provisions as private nonprofit institutions for any program or degree it offers under that approval.

Applies, generally, all of the Executive provisions in BORCD91 to for-profit career colleges and schools that hold a certificate of registration from or is authorized to offer a certificate, diploma, or degree under a certificate of authorization issued by the State Board of Career Colleges and Schools (SCR). Replaces the Chancellor with SCR, accordingly, where applicable.

Ohio Der	partment of Higher Education	Main Operating Appropriations Bil H.B. 96
Executive		As Passed By House
	t: A state institution that enters into a contractual agreement creased administrative costs.	Fiscal effect: Same as the Executive.
BORCD93 H	Higher education institution program review	
R.C. 1	1713.041, 3333.074	R.C. 1713.041, 3332.21, 3333.074
to annually institution's indefinitely evaluations	ch state and private nonprofit institution of higher education submit the following information to the Chancellor: the accreditation status, a plan to preserve student records in case of closure, the results of any external degree program that occurred in the last year, and any other information by the Chancellor.	Same as the Executive, but requires each private for-profit career college or school to annually submit the same information to the State Board of Career Colleges and Schools (SCR) and the Chancellor.
degree prog	ch private nonprofit institution to submit a list of current grams offered in Ohio and the latest financial statement for cent fiscal year compiled by an independent certified public	Same as the Executive, but extends the requirements to each for-profit career college or school.
	Chancellor to rescind approval of a program or a private stitution's authorization if an institution fails to submit the formation.	Same as the Executive, but authorizes SCR to rescind approval of a for- profit career college or school's program or authorization if a school fails to submit the required information or if SCR and the Chancellor finds that the information submitted is insufficient.
placed on spacerediting findings, is uspecified pareduced end significant n	ch institution to immediately notify the Chancellor if it is pecial monitoring status by the federal government or an organization, receives preliminary or final accreditation under investigation by a government agency, fails to make syments, makes budget revisions resulting in substantially ding fund balance or larger deficit, or becomes aware of negative variance between its annual budget and actual rexpenses projected at the end of the fiscal year.	Same as the Executive, but extends requirement to each for-profit career college or school to notify SCR and the Chancellor.
-	ch state institution to notify the Chancellor if it has requested of a state subsidy.	Same as the Executive.

Ohio De	epartment of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
heightene accreditat	locuments submitted to the Chancellor that are related to d reporting standards or special monitoring status, ion findings, or government agency investigations from public quests until such time the document is released by the te entity.	Same as the Executive, but extends exemption to documents submitted to SCR or the Chancellor.
	hat financial documents submitted to the Chancellor by a nprofit institution are not public records.	Same as the Executive, but additionally specifies that financial documents submitted to SCR or the Chancellor are not public records.
be in finar	ct: Provides ODHE greater oversight for institutions that may notial distress. State institutions may incur an increase in ative costs to meet the reporting and notification ents.	Fiscal effect: Same as the Executive, but also provides SCR with additional oversight of for-profit career colleges or schools.
BORCD85	Choose Ohio First Co-Op/Internship Program reporting	
R.C.	3333.041	R.C. 3333.041
Governor	the requirement for the Chancellor to annually report to the and General Assembly the academic and economic impact of Co-Op/Internship Program.	Same as the Executive.
Fiscal effe workload.	ct: ODHE may experience a slight reduction in administrative	Fiscal effect: Same as the Executive.
BORCD90	Attainment Goal 2025 replacement	
R.C.	3333.0415	R.C. 3333.0415
an annual the percer year 2025 establish t	the outdated requirement that the Chancellor and DEW prepare report regarding the progress the state is making in increasing ntage of adults with a postsecondary credential to 65% by the with one that requires the Chancellor, DEW, and OWT to the level of attainment necessary to achieve identified nce targets across a range of degrees and credentials.	Same as the Executive, but requires the Chancellor, DEW, and OWT to establish the level of attainment necessary by December 31, 2025.
Fiscal effe	ct: None.	Fiscal effect: Same as the Executive, but may shorten the timeframe in which ODHE, DEW, and OWT had anticipated to establish the level of attainment necessary.

Ohio D	epartment of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
BORCD84	Teach CS program changes	
R.C.	3333.129	R.C. 3333.129
and exam qualify to the numb	the purpose of Teach CS from funding "coursework, materials, is to support the increasing number of existing teachers who teach computer science" to providing "support for increasing ter of Ohio teachers who qualify to teach computer science or to be knowledge of existing teachers."	Same as the Executive.
stipends,	es funds to be spent on coursework, materials, exams, teacher performance-based incentives, and for other purposes as ed by the Chancellor to support the expansion of computer ducation.	Same as the Executive.
in the pro	ect: Teach CS' changes may increase the number of participants ogram. The bill appropriates just over \$4.0 million in each fiscal GRF ALI 235413, Computer Science, to support the program CD5).	Fiscal effect: Same as the Executive.
BORCD101	Rural Practice Incentive Program	
		R.C. 3333.13
No provis	ion.	Qualifies attorneys who engage in the private practice of civil law in an underserved community for a minimum of 520 hours each service year to receive tuition and educational expense reimbursement through the Rural Practice Incentive Program.
		Fiscal effect: The bill appropriates \$1.5 million in each fiscal year from GRF ALI 235533, Program and Project Support, to support the program (see BORCD44).

regional campus or OTC to meet regional workforce needs. The bill appropriates \$10 million in each fiscal year from GRF ALI 235425, Ohio

Work Ready Grant Program, to fund the grants (see BORCD9).

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
BORCD114 Scholarship Rules Advisory Committee repeal	
	R.C. 3333.373, (Repealed)
No provision.	Abolishes the Scholarship Rules Advisory Committee, which provides recommendations to the Chancellor about rules, criteria, and guidelines necessary to implement the scholarship and certain fellowship programs.
	Fiscal effect: None.
BORCD98 Campus Community Grant Program	
	R.C. 3333.801, (Repealed)
No provision.	Repeals the Campus Community Grant Program, under which ODHE provides funding to institutionally sanctioned student organizations at institutions of higher education to support intergroup and interfaith outreach and cultural competency between institutionally sanctioned student organizations.
	Fiscal effect: The bill eliminates GRF ALI 2355A3, Campus Community Grant Program, with proposed appropriations of \$1.0 million in each fiscal year (see BORCD60).
BORCD109 Ohio Higher Education Research Public Policy Consortium	
	R.C. 3333.952
No provision.	Requires the Chancellor, in consultation with DEW, JFS, the Inter- University Council, the Association of Independent Colleges and Universities, and other entities, to establish the Higher Education Public Policy Research Consortium to develop and maintain a biennial statewide research agenda that identifies key policy challenges and research priorities crucial to the state's future, drawing on input from policymakers, practitioners, and community stakeholders.
No provision.	Requires the Chancellor to do all of the following:

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	(1) Award competitive grants of up to \$10,000 to faculty and post-graduate students whose research aligns with the biennial research agenda, with half of the grant to be disbursed upon grant approval and the remaining half released upon successful completion of the research and submission of the final report.
No provision.	(2) Establish a clear rubric to evaluate proposed research projects that contains a peer-reviewed process, involving both academic experts and relevant practitioners.
No provision.	(3) Manage the grant process and disseminate research findings through the ODHE's website, policy briefs, community forums, and annual presentations to the standing committees of each house of the general assembly that consider higher education legislation.
	Fiscal effect: The bill appropriates \$1,000,000 in each fiscal year from GRF ALI 2355A4, Ohio Higher Education Public Policy Research Consortium, for the Chancellor to establish and administer the Consortium (see BORCD110).
BORCD92 Strategic Square Footage Reduction	
R.C. 3333.96, 3334.11, 3334.12	R.C. 3333.96, 3334.11
Requires the Chancellor, in consultation with OFCC, to administer and award revolving loans to state institutions of higher education that enable the voluntary reduction of physical square footage at their campuses.	Same as the Executive.
Requires the Chancellor and OFCC to establish: (1) procedures and forms to apply for a loan; (2) a competitive process for ranking applicants and awarding the loans, with priority given to state institutions whose general student population has decreased; (3) procedures and timelines for distributing the loans and collecting payments for the fund; and (4) procedures for each state institution to include in its application.	Same as the Executive.

### Executive **As Passed By House**

Requires the Chancellor and OFCC to consider the following in making final awards: (1) the value of the facilities if sold or reallocated to serve other purposes; (2) the relative age and condition of the facilities to be deconstructed; (3) historical enrollment patterns as well as future enrollment projections; (4) the composition of classes offered in person versus in an online format; (5) the level of deferred maintenance; (6) the prior level of state investment; (7) the amount of annual operating expenses defrayed by eliminating the facilities; and (8) a report from OBM that details the extent and status of past capital budget funding for the project and the existence of any outstanding bonded debt derived from that support.

Requires each recipient institution annually to provide a summary of financial information regarding the loan.

Requires a state institution's board of trustees to adopt a resolution approving the demolition project prior to using the loan.

Requires any net proceeds received from any demolition, at the direction of the OBM Director, to be credited to funds in the state treasury, or to accounts held by the state institution.

Prohibits a state institution that receives a loan from constructing any new facility at the same time demolition is occurring.

Requires TOS, upon request by the Chancellor and approval by the OBM Director, to transfer funds from the Ohio Tuition Reserve Fund to the Strategic Square Footage Reduction Fund (Fund 5JC1) created by the bill.

Requires TOS, upon request by the Chancellor, to transfer the amount determined to be surplus, based on the Ohio Tuition Trust Fund's annual actuarial soundness evaluation conducted under continuing law, to Fund 5JC1. Requires at least 5% of the surplus to remain in the Ohio Tuition Trust Fund.

Same as the Executive.

No provision.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: The bill appropriates \$82.7 million in FY 2026 from Fund 5CJ1 ALI 2356A2, Strategic Square Footage Reduction, to support the loans. According to ODHE, the Ohio Tuition Reserve Fund, a sub-fund of the Ohio Tuition Trust Fund, currently has a balance of \$89.3 million.	Fiscal effect: Same as the Executive.
BORCD105 Salmon P. Chase Center for Civics, Culture, and Society	
	R.C. 3335.39
No provision.	Eliminates the requirement that the Salmon P. Chase Center for Civics, Culture, and Society within Ohio State University (OSU) be physically located in the College of Public Affairs.
	Fiscal effect: Provides flexibility for OSU to create office and classroom space for the Center.
BORCD106 Centers for Civics, Culture, and Society and Workforce Development of	urriculum
	R.C. 3335.39, 3339.06, 3344.07, 3352.16, 3364.07
No provision.	Requires the director of each of the five centers (Cleveland State, Miami, Ohio State, Toledo, Wright State) for civics, culture, and society and workforce development to approve each center's courses that meet the university's general education requirements when overseeing, developing, and approving the center's curriculum.
	Fiscal effect: Increase in administrative workload for each of the centers Each center receives \$2.0 million in each fiscal year from GRF ALI 235533, Program and Project Support (see BORCD44).
BORCD89 Rules adopted by state institutions of higher education	
R.C. 3345.033, 3345.14, 3345.57, 3345.69, Section 701.10	
Eliminates the requirement that the LSC Director publish rules adopted by a state institution of higher education in the electronic Administrative Code and the requirement that the state institution file a copy of the rule with JCARR.	No provision.

Ohio Department of Higher Education		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By I	House
Requires a state institution to annually submit an electronic copy of all effective rules to the Chancellor and the chairpersons of the committees that primarily deal with higher education in the Senate and House of Representatives.	No provision.	
Permits the chairpersons to hold a hearing and require a representative from the state institution to provide testimony regarding the rule, upon both receipt of a rule and failure to receive the rule.	No provision.	
Exempts rules posted on a state institution's website from review by JCARR and state law governing rules adopted by state agencies.	No provision.	
Fiscal effect: Minimal.		
BORCD88 Guaranteed admission		
R.C. 3345.06	R.C. 334	5.06
Guarantees admission to a state institution of higher education for each high school graduate in the top 10% of the graduate's graduating class.	Same as the Ex	xecutive.
Permits a state university to delay admission to its main campus and, instead, admit a student to a regional campus if the student does not meet the standards for unconditional admission.	Same as the Ex	xecutive.
Guarantees admission to the main campus of a state institution to each recipient of the Governor's Merit Scholarship (see BORCD43).	Same as the Ex	xecutive.
Fiscal effect: May increase enrollment at state institutions, which would increase tuition revenues as well as instructional costs. State institutions may gain or lose revenue from state share of instruction (SSI) formula payments depending on how the enrollment of these individuals changes the institution's share of institutional outcome factors used in the formula.	Fiscal effect: S	ame as the Executive.
BORCD107 Curricular approval process		
No provision.	Grants the boa	<b>5.451</b> ard of trustees of a state institution of higher education ultimate authority to establish new academic programs,
	schools, colleg	es, institutes, departments, and centers at the institution.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Prohibits a board from delegating its authority to adopt a curricular approval process or to approve or reject academic programs.
No provision.	Requires the board to adopt a curricular approval process for the establishment and modification of academic programs, curricula, courses, general education requirements, and degree programs. Requires that approval process to (1) grant the faculty senate, or a comparable representative body, the opportunity to provide advice on the establishment and modification of each of those subjects, (2) clarify that all faculty feedback and recommendations is advisory in nature, and (3) retain the board's final, overriding authority to establish or reject establishment or modification of any of those subjects.
No provision.	Requires the board to develop its initial curricular approval process within six months of the bill's effective date unless the institution's president grants a one-month extension, update its curricular approval process every five years, and submit each version of the process to the Chancellor.
	Fiscal effect: Minimal increase in administrative workload for state institutions of higher education.

# **Ohio Department of Higher Education**

**Executive** As Passed By House

### BORCD108 In-state undergraduate guaranteed tuition and fees

No provision.

#### R.C. 3345.48

Prohibits each state university from charging a guaranteed amount of tuition and fees to the cohort entering in the 2025-2026 or 2026-2027 academic year that is more than 3% above what was charged to the prior academic year's cohort.

Fiscal effect: Under current law, each state university is prohibited from charging a guaranteed amount of tuition and fees to the cohort entering in the 2023-2024 or 2024-2025 academic year that is more than 3% above what was charged to the prior academic year's cohort. Except for those two academic years, a state university is otherwise permitted under continuing law to increase its guaranteed tuition amounts by up to the sum of the average rate of inflation for the previous 36-month period and the percentage amount the General Assembly restrains increases on in-state undergraduate instructional and general fees for the applicable fiscal year. Therefore, if the amount calculated under continuing law will otherwise be greater than 3% in FY 2026 and FY 2027, state universities may forgo revenue for not being able to charge the higher guaranteed tuition rate.

## BORCD94 State and private nonprofit institution student record preservation plans

#### R.C. 3345.601, 1713.033

Requires each state and private nonprofit institution of higher education to annually provide the Chancellor with a plan to preserve student records indefinitely if the institution were to close.

Authorizes the Chancellor to consult with the Higher Learning Commission, the State Board of Career Colleges and Schools (SCR), and other appropriate entities to establish plans, processes, and procedures for institutions and schools to provide indefinite access to student records.

Fiscal effect: Minimal increase in administrative costs for state institutions.

#### R.C. 3345.601, 1713.033, 3332.17

Same as the Executive, but also requires each private for-profit career college and school to annually provide SCR a plan to preserve student records indefinitely if the college or school were to close.

Same as the Executive, but authorizes SCR to consult with the Chancellor, the Higher Learning Commission, and other appropriate entities for the same purpose for private for-profit career colleges and schools.

Fiscal effect: Same as the Executive.

	Main Operating Appropriations Bill
Ohio Department of Higher Education	H.B. 96
Executive	As Passed By House
BORCD95 State institutions under fiscal caution	
R.C. 3345.721, 3345.71	R.C. 3345.721, 3345.71
Requires the Chancellor, in consultation with OBM, to adopt rules that include:	Same as the Executive.
(1) Criteria for determining when to review and, if necessary, declare a state institution under fiscal caution;	(1) Same as the Executive.
(2) A requirement that a state institution on fiscal caution submit a financial recovery plan within a defined period after the declaration is made;	(2) Same as the Executive.
(3) A requirement that a state institution on fiscal caution submit a three- year forecast of revenues and expenditures;	(3) Same as the Executive.
(4) A requirement that a state institution on fiscal caution consult with AUD regarding steps to bring the institution's financial accounting and reporting into compliance with AUD's requirements;	(4) Same as the Executive.
(5) A requirement that a state institution submit regular reports for the duration of a fiscal caution; and	(5) Same as the Executive.
(C) Cuitaria fan datamainian y han ta dalamatha tamainatian af tha fissal	L (C) Same as the Evention

Permits the Chancellor to impose limitations on a state institution that fails to comply with requirements related to a fiscal caution or fails to take decisive action to improve the institution's financial condition.

Fiscal effect: ODHE, OBM, and AUD may incur increased administrative costs in identifying and supporting institutions under fiscal distress.

(6) Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

Executive **As Passed By House** BORCD97 Financial indicators and governance authorities for state institutions in fiscal watch R.C. R.C. 3345.74, 3345.75 3345.74, 3345.75 Requires the Chancellor to use specified financial indicators to determine Same as the Executive. whether the board of trustees of a state institution has taken any action related to pausing or stopping enrollment, submitted a withdrawal of accreditation, or taken any other action indicating the institution will no longer offer educational activity or will undergo a wind down and dissolution of existence. Requires a five-member governance authority appointed for a state Same as the Executive. institution in fiscal watch to include one member with expertise in academic affairs and accreditation and one member with expertise in either state agency budgets or state institution finances. Requires the governance authority to include in its report all matters Same as the Executive. related to compliance with institution closure requirements specified by the Chancellor if it determines closure is necessary or is appointed to facilitate an orderly closure. Fiscal effect: Minimal increase in administrative workload for the Fiscal effect: Same as the Executive. governing authority. BORCD96 Fiscal integrity of state institutions of higher education R.C. 3345.79 R.C. 3345.79 Makes the following declarations: Same as the Executive. (1) Requiring the fiscal integrity of state institutions is the public policy (1) Same as the Executive. and a public purpose of the state; (2) The intent of the General Assembly to enact procedures, provide (2) No provision. powers, and impose restrictions to assure fiscal integrity of state universities; and (3) The failure of a state institution to meet its financial obligations (3) Same as the Executive. adversely affects the health, safety, and welfare of students and other people of the state.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: State institutions will incur administrative costs to develop and implement these programs. ODHE's administrative workload will increase to develop rules and create the goals, structure, and parameters of the program.	Fiscal effect: Same as the Executive.
BORCD113 Accelerated College and Career Pathways Program	
	R.C. 3345.88, 3333.97
No provision.	Establishes the Accelerated College and Career Pathways Program under which each state university must establish at least one accelerated 90-hour degree program that is aligned to an in-demand career area by the 2026-2027 academic year and each university must determine the number and types of accelerated degrees to be offered.
No provision.	Requires each state university to (1) include accelerated 90-hour degree programs in course and program catalogues; (2) ensure that accelerated 90-hour degree programs are properly accredited and meet the requirements for reduced credit hour degree programs; (3) work collaboratively with local and regional business community partners to identify in-demand career areas during the development of accelerated 90-hour degree programs; and (4) report to the Chancellor on a number of specified items.
No provision.	Requires each state university to develop, in consultation with local and regional primary and secondary education partners, model College Credit Plus (CCP) pathways that are aligned with the accelerated 90-hour degree programs offered by the state university and regional and state workforce needs.
No provision.	Requires each public and participating nonpublic secondary school to include their developed CCP pathways in its CCP information for students and parents.
No provision.	Prohibits the Chancellor from distributing SSI allocations to a state university in any fiscal year in which the university does not comply with its requirements under the program.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires the Chancellor to (1) determine and provide the criteria for approving accelerated 90-hour degree programs; (2) provide technical assistance to each state university during the development of accelerated 90-hour degree programs and aligned model CCP pathways; (3) identify how students can count credit earned in high school, a nontraditional training program, another state institution of higher education, or work experiences as part of the 90-hour degree programs at a state university; and (4) annually publish on ODHE's website each 90-hour degree program offered by a state university, the number of students participating in each 90-hour degree program, and the number of students that complete each 90-hour degree program.
	Fiscal effect: State universities and ODHE may incur increased administrative costs. State universities may experience some tuition and fee revenue loss for students that would have otherwise enrolled in a traditional 120-hour degree program. Any revenue loss could be offset, at least somewhat, by a proposed distribution of 5% of the university sector's traditional State Share of Instruction (SSI) funding under GRF ALI 235501, State Share of Instruction, based on enrollment in these programs (see BORCD112).

R.C. 3354.24, (Repealed), Sections 381.730, 733.40

Repeals the Eastern Gateway Community College district, effective June 30, 2027.

R.C. 3354.24, (Repealed), Sections 381.730, 733.40

Ohio Department of Higher Education		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
Requires the Chancellor, postsecondary educational institutions, and other appropriate stakeholders to monitor and evaluate the ongoing availability of postsecondary educational offerings within the four-county service district (Columbiana, Jefferson, Mahoning, and Trumbull counties formerly served by EGCC.		Same as the Executive.
Authorizes the Chancellor, if necessary, to seek to achieve favorable outcomes by engaging with other postsecondary institutions to encourage uninterrupted access to educational opportunities, including outcomes associated with program offerings, program-related equipment, or physical facilities.		Same as the Executive.
Permits other community colleges to serve the counties previously served by EGCC, as long as an academic program is approved and the college seeks approval under rules adopted by the Chancellor.		Same as the Executive.
Fiscal effect: EGCC's last day of instruction was July 28, 2024, and it officially dissolved in October of that same year. ODHE and higher education institutions may incur some administrative costs. Community colleges that opt to serve students in the counties in the former EGCC district may incur costs in doing so, at least some of which will be offset by additional revenues received from tuition and fees and subsidy received under the State Share of Instruction (SSI) formula.		Fiscal effect: Same as the Executive.
BORCD104 College Credit Plus Program reporting		D.C. 220F 4F
No provision.		R.C. 3365.15  Eliminates the December 2023 sunset date on the requirement that the Chancellor submit an annual report on College Credit Plus Program outcomes.
		Fiscal effect: Minimal.
BORCD1 Operating Expenses		
Section: 381.20		Section: 381.20
Earmarks up to \$1,200,000 in each fiscal year from GRF ALI 235321, Operating Expenses, to be used by the Chancellor, in consultation with OH-TECH, to enhance security operations and services.		Same as the Executive.
Legislative Budget Office LS	SC	332 Office of Research and Drafting

BORCD3

Requires that GRF ALI 235406, Articulation and Transfer, be used to maintain and expand the work of the Articulation and Transfer Network Advisory Council to develop a system of transfer policies that ensure that course work will apply to majors and degrees at any state institution.

Ohio D	epartment of Higher Education			Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By House	
BORCD4	Midwest Higher Education Compact			
Section:	381.40		Section: 381.40	
-	that GRF ALI 235408, Midwest Higher Education Compact, be ay membership fees to the Midwestern Higher Education .		Same as the Executive.	
BORCD5	Computer Science			
Section:	381.80		Section: 381.80	
-	that GRF ALI 235413, Computer Science, be used to administer d grants under the Teach CS Grant Program (see BORCD84).		Same as the Executive.	
BORCD6	Grants and Scholarship Administration			
Section:	381.90		Section: 381.90	
used to a scholarsh	that GRF ALI 235414, Grants and Scholarship Administration, be dminister various state and federal student financial aid and hip programs, support all financial aid audits, and provide fiscal for the Ohio National Guard Scholarship Program.	1	Same as the Executive.	
BORCD7	Technology Maintenance and Operations			
Section:	381.110		Section: 381.110	
be used t technolog capacity.	that GRF ALI 235417, Technology Maintenance and Operations, so support the development and implementation of information gy solutions designed to improve ODHE's performance and Authorizes the Ohio Technology Consortium (OH-TECH) to information technology solutions.		Same as the Executive.	
Makes th	e following earmarks from ALI 235417:		Same as the Executive.	
consortiu access to	tion in each fiscal year to support the eStudent Services im. Requires eStudent Services to use these funds to expand dual enrollment opportunities for high school students, the support of the statewide eTutoring program, and for any	İ	(1) Same as the Executive.	

other ODHE strategic priorities.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(2) A portion in each fiscal year to implement a high priority data warehouse, advanced analytics, and visualization integration services associated with the Higher Education Information (HEI) system. Authorizes OH-TECH to facilitate services.	(2) Same as the Executive.
(3) \$150,000 in each fiscal year to support Ohio Reach to provide mentoring and support services to former foster youth attending college.	(3) Same as the Executive.
BORCD8 Mental Health Support	
Section: 381.130	
Requires that GRF ALI 235419, Mental Health Support, be used to provide resources and support to address behavioral health needs at public and private, nonprofit universities and colleges.	No provision.
Requires the Chancellor to use the funds to prioritize behavioral health services, including, but not limited to, expansion of telehealth options, increased awareness of telephone and text message care line services, expansion of certified peer educator programs, and direct aid to students who are unable to afford care.	No provision.
Requires the Chancellor, in allocating funds under this ALI, to consider at least the following factors: (1) the relative severity of needs expressed and associated risks involved; (2) the extent to which funds awarded will increase campus-wide knowledge and awareness of available care options; (3) the extent to which funds awarded will increase access to, and availability of, care options; (4) the extent to which funds awarded will remove barriers to care options; and (5) the extent to which funds awarded will be leveraged to create long-term sustainability on campus and support collaborative, community-based programs and initiatives that can be sustained with community resources.	No provision.
Permits the Chancellor to consult with the Department of Behavioral Health, RecoveryOhio, local and regional behavioral health providers, and other stakeholders as determined by the Chancellor to be appropriate when allocating funds under this ALI.	No provision.

Ohio D	epartment of Higher Education		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
their men	an institution receiving funds under this ALI from (1) changing stal health support services to shift the cost of those programs one and (2) reducing their mental health support services below provided in the most recent academic year.		No provision.
BORCD9	Ohio Work Ready Grant		
Section:	381.160		Section: 381.160
No provis	ion.		Earmarks \$500,000 in each fiscal year from GRF ALI 235425, Ohio Work Ready Grant, to be used to award grants under the AI Integration in Community Colleges Pilot Grant Program (see BORCD100).
-	that GRF ALI 235425, Ohio Work Ready Grant, be used to and operate the Ohio Work Ready Grant Program (see ).		Same as the Executive, but requires the remainder of the appropriation to be used for this purpose.
BORCD100	Al Integration in Community Colleges Pilot Grant Program		
			Section: 381.165
No provis	ion.		Requires the Chancellor to establish the AI Integration in Community Colleges Pilot Grant Program to award five competitive grants of \$100,000 each in each fiscal year to community colleges to implement artificial intelligence (AI) initiatives.
No provis	ion.		Requires the Chancellor to establish procedures and criteria for awarding the grants, giving preference to community colleges that show a strong commitment and track record to integrating AI into education, workforce development, and industry alignment.
No provis	ion.		Permits the funds to be used for: (1) integrating AI curriculum into credential programs; (2) establishing AI-based College Credit Plus Program offerings; (3) training faculty and staff on the uses of AI technologies relevant to local industry or state needs; (4) supporting students with practical AI skills through certifications and project-based learning; (5) purchasing AI hardware and software; (6) utilizing AI in streamlining administrative functions and student services; and (7) contracting with vendors to provide any or all of these services.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires the Chancellor to monitor grant recipient performance and submit a report on the pilot program, upon its completion, to the General Assembly.
	Fiscal effect: The bill earmarks \$500,000 each fiscal year for the AI Integration in Community Colleges Pilot Grant Program from GRF ALI 235425, Ohio Work Ready Grant (see BORCD9).
BORCD10 Appalachian New Economy Workforce Partnership	
Section: 381.180	Section: 381.180
Earmarks \$500,000 in each fiscal year from GRF ALI 235428, Appalachian New Economy Workforce Partnership, to be allocated to the Mahoning Valley Innovation and Commercialization Center.	Same as the Executive, but increases the earmark to \$625,000 in each fiscal year and renames the Commercialization Center as the Excellence Training Center at Youngstown State University.
Requires the remainder of the ALI be distributed to Ohio University's Voinovich School to continue an effort to link Appalachia to the new economy. Requires Ohio University to use the funds to lead in the development and implementation of initiatives in the areas of entrepreneurship, management, education, and technology.	Same as the Executive.
BORCD11 Choose Ohio First Scholarship	
Section: 381.190	Section: 381.190
Requires that GRF ALI 235438, Choose Ohio First Scholarship, be used to operate the Choose Ohio First Scholarship Program.	Same as the Executive.
Authorizes, during each fiscal year, the transfer of cash, up to the certified amount of canceled prior-year encumbrances in ALI 235438, from the GRF to the Choose Ohio First Scholarship Reserve Fund (Fund 5PV0).	Same as the Executive.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
BORCD12 Aspire	
Section: 381.200	Section: 381.200
Requires that GRF ALI 235443, Aspire, be used to support the Aspire program, which supports adult basic and literacy education instructional programs. Requires that supported programs satisfy the state match and maintenance of effort requirements for the state-administered grant program. Authorizes funds to be used to support students that speak English as their second language.	Same as the Executive, but limits the requirement that programs supported under ALI 235443 satisfy the state match and maintenance of effort requirements for the state-administered grant program to FY 2026 (FY 2027 funding for this purpose is provided under GRF ALI 200572, Adult Education Programs, in the Department of Education and Workforce budget (see EDUCD2).)
BORCD13 Ohio Technical Centers (OTCs)	
Section: 381.210	Section: 381.210
Requires that GRF ALI 235444, Ohio Technical Centers, be used to support post- secondary adult career-technical education and makes the following earmarks:	Same as the Executive.
(1) up to 2.38% in each fiscal year for the Ohio Central School System.	(1) Same as the Executive.
(2) up to \$48,000 in each fiscal year for assistance for OTCs.	(2) Same as the Executive.
(3) up to \$3,000,000 in each fiscal year for OTCs that provide customized training and business consultation with matching local dollars, with preference to industries on the existing in-demand jobs list or in regionally emerging fields or local business and industries. Sets \$25,000 as the minimum for each OTC and requires a maximum amount to be determined by the Chancellor	(3) Same as the Executive, but decreases the earmark to up to \$2,000,000 in each fiscal year.

Requires the remainder be distributed according to the OTC funding formula (see BORCD14).

Same as the Executive.

**BORCD14** Ohio Technical Centers funding formula

Section: 381.210 Section: 381.210

Requires that GRF ALI 235444, Ohio Technical Centers, be used by the Chancellor to support post-secondary adult career-technical education. Same as the Executive, but adds secondary students enrolling in OTC programs through a contract with a school district as being eligible to be counted in the OTC distribution formula supported by ALI 235444.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Requires the Chancellor to provide coordination for OTCs through approval processes, data collection of program and student outcomes, and subsidy disbursements. Requires each OTC to report data to the Chancellor. Requires the Chancellor to exclude non-residents in the number of students eligible for state subsidy. Defines full-time equivalent (FTE) as completion of 450 hours. Requires the use of a three-year average in calculating the number of FTE students. Requires OTCs to operate with, or be an active candidate for, accreditation by an accreditor authorized by the U.S. Department of Education in order to continue to receive state subsidy.	Same as the Executive.
Distributes the OTC formula allocation as follows:	Same as the Executive.
(1) 25% based on each OTC's proportion of FTEs who complete a post-secondary technical workforce training program with a grade of C or better or pass if graded as pass/fail.	(1) Same as the Executive.
(2) 20% based on each OTC's proportion of FTEs who complete 50% of a program of study.	(2) Same as the Executive.
(3) 50% based on each OTC's proportion of FTEs who find employment, enter military service, or enroll in additional post-secondary education and training.	(3) Same as the Executive.
(4) 5% based on each OTC's proportion of FTEs who earn a credential from an industry recognized third party.	(4) Same as the Executive.
BORCD103 Military and Veterans Offices	
	Section: 381.215
No provision.	Requires that GRF ALI 235450, Military and Veterans Offices, be used by the Chancellor to support higher education institutions that are members of the Ohio Veterans Education Council (OVEC). Permits the Chancellor to consult with the Director of Veterans Services as needed.
No provision.	Makes the following earmarks from ALI 235450:

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(1) No provision.	(1) Up to \$213,750 in each fiscal year for the Chancellor to award scholarships of \$2,500 to students who serve as Military Community Advocates, including up to six students at an OVEC public university and up to three students at a public community college or private nonprofit university or college.
(2) No provision.	(2) \$255,000 in each fiscal year to be used for grants to military and veterans offices at institutions of higher education to support growth in private philanthropy, in collaboration with the National Veterans Leadership Foundation (NVLF).
(3) No provision.	(3) \$91,800 in each fiscal year to sponsor staff from military and veterans offices at institutions of higher education to attend the NVLF's Advancement Institute.
(4) No provision.	(4) The remainder to support NVLF administrative costs, create a web site to connect veterans to programs and offerings at all Ohio Veterans Education Council-member colleges and universities, administer membership and Ohio Purple Star status, facilitate information sharing, and support any other expenses as determined appropriate by the Chancellor, in consultation with NVLF.
BORCD15 Area Health Education Centers	
Section: 381.220	Section: 381.220
No provision.	Earmarks \$1,000,000 in each fiscal year from GRF ALI 235474, Area Health Education Centers, to be allocated to the Ohio Council for Home Care and Hospice (OCHCH) to establish and administer the Home Care and Hospice Workforce Program and requires the earmark to be used as follows:
(1) No provision.	(1) \$500,000 in each fiscal year to provide competitive scholarships to nursing students in their last year of study, as follows: \$20,000 for RN and BSN students, \$10,000 for LPN to RN bridge students, and \$6,000 for LPN students. Requires OCHCH and the Chancellor to develop guidelines for the scholarships and an award process.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(2) No provision.	(2) \$400,000 in each fiscal year to provide competitive grants of \$20,000 for each nurse that receives training and mentoring during the first three months of employment at a home care agency. Requires OCHCH and the Chancellor to develop guidelines for the grants and an award process.
(3) No provision.	(3) \$100,000 in each fiscal year shall be used to administer the program.
Requires that GRF ALI 235474, Area Health Education Centers, be used by the Chancellor to support the medical school regional area health education centers' educational programs and the Area Health Education Center Program.	Same as the Executive, but requires the remainder of the appropriation to be used for this purpose.
BORCD16 Campus Security Support Program	
Section: 381.220	Section: 381.220
Requires that GRF ALI 235475, Campus Security Support Program, be distributed by the Chancellor to institutionally sanctioned student organizations affiliated with communities that are at risk for increased threats of violent crime, terror attacks, hate crimes, or harassment to enhance security measures and increase student safety at institutions of higher education throughout the state.	Same as the Executive, but clarifies that the eligible institutionally sanctioned student organizations may be located on or off campus.
Authorizes ODHE to use a portion of ALI 235475 to administer the program.	Same as the Executive.
BORCD17 Campus Student Safety Grant Program	
Section: 381.220	Section: 381.220
Requires that GRF ALI 235476, Campus Student Safety Grant Program, be used by the Chancellor to support the Campus Student Safety Grant Program.	Same as the Executive.

achievement factors reported annually by each state institution participating in the Higher Education Information (HEI) system.

Executive As Passed By House

**BORCD23** SSI-Degree attainment calculation for universities

Section: 381.240

Reserves 50% of the amount earmarked for traditional SSI for universities in each fiscal year from ALI 235501 to support associate, baccalaureate, masters, and professional level degree attainment. Requires that degree attainment funding be allocated to universities in proportion to each campus's share of the total statewide degrees granted, weighted by the cost of the degree programs.

Requires, for degrees including credits earned at multiple institutions, that degree attainment funding be allocated to universities in proportion to each campus's share of the student-specific cost of earned credits for the degree. Requires that each institution receive its prorated share of degree funding for credits earned at that institution and that the cost of credits not earned at a university main or regional campus be credited to the degree-granting institution for the first degree earned by a student at each degree level. Requires that the cost credited to the degree-granting institution not be eligible for at-risk weights and limits the cost credited to 12.5% of the student-specific degree costs, unless the student transferred 12 or fewer credits into the degree granting institution.

Requires that the count for degree attainment include degrees earned by students identified as Ohio residents in any term, weighted by a factor of 1, and degrees earned by students identified as out-of-state students during all terms that remain in Ohio at least one year after graduation, weighted by a factor of 50%. Defines subsidy eligible associate degrees as those earned by students attending any state supported university main or regional campus.

Section: 381.240

Same as the Executive.

Same as the Executive.

# **Ohio Department of Higher Education**

Executive As Passed By House

Requires, in calculating campus' degree counts, the Chancellor to use the three-year average associate, baccalaureate, master's, and professional degrees awarded for the most recent three-year period agreed to by the Inter-University Council (IUC) and the Chancellor. Limits, if a student is awarded an associate degree and later is awarded a baccalaureate degree, the amount funded for the baccalaureate degree to either (1) the difference in cost between the cost of the baccalaureate degree and the cost of the previous associate degree, or, (2) if the associate degree has a higher cost than the baccalaureate degree, the cost of the credits earned by the student after the associate degree was awarded. Specifies that in these instances the associate degree granting institution receive only the prorated share of the baccalaureate degree funding for the credits earned at that institution after the associate degree is awarded. Requires, if a student earns more than one degree at the same institution at the same degree level in the same fiscal year, that funding for the highest cost degree be prorated among institutions based on where the credits were earned and additional degrees be funded at 25% of the degree cost.

Requires that eligible associate and baccalaureate degrees counted in degree attainment be weighted by a statewide "at-risk" degree completion weight, calculated based on the at-risk factors of the individual student, determined by calculating the difference between the percentage of students with each risk factor who earned a degree and the percentage of non-at-risk students who earned a degree. Defines "at-risk" for a student based on academic under preparation, age, minority status, financial status, or first generation post-secondary status based on neither parent completing any education beyond high school.

Same as the Executive.

Same as the Executive.

BORCD24 SSI-Doctoral set-aside calculation for universities

Section: 381.240

Reserves up to 11.78% of the amount earmarked in each fiscal year for universities from ALI 235501 to support doctoral programs (referred to as the "doctoral set-aside").

Section: 381.240

Ohio Department of Higher Education			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
Requires the doctoral set-aside be allocated to universities as follows:		Same as the Executive.	
(1) 25% in each fiscal year in proportion to each campus' share of doctoral program course completions. Requires that course completion earnings be determined by multiplying the total curricular model amounts and graduate weights by the subsidy-eligible doctoral FTEs who successfully complete courses in graduate-level models for the most recent completed three-year period agreed to by IUC and the Chancellor.		(1) Same as the Executive.	
(2) 50% in each fiscal year in proportion to each campus' share of statewide doctoral degrees, weighted by the cost of the discipline. Requires, in counting campus' doctoral degrees, the Chancellor to use the three-year average doctoral degrees for the most recent completed three-year period that is agreed to by IUC and the Chancellor.		(2) Same as the Executive.	
(3) 25% in each fiscal year in proportion to each campus' share of research grant activity. Requires that grant awards from the Department of Health and Human Services be weighted at 50%.		(3) Same as the Executive.	
BORCD25 SSI-Medical set-asides calculations for universities			
Section: 381.240		Section: 381.240	
Reserves 6.41% of the amount earmarked in each fiscal year for universities from ALI 235501 to support Medical II FTEs (referred to as the "medical II set-aside"). Requires that these funds be allocated in proportion to each campus' share of the statewide total of three-year average Medical II FTEs. Specifies that, in calculating the core subsidy enrollments for Medical II models only, students repeating terms may be no more than 5% of current year enrollment.		Same as the Executive.	
Reserves 1.69% of the amount earmarked in each fiscal year for universities from ALI 235501 to support Medical I FTEs (referred to as the "medical I set-aside"). Requires that these funds be allocated in proportion to each campus' share of the statewide total of three-year average Medical I FTEs.		Same as the Executive.	
Makes the following earmarks from the medical I set-aside:		Same as the Executive.	
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Ohio Department of Higher Education		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
(1) 12.34% in each fiscal year for public universities that have a college of podiatric medicine (Kent State University).		(1) Same as the Executive.
(2) 87.66% in each fiscal year for public universities that have colleges of dentistry and veterinary medicine (Ohio State University).		(2) Same as the Executive.
BORCD111 SSI-Student success set-aside for universities		
		Section: 381.240
No provision.		Reserves 5% of the amount earmarked for traditional SSI for universities in each fiscal year from ALI 235501 to support student success programs.
No provision.	1	Requires half of the set-aside to be equally distributed among eligible universities with a main campus undergraduate enrollment comprised of at least 25% Pell eligible students with in-state residency and the remaining half to be allocated to those eligible universities in proportion to each university's share of the total statewide enrollment of undergraduate Pell eligible students.
No provision.	1	Requires the Chancellor, in calculating each university's percentage of Pell-eligible enrollments, to use the three-year average enrollment for the most recent completed three-year period that is practicable as determined by the Chancellor.
BORCD112 SSI-College Credit Plus (CCP) pathways and accelerated ninety-hour of	leg	ree program set-aside for universities
		Section: 381.240
No provision.		Reserves 5% of the amount earmarked for traditional SSI for universities in each fiscal year from ALI 235501 to support CCP pathways and accelerated ninety-hour degree programs (see BORCD113).
No provision.		Requires this set-aside to be allocated to universities in proportion to each campus's share of the total statewide enrollment in CCP pathways and accelerated ninety-hour degree programs.

### Executive

# No provision.

## **As Passed By House**

Requires the Chancellor, in calculating the subsidy entitlements for enrollment in CCP pathways and accelerated ninety-hour degree programs, to weight students who are residents in any term of their studies by a factor of 1 and students identified as out-of-state during all terms of their studies who remain in Ohio at least one year after graduation, as calculated based on the three-year average in-state residency rate using unemployment wage data for out-of-state graduates at each institution, by a factor of 50%. Requires the Chancellor, in calculating each campus' CCP pathways and accelerated ninety-hour degree programs, to use the three-year average enrollment for the most recent completed three-year period that is practicable as determined by the Inter-University Council and the Chancellor.

#### BORCD26 SSI-Course completions calculation for universities

Section: 381.240

Requires that, in calculating course completion funding for universities, the Chancellor only use FTEs who successfully complete a course.

Requires that successful course completion FTE students defined as "atrisk" based on academic under-preparation or financial status are to be weighted by (1) institution-specific course completion indexes calculated based on the number of at-risk students enrolled during the prior three calendar years, and (2) statewide at-risk course completion weights determined by the difference between the percentage of traditional students completing the course and the percentage of at-risk students completing the course.

Requires that, except for Medical I and Medical II models, all models have their course completion earnings determined by multiplying per FTE curriculum model costs by model weights and by the average number of subsidy-eligible FTEs for the most recent three-year period as agreed to by IUC and the Chancellor.

Section: 381.240

Same as the Executive.

Same as the Executive.

cost of the degree programs.

## Executive As Passed By House

Reserves 25% of the amount earmarked in each fiscal year for community colleges from ALI 235501 for allocation in proportion to each campus's share of college student success factors. Requires that student success factors be awarded at the institutional level for each subsidy-eligible student that successfully completes: (1) a college-level math course within the first 30 hours of completed coursework; (2) a college-level English course within the first 30 hours of completed coursework; (3) 12 semester credit hours of college-level coursework; (4) 24 semester credit hours of college-level coursework; (5) 36 semester credit hours of college-level coursework.

Reserves 25% of the amount earmarked in each fiscal year for community and technical colleges from ALI 235501 for completion milestones. Specifies that completion milestones include (1) baccalaureate degrees, (2) associate degrees, (3) technical certificates over 30 credit hours as designated by ODHE, and (4) students transferring to any four-year institution with at least 12 credit hours of college level coursework earned at that college. Requires that completion milestone funding be allocated in proportion to each campus's share of the sector's total completion milestones, weighted by the instructional costs of the degree, certificate, or transfer models. Specifies that costs for technical certificates over 30 hours be weighted at one-half of the associate degree model costs and transfers with at least 12 credit hours of college level coursework be weighted at one-fourth of the average cost for all associate degree model costs.

Requires that calculations of subsidy entitlements for completions at these colleges use a three-year average for completion milestones awarded to identified subsidy-eligible students in any term of their studies. Specifies that eligible model completions equal only those students who successfully complete a baccalaureate or associate degree, or technical certificate over 30 credit hours, or transfer to any four-year institution with at least 12 credit hours of college-level coursework.

Same as the Executive.

Same as the Executive.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Requires that students who are also defined as "access students" based on financial status, minority status, age, or academic under-preparation, have their eligible completion milestones weighted by a statewide access weight. Specifies the following statewide access weights: (1) 25% for students with one access factor; (2) 66% for two access factors; (3) 150% for three access factors; and, (4) 200% for four access factors.	Same as the Executive.
Requires, for those students who complete more than one completion milestone, that funding for each additional degree or technical certificate over 30 credit hours as designated by ODHE be funded at 50% of model costs.	Same as the Executive.
Requires the Chancellor to only include students who are subsidy-eligible and residents of Ohio in any term of their studies in the SSI calculation for community colleges. Also, prohibits the Chancellor from including nonresident students as subsidy- eligible, except for those students under reciprocity agreements or employer contracts.	Same as the Executive.
BORCD28 SSI-Capital component deduction	
Section: 381.240	Section: 381.240
Requires that, after all other adjustments have been made, a campus's SSI earnings be reduced by the amount, if any, by which debt service charged for that campus for capital budgets from the 126th G.A. and the 127th G.A. exceeds that campus's capital component earnings.	Same as the Executive.
Requires that half of the sum of the total amounts of those deductions for the remainder of the program be transferred to GRF ALI 235552, Capital Component, in each fiscal year, except that the deduction and transfer may be reduced to the extent that ALI 235552 is sufficient to cover payments.	Same as the Executive.
Requires, if the Chancellor determines that the transfer and deduction from ALI 235501 can be reduced, that the adjustments be completed proportionately to each institution's share of the total.	Same as the Executive.

Executive As Passed By House

BORCD29 SSI-Exceptional circumstances and appropriation reductions

Section: 381.240

Authorizes adjustments be made to the SSI payments and other subsidies distributed by the Chancellor for exceptional circumstances. Requires the recommendation of the Chancellor and approval of the Controlling Board for these adjustments.

Requires that the standard SSI formula provisions apply to any reductions made to ALI 235501 occurring prior to the Chancellor's formal approval of the SSI allocation. Requires that reductions made after the Chancellor's formal approval be applied uniformly to each campus in proportion to its share of the final traditional SSI allocation.

Section: 381.240

Same as the Executive.

Same as the Executive.

**BORCD30** SSI-Distribution

Section: 381.240 Section: 381.240

Requires that the SSI allocation be distributed in equal monthly payments. Authorizes payments for the first six months of the fiscal year be made based on the SSI appropriation estimates made for the various institutions and that payments for the last six months of the fiscal year be based on the final data from the Chancellor. Requires, if agreed to by IUC and the Chancellor, monthly payments to universities be based on final data in the HEI system for an agreed upon three-year period.

Same as the Executive.

BORCD31 SSI for fiscal years 2026 and 2027

Section: 381.250 Section: 381.250

Makes the following earmarks to GRF ALI 235501, State Share of Same as the Executive, but makes the following changes:

Instruction:

# **Ohio Department of Higher Education**

### Executive

- (1) Up to \$100,000,000 in each fiscal year to be distributed to state institutions of higher education according to a formula devised by the Chancellor based on employment and wage outcomes of the graduates of each institution, using data from the U.S. Census Post-Secondary Employment Outcomes (PSEO) project. Requires the formula to use as factors the employment and earnings by the graduates of each institution, measured at the two-digit level of the Classification of Instructional Programs codes by the National Center for Education Statistics.
- (2) Up to \$10,000,000 in each fiscal year be distributed to state institutions of higher education according to a formula devised by the Chancellor that provides funding bonuses of \$10,000 per graduate for technician-aligned associate degrees, as determined by OWT, that are produced above a historical baseline of institutional production, as calculated by the Chancellor.

Requires that for each of the earmarks in (1) and (2) that 76.8% of the setaside be distributed to public universities and regional campuses and 23.2% be distributed to community colleges.

(3) The remainder to be distributed through the traditional SSI formula, with 76.8% of the total remaining allocation under ALI 235501 distributed to public universities and regional campuses and 23.2% distributed to community colleges. Permits any institution that receives additional SSI subsidy from this set-aside compared to the prior year to use the additional distribution to provide need-based aid and counseling, support services, and workforce preparation services to its students.

## **As Passed By House**

- (1) Same as the Executive, but replaces the employment and wage outcomes-based distribution method with a tiered one that favors retention-based outcomes based on factors, including, but not limited to, the number of graduates employed by an Ohio-based employer and employment outcomes of the graduates of each college and university. Prioritizes, using data from the U.S. Census Post-Secondary Employment Outcomes project, graduates who are residents of the state and employed by an Ohio-based employer, followed by graduates who are employed by an Ohio-based employer but are not residents of the state and employment outcomes of the graduates of each institution.
- (2) Same as the Executive, but requires the Chancellor, in developing a formula for distribution of this earmark, to give priority to retentionbased outcomes and count only graduates who are employed by an Ohiobased employer.

Same as the Executive, but removes the institutional sector percentage distribution for the earmark in (2).

(3) Same as the Executive.

### **BORCD32** Restriction on fee increases

Section: 381.260

Requires, in FY 2026 and FY 2027, the boards of trustees of state institutions of higher education to restrain increases in in-state undergraduate instructional and general fees.

Section: 381.260

Ohio Department of Higher Education		Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House	
Authorizes, for academic years 2025-2026 and 2026-2027, each community college to increase its in-state undergraduate instructional and general fees by no more than \$5 per credit hour over what the college charged for the previous academic year.	Same as the Executive.	
Exempts the following fees from the above limits: (1) student health insurance, (2) fees for auxiliary goods or services provided to students at the cost incurred to the institution, (3) fees assessed to students as a pass-through for licensure and certification examinations, (4) fees in elective courses associated with travel experiences, (5) elective service charges, (6) fines, and (7) voluntary sales transactions.	Same as the Executive.	
Specifies that limitations do not apply to increases required to comply with institutional covenants related to obligations or to meet unfunded legal mandates or commitments made prior to the effective date of the section. Requires that any increases necessary to cover these covenants or other requirements be reported to the Controlling Board by the Chancellor. Authorizes the Chancellor, with Controlling Board approval, to modify any limitations to respond to exceptional circumstances.	Same as the Executive.	
Authorizes state universities offering undergraduate tuition guarantees to increase instructional and general fees under certain circumstances permitted under those programs.	Same as the Executive.	
BORCD33 Higher Education-Board of Trustees	0.41.	
Section: 381.270  Authorizes colleges and universities, with the Chancellor's approval, to use instructional subsidies for off-campus undergraduate and master's degree courses of study.	Section: 381.270  Same as the Executive.	
Requires each board to supplement state subsidies by establishing uniform instructional and general fees to be charged to all students for universal services. Allows each board to establish special purpose fees and service charges for individual or specific categories of students that are not applied uniformly. Requires each board to establish a tuition surcharge to out-of-state students.	Same as the Executive.	
Legislative Budget Office LSC	354	Office of Research and Drafting

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Prohibits each board from authorizing a waiver or nonpayment of instructional or general fees that is not authorized by law or approved by the Chancellor.	Same as the Executive.
Authorizes each board to charge a lower differential tuition rate of instructional or general fees equal to the default rate options specified under the College Credit Plus Program (CCP) or equal to rates established under an agreed to alternative payment structure to nonpublic and home schooled students in CCP.	Same as the Executive.
Authorizes each board to establish a lower differential tuition rate for instate undergraduate instructional or general fees for students enrolled exclusively in online courses as long as a surcharge is still assessed. Authorizes the same for the surcharge charged to nonresidents enrolled exclusively in online courses.	Same as the Executive.
Authorizes a board to lower a tuition rate for courses taken by high school students that do not qualify for CCP funding. Requires tuition rates to align with institution's rates charged for courses eligible for CCP funding.	Same as the Executive.
Requires each institution of higher education, in its statement of charges, to separately identify the instructional fee, general fee, tuition charge, and tuition surcharge.	Same as the Executive.
Requires each board ensure that faculty members devote a proper and judicious part of their work week to actual instruction of students.	Same as the Executive.
Requires each board to exercise the authority of government vested by law in them. Specifies that administrative decisions are the exclusive prerogative of the boards and that any delegation of authority by the boards must be accompanied by appropriate standards of guidance and periodic review of the exercise of the delegated authority.	Same as the Executive.

Ohio D	epartment of Higher Education		Main Operating Appropriations Bill H.B. 96
Executive		As Passed	By House
between education	that the remainder be used to strengthen educational linkages Wright Patterson Air Force Base and Ohio institutions of higher and to support the Defense Associated Graduate Student consortium.	Same as t	he Executive.
BORCD38	Ohio Supercomputer Center		
Section:	381.320	Section:	381.320
-	that GRF ALI 235510, Ohio Supercomputer Center, be used to he Ohio Supercomputer Center, located at OSU.	Same as t	he Executive.
BORCD39	The Ohio State University Extension Service		
Section:	381.330	Section:	381.330
•	that GRF ALI 235511, The Ohio State University Extension e disbursed to OSU in monthly payments.	Same as t	he Executive.
BORCD40	Central State Supplement		
Section:	381.340	Section:	381.340
CSU to inc	that GRF ALI 235514, Central State Supplement, be disbursed to crease enrollment, improve course completion, and increase the of degrees conferred.	Same as t	he Executive.
BORCD41	Clinical teaching and other-medical related appropriations		
Section:	381.350, 381.360, 381.380, 381.390, 381.430, 381.480, 381.510, 381.700	Section:	381.350, 381.360, 381.380, 381.390, 381.430, 381.480, 381.510, 381.700
Requires a	the following for the GRF clinical teaching and medical related	Same as t	he Executive.
• •	5, Case Western Reserve University School of Medicine, be to Case Western in accordance with state agreements.	(1) Same	as the Executive.
each med	9, Family Practice, be distributed in each fiscal year, based on lical school's share of residents placed in a family practice and practicing in a family practice.	(2) Same	as the Executive.
	5, Geriatric Medicine, be distributed consistent with existing and guidelines.	(3) Same	as the Executive.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(4) 235526, Primary Care Residencies, be distributed, in each fiscal year, based on each medical school's share of residents placed in a primary care field and graduates practicing in a primary care field.	(4) Same as the Executive.
(5) 235536, The Ohio State University Clinical Teaching, 235537, University of Cincinnati Clinical Teaching, 235538, University of Toledo Clinical Teaching, 235539, Wright State University Clinical Teaching, 235540, Ohio University Clinical Teaching, and 235541, Northeast Ohio Medical University Clinical Teaching, be distributed by the Chancellor.	(5) Same as the Executive.
Earmarks \$1,500,000 in each fiscal year from ALI 235539 to support the Aerospace Medicine program at Wright State University.	Same as the Executive.
(6) 235558, Long-term Care Research, be disbursed to Miami University for long-term care research.	(6) Same as the Executive.
(7) 235572, The Ohio State University Clinic Support, be distributed to OSU for support of dental and veterinary medicine clinics.	(7) Same as the Executive.
Requires, for each fiscal year, each institution of higher education that receives funds from any one of the above-mentioned 12 specific clinical teaching or other-medical related ALIs, plus GRF ALI 235543, Kent State University College of Podiatric Medicine Clinic Subsidy, to report the residency status of students that have graduated from one of the applicable programs at one year and five years after graduating.	Same as the Executive.
BORCD42 Shawnee State Supplement	
Section: 381.370	Section: 381.370
Requires that GRF ALI 235520, Shawnee State Supplement, be disbursed to SSU to improve course completion, increase the number of degrees conferred, and further the university's mission of service to the	Same as the Executive.

conferred, and further the university's mission of service to the Appalachian region.

**Executive** 

As Passed By House

**BORCD43** Governor's Merit Scholarship

Section: 381.400

Requires that GRF ALI 235530, Governor's Merit Scholarship, be used to administer and award individual merit-based scholarships of \$5,000 per academic year to eligible students determined to be in the top 5% of their public or chartered nonpublic high school's graduating class at the end of their junior year, as determined by their high school using criteria established by the Chancellor in consultation with the DEW Director. Requires each high school to provide the information as requested by the Chancellor to determine scholarship eligibility.

Defines a "qualifying institution" as a (1) state or (2) private nonprofit institution of higher education.

Requires eligible students to receive an award for up to the equivalent of four academic years at a qualifying institution of higher education, contingent on satisfactory academic progress.

Prohibits a qualifying higher education institution receiving funds under this program from either (1) changing their scholarship or financial aid programs to shift the cost of those programs onto this one or (2) reducing their level of merit-based financial aid below what they provided in the most recent academic year in the aggregate to all students or on a perstudent basis.

Section: 381.400

Same as the Executive, but expands the scholarship to students enrolled in nonchartered nonpublic schools who meet the other criteria to receive a scholarship.

Replaces the Executive provision with one that applies the program to state institutions and authorizes private nonprofit institutions to participate in each fiscal year. Conditions FY 2027 participation for private nonprofit institutions on whether they agree to admit any Ohio graduate of the 12th grade who is in the top 10% of a graduating class and sign a commitment to comply with certain requirements for state institutions in S.B. 1 of the 136th General Assembly (notwithstanding certain religious exemptions). Permits a student who received a scholarship prior to FY 2027 to continue receiving that scholarship, regardless of whether the private nonprofit institution the student attends is generally participating in the scholarship program for FY 2027.

Same as the Executive, but applies the provision to all state institutions and those private nonprofit institutions that choose to participate in FY 2026 and, subject to the conditions mentioned above, in FY 2027.

Same as the Executive, but applies the provision to all state institutions and those private nonprofit institutions that choose to participate in FY 2026 and, subject to the conditions mentioned above, in FY 2027.

Ohio Department of Higher Education		Main Operating Appropriations Bill H.B. 96	
Executive		As Passed By House	
Requires the Chancellor and DEW Director to determine eligibility for home-schooled high school graduates to provide them with a similar level of access to the scholarship.		Same as the Executive.	
Permits the Chancellor to establish guidelines to implement this program.		Same as the Executive, but prohibits the Chancellor from limiting the number of students receiving an award under ALI 235530 that may enroll at a qualifying institution.	
BORCD44 Program and Project Support			
Section: 381.410		Section: 381.410	
Makes the following earmarks of GRF ALI 235533, Program and Project Support:		Same as the Executive, but makes the following changes:	
(1) \$500,000 in each fiscal year to support the Ohio Aerospace Institute's Space Grant Consortium.	-	(1) Same as the Executive.	
(2) \$2,000,000 in each fiscal year to be distributed to OSU to support the Salmon P. Chase Center for Civics, Culture, and Society (see BORCD45).		(2) Same as the Executive.	
(3) \$2,000,000 in each fiscal year to be distributed to the University of Toledo to support the Institute of American Constitutional Thought and Leadership (see BORCD45).	I	(3) Same as the Executive.	
(4) \$2,000,000 in each fiscal year to be distributed to Miami University to support a center for civics, culture, and society (see BORCD45).		(4) Same as the Executive.	
(5) \$2,000,000 in each fiscal year to be distributed to Cleveland State University to support a center for civics, culture, and society (see BORCD45).		(5) Same as the Executive.	
(6) \$2,000,000 in each fiscal year to be distributed to Wright State University to support a center for civics, culture, and workforce development (see BORCD45).		(6) Same as the Executive.	
(7) \$14,000,000 in FY 2026 to be distributed to Miami University to establish the Ohio Institute for Quantum Computing Research, Talent, and Commercialization and an urban bridge to Cleveland.		(7) Same as the Executive.	
(8) No provision.	- 1	(8) \$200,000 in each fiscal year to support the University of Dayton Statehouse Civic Scholars Program.	
Legislative Budget Office LS	<b>c</b>	360 Office of Research and Drafting	

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(9) No provision.	(9) \$935,000 in FY 2026 to support Ashland University's Military and Veterans Services program.
(10) No provision.	(10) \$800,000 in each fiscal year to support Cleveland State University's wrestling programs. Requires, of the earmarked funds, that \$400,000 in each fiscal year be used to support its men's wrestling program and \$400,000 in each fiscal year be used to establish and maintain a women's wrestling program.
(11) No provision.	(11) \$350,000 in FY 2026 to Sinclair Community College for the purchase of equipment for manufacturing education in Ohio's correctional institutions.
(12) No provision.	(12) \$500,000 in each fiscal year to the Strategic Ohio Council on Higher Education to support the Ohio Intern Academy program.
(13) No provision.	(13) \$1,500,000 in each fiscal year to provide loan repayments on behalf of certain attorneys under the Rural Practice Incentive Program (see BORCD101).
(14) No provision.	(14) \$750,000 in each fiscal year to be used by the Chancellor to continue support and expansion of the Clark County unmanned and general aviation STEM pilot programs in all Ohio counties.
(15) No provision.	(15) \$100,000 in FY 2026 for Ashland University's Ashbrook Center civics education K-12 teacher training and student learning initiative.
(16) No provision.	(16) \$50,000 in each fiscal year to be distributed to S.U.C.C.E.S.S. for Autism to expand an interprofessional pilot program for the purpose of training professionals in The S.U.C.C.E.S.S. Approach, a comprehensive neurodevelopmental learning model for all students.

BORCD45 Centers for Civics, Culture, and Society And Workforce Development Consultation

Section: 381.415

Requires the Chancellor to consult with the directors, or the directors' designees, of the five centers (Cleveland State, Miami, Ohio State, Toledo, Wright State) for civics, culture, and society and workforce development to evaluate the extent to which the centers may be leveraged for the benefit of the entire state.

Requires, by March 31, 2026, the directors to prepare and submit to the Chancellor a summary of recommendations and a plan to achieve maximum statewide benefit including options to establish programming at other state institutions through seminars, lectures, student courses and assisting faculty with curriculum development or sharing of curriculum developed by the centers. Requires, in developing the plan and curriculum, the centers to seek to achieve the broadest geographic coverage possible.

Authorizes, effective July 1, 2026, the Chancellor to require the centers to engage in activities included in their summary of recommendations that are intended to benefit the entire state.

Requires each center to use a portion of its funding in each fiscal year to benefit the entire state and to report in its required annual report the percentage of its funds the center used to assist other universities and a summary of the specific types of services and benefits provided.

Fiscal effect: Potential increase in administrative workload for each of the five universities to consult with the Chancellor, prepare and submit plans, and use a portion of its funding in each fiscal year to benefit the entire state. Each center receives \$2.0 million in each fiscal year from GRF ALI 235533, Program and Project Support (see BORCD44).

Section: 381.415

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

**BORCD46** Ohio State Agricultural Research

Section: 381.420

Requires that GRF ALI 235535, Ohio State Agricultural Research, be disbursed to OSU in monthly payments.

Section: 381.420

latter and that the campuses use these payments only for capital projects.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(2) Transfers from ALI 235501, if necessary and after any adjustments made by the Chancellor, consisting of half of the amounts subtracted from each campus's SSI allocation the amount by which the estimated campus debt service attributable to qualifying capital projects for the remainder of the program exceeds the campus's formula-determined capital component allocation.	(2) Same as the Executive.
BORCD49 Library Depositories	
Section: 381.460	Section: 381.460
Requires that GRF ALI 235555, Library Depositories, be used to support the state's five regional depository libraries for the cost-effective storage of and access to lesser used materials in university library collections. Requires the Chancellor or OhioLINK to administer the depositories.	Same as the Executive.
BORCD50 Ohio Academic Resources Network (OARnet)	
Section: 381.470	Section: 381.470
Requires that GRF ALI 235556, Ohio Academic Resources Network, be used to support the operations of OARnet, including support for Ohio's colleges and universities in maintaining and enhancing network connections, using new network technologies to improve programs, and sharing information technology services. Requires, to the extent network capacity is available, that OARnet support allocating bandwidth to eligible programs directly supporting Ohio's economic development.	Same as the Executive.
BORCD51 Ohio College Opportunity Grant (OCOG)	
Section: 381.490	Section: 381.490
Prescribes the three "sectors" of eligible institutions of higher education as follows: (1) state colleges and universities, community colleges, state community colleges, university branches, and technical colleges; (2) eligible private nonprofit institutions of higher education; and (3) eligible private for-profit career colleges and schools.	Same as the Executive.

Requires OCOG awards for all eligible students with a student aid index (SAI) of 3750 or less be as follows: (1) \$4,000 in each fiscal year per student at a state institution of higher education; (2) \$5,000 in each fiscal year per student at an eligible private nonprofit institution; and (3) \$2,000 in each fiscal year per student at a private for-profit career college.

Authorizes the distribution of awards on an annual basis, once Pell grants have been exhausted, for students attending an eligible institution year-round.

Authorizes the Chancellor in FY 2026 and FY 2027 to do either of the following if the Chancellor determines that the amounts appropriated to support OCOG are inadequate to provide grants to all eligible students:

- (1) Give preference for awards based upon SAI beginning with the lowest SAI category and working upward by category to the highest SAI category.
- (2) Proportionally reduce each award for the academic year, if the amounts appropriated are inadequate to provide grants to all eligible students.

Requires the Chancellor to reduce OCOG awards proportionally among the sectors of institutions in a manner determined by the Chancellor if the Chancellor determines that reductions in award amounts are necessary. Requires the Chancellor to notify the Controlling Board of the distribution method. Requires that any formula be established to coincide with the start of each academic year.

Requires the Chancellor, prior to determining OCOG award amounts, to pay for tuition and fee waivers of students eligible for awards under the Ohio Safety Officer's College Memorial Fund Program, and grants on behalf of eligible students under a program for certain adopted Ohio residents.

Same as the Executive.

Same as the Executive.

Same as the Executive.

- (1) Same as the Executive.
- (2) Same as the Executive.

Same as the Executive.

Ohio Department of Higher Education	Main Operating Appropriations Bill
Executive	H.B. 96 As Passed By House
Prohibits the Chancellor from distributing or obligating more than the appropriation amount. Requires the Chancellor to post award tables on ODHE's website and notify students and institutions of any reductions in awards. Prohibits any student from receiving OCOG for more than the equivalent of five academic years, less the number of semesters or quarters in which the student received an Ohio Instructional Grant.	Same as the Executive.
Authorizes, during each fiscal year, the transfer of cash, up to the certified amount of canceled prior-year encumbrances in ALI 235563, from the GRF to the OCOG Reserve Fund (Fund 5PU0).	Same as the Executive.
Prohibits an institution that enrolls students participating in OCOG from making changes to its scholarship or financial aid programs with the goal or net effect of shifting the cost burden of those programs to OCOG.	Same as the Executive.
Requires each institution to provide at least the same level of needs-based financial aid to its students as in the immediately prior academic year in terms of either aggregate aid or on a per student basis. Permits the Chancellor to grant an institution a temporary waiver from this requirement if exceptional circumstances make it necessary.	Same as the Executive.
BORCD52 The Ohio State University College of Veterinary Medicine Supplement	
Section: 381.500	Section: 381.500
Descripes CDF ALL 22FFCO. The Ohio State University College of Veterinon	Company the Frequetive

BORCD52	The Ohio State	University College of	f Veterinary N	Medicine Supplement
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Requires GRF ALI 235569, The Ohio State University College of Veterinary Medicine Supplement, to be distributed to the OSU College of Veterinary Medicine to provide supplemental support for education, research, and operations.

the standards.

year in which the new standards are used, the Chancellor to complete a review and evaluation process to assess the degree to which every

educator preparation program is teaching social studies in alignment with

Ohio Department of Higher Education	Main Operating Appropriations Bil H.B. 90
Executive	As Passed By House
BORCD55 Co-Op Internship Program	
Section: 381.530	Section: 381.530
Makes the following earmarks of GRF ALI 235591, Co-Op Internship Program:	Same as the Executive, but makes the following changes:
(1) \$165,000 in each fiscal year to support the operations of Ohio University's Voinovich School.	(1) Same as the Executive.
(2) No provision.	(2) \$75,000 in each fiscal year to support the Model United Nations Program at Wright State University.
(3) No provision.	(3) \$75,000 in each fiscal year to support the operations of The Ohio State University's John Glenn College of Public Affairs.
(4) No provision.	(4) \$75,000 in each fiscal year to support the Bliss Institute of Applied Politics at the University of Akron.
(5) No provision.	(5) \$75,000 in each fiscal year to support the Center for Public Management and Regional Affairs at Miami University.
(6) No provision.	(6) \$75,000 in each fiscal year to support the Student Mentoring and Career Development Program at the Levin College Advancing Public Service Professionals at Cleveland State University.
(7) No provision.	(7) \$75,000 in each fiscal year to support the University of Cincinnati Internship Program.
(8) No provision.	(8) \$75,000 in each fiscal year to support the Kent State University Washington Program in National Issues.
(9) No provision.	(9) \$75,000 in each fiscal year to support the Kent State University Columbus Program.
(10) No provision.	(10) \$75,000 in each fiscal year to support the University of Toledo Urban Affairs Center.
(11) No provision.	(11) \$75,000 in each fiscal year to support the Shawnee State University

(12) No provision.

Institute for Appalachian Public Policy.

University Center for Regional Development.

(12) \$75,000 in each fiscal year to support the Bowling Green State

Ohio Department of Higher Education	Main Operating Appropriations Bil H.B. 9
Executive	As Passed By House
(13) No provision.	(13) \$75,000 in each fiscal year to support the Youngstown State University Initiative for Community and Regional Development.
BORCD56 Commercial Truck Driver Student Aid Program	
Section: 381.540	Section: 381.540
Requires that GRF ALI 235595, Commercial Truck Driver Student Aid Program, be used to administer and provide grants and loans under the Commercial Truck Driver Student Aid Program.	Same as the Executive.
BORCD57 Rural University Program	
Section: 381.550	Section: 381.550
Requires that GRF ALI 235598, Rural University Program, be used for the Rural University Program, a collaboration of BGSU, KSU, MUN, and OHU, that provides rural communities with economic development, public administration, and public health services.	Same as the Executive.
Requires that each of the four universities receive \$103,000 in each fiscal year to support their respective programs.	Same as the Executive.
BORCD58 National Guard Scholarship Program	
Section: 381.560	Section: 381.560
Requires that GRF ALI 235599, National Guard Scholarship Program, be disbursed by the Chancellor.	Same as the Executive.
Authorizes, during each fiscal year, the transfer of cash, up to the certified amount of canceled prior-year encumbrances in ALI 235599, from the GRF to the National Guard Scholarship Reserve Fund (Fund 5BM0).	Same as the Executive.
Authorizes a portion of ALI 235599 to be used to administer the program if both the Chancellor and the Adjutant General agree to it.	Same as the Executive.
BORCD59 FAFSA Support Teams	
Section: 381.565	Section: 381.565
Requires that GRF ALI 2355A1, FAFSA Support Teams, be used to support the FAFSA support team statewide system.	Same as the Executive.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
BORCD60 Campus Community Grant Program	
Section: 381.565	
Requires that GRF ALI 2355A3, Campus Community Grant Program, be used to support the Campus Community Grant Program.	No provision (see BORCD98).
BORCD110 Ohio Higher Education Public Policy Research Consortium	
	Section: 381.565
No provision.	Requires GRF ALI 2355A4, Ohio Higher Education Public Policy Research Consortium, to be used by the Chancellor to award competitive research grants under the Ohio Higher Education Public Policy Research Consortium (see BORCD109).
No provision.	Authorizes the Chancellor to use \$150,000 in each fiscal year from ALI 2355A4 to establish and administer the Consortium.
BORCD61 Pledge of fees	
Section: 381.570	Section: 381.570
Provides that any new pledge or adjustment of fees made in the biennium is effective only after approval by the Chancellor, unless approved in a previous biennium, for any of the following:	Same as the Executive.
(1) To secure bonds or notes of a state institution of higher education for a project.	(1) Same as the Executive.
(2) To secure a refund of prior debt that is anticipated to increase the total cost of retiring the original debt.	(2) Same as the Executive.
(3) To extend the period in which that full debt is retired.	(3) Same as the Executive.
BORCD62 Higher Education General Obligation Bond Debt Service	
Section: 381.580	Section: 381.580
Requires that GRF ALI 235909, Higher Education General Obligation Bond Debt Service, be used to pay all debt service and related financing costs of higher education general obligation bonds during the biennium.	Same as the Executive.

**BORCD64** Higher Education Facility Commission Administration

Requires that Fund 4E80 ALI 235602, Higher Educational Facility Commission Administration, be used for operating expenses related to

ODHE's support of the activities of the Ohio Higher Educational Facility Commission (HEFC).

Authorizes the OBM Director, upon request of the Chancellor, to transfer cash in an amount up to the amount appropriated from ALI 235602 in each fiscal year from the HEFC Operating Expenses Fund (Fund 4610) to the HEFC Administration Fund (Fund 4E80).

BORCD65 Talent Ready Grant Program and GRF cash transfer to Fund 5NH0

381.630, 512.10 Section:

Requires that Fund 5NHO ALI 235517, Talent Ready Grant Program, be used by the Chancellor to administer the Talent Ready Grant program to support workforce credential and certificate programs under 30 credit hours at a community college or university regional campus or less than 900 clock hours at an OTC.

Requires that ALI 235517 do both of the following:

Section: 381.600

Same as the Executive.

Same as the Executive.

Section: 381.630, 512.10

Same as the Executive.

Same as the Executive.

Section:

381.600

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(1) Establish and operate workforce credential and certificate programs under 30 credit hours or less than 900 clock hours, as identified by OWT and the Chancellor. Requires that the Chancellor and OWT, when identifying programs as eligible for funding, review the top jobs list and prioritize programs that are particularly well-aligned with occupations determined to be most in-demand to meet statewide or regional workforce goals. Authorizes an eligible entity to submit a request to the Chancellor to consider adding a program to the list identified as eligible for funding by providing information and justification.	(1) Same as the Executive.
(2) Provide additional support to short-term certificate programs determined to be eligible for funding, as identified by OWT and the Chancellor.	(2) Same as the Executive.
Requires the Chancellor to allocate funds among eligible institutions in approximate proportion to each entity's share of eligible short-term certificate programs, while considering student enrollments, completions, past utilization of short-term certificate funding, and other factors. Requires, for purposes of allocating funds between community colleges, the Chancellor to allocate funding to each campus in proportion to each campus's share of the total sector's course completions for the most recent available year, as reported through the Higher Education Information system (HEI) student enrollment file, weighted by the instructional cost of subsidy models.	Same as the Executive.
Requires the OBM Director to transfer \$20,000,000 cash in FY 2026 from the GRF to the OhioMeansJobs Workforce Development Revolving Loan Fund (Fund 5NHO) to support the program.	Same as the Executive.
BORCD66 Super RAPIDS	
Section: 381.635	Section: 381.635

Reappropriates an amount requested by the Chancellor, up to the available balance of Fund 5AH1 ALI 235688, Super RAPIDS, at the end of FY 2025 and FY 2026 to FY 2026 and 2027, respectively.

**BORCD69** Grow Your Own Teacher Program

Requires that Fund 5ZYO ALI 235592, Grow Your Own Teacher Program, be used by the Chancellor to implement and administer the Grow Your Own Teacher Program and the Ohio Teacher Apprenticeship Program.

**BORCD70** Nursing Loan Program

381.660 Section: Section: 381.660

Requires that Fund 6820 ALI 235606, Nursing Loan Program, be used to Same as the Executive. administer the nurse education assistance program.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
BORCD71 Research Incentive Third Frontier-Tax	
Section: 381.670	Section: 381.670
Requires that Fund 7014 ALI 235639, Research Incentive Third Frontier- Tax, be used to advance collaborative research at institutions of higher education.	Same as the Executive.
Requires a portion of ALI 235639 in each fiscal year be used by the Chancellor to support and promote research that is intended to be commercialized. Requires that research include a condition that the discoveries, inventions, or patents developed are retained by the researcher, unless all or a portion of the interests are specifically granted to the state college or university by the researcher. Authorizes the Chancellor to seek assistance from the Ohio Technology Transfer Officer's Council when reviewing proposals and making awards.	Same as the Executive.
Makes the following permissive earmarks of ALI 235639:	Same as the Executive.
(1) Up to \$2,000,000 in each fiscal year for research regarding improvement of water quality;	(1) Same as the Executive.
(2) Up to \$750,000 in each fiscal year for spinal cord research;	(2) Same as the Executive.
(3) Up to \$750,000 in each fiscal year for research regarding cyber security initiatives;	(3) Same as the Executive.
(4) Up to \$300,000 in each fiscal year for the ICorps@Ohio program; and	(4) Same as the Executive.
(5) Up to \$200,000 in each fiscal year for the Ohio Innovation Exchange Program.	(5) Same as the Executive.
BORCD72 Veterans preferences	
Section: 381.680	Section: 381.680

Requires the Chancellor to collaborate with ODVS to develop veterans

preference guidelines for institutions of higher education.

## **Ohio Department of Higher Education**

Executive As Passed By House

**BORCD73** Higher education institution furloughs

Authorizes the board of trustees of a state institution of higher education to adopt policies that require mandatory furloughs of employees, including faculty, to achieve spending reductions necessitated by institutional budget deficits.

Section: 381.690

Same as the Executive.

**BORCD74** Efficiency reports

381.690

Section:

Section: 381.700 Section: 381.700

Requires that in each fiscal year the board of trustees of each public institution of higher education approve the institution's efficiency report submitted to the Chancellor.

Same as the Executive.

**BORCD75** Ohio Innovation Exchange

Section: 381.710 Section: 381.710

Requires the Chancellor to support the continued development of the Ohio Innovation Exchange for the purpose of (1) showcasing the research expertise of Ohio's university and college faculty in engineering, biomedicine, and information technology, and other fields of study and (2) identifying institutional research equipment available in the state.

Fiscal effect: Potential increase in administrative responsibilities associated with the continued development and maintenance of this database. The "Ohio Innovation Exchange" is a current initiative developed jointly by Case Western Reserve University, University of Dayton, UAK, Cleveland State, KSU, NEOMED, OU, OSU, UC, and YSU in consultation with ODHE and the Ohio Manufacturing Institute that

provides access to faculty profiles and resources.

Same as the Executive.

Fiscal effect: Same as the Executive.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
BORCD76 College Credit Plus Program engagement and model pathways	
Section: 381.720	Section: 381.720
Permits the Chancellor and DEW Director to take action as necessary to ensure that public colleges and universities and school districts are fully engaging and participating in the College Credit Plus (CCP) Program including publicly displaying program participation data by district and institution.	Same as the Executive.
Requires the Chancellor and DEW Director, to work with public secondary schools and partnering public colleges and universities, as necessary, to encourage the establishment of CCP model pathways that prepare participants to successfully enter the workforce in certain fields.	Same as the Executive.
Requires students enrolled under a statewide innovative waiver pathway to follow a model pathway, with priority given to pathways aligned with engineering technology and other fields essential to the superconductor industry.	Same as the Executive.
Fiscal effect: Potential minimal increase in administrative costs for ODHE and DEW.	Fiscal effect: Same as the Executive.
BORCD78 Credential and Work Experience Consideration	
Section: 381.740	Section: 381.740
Requires, prior to admitting any students applying for enrollment after July 1, 2025, each state institution of higher education to consider an applicant's work experience and credentials earned as part of its admissions process, even if the experience or credentials do not align with the program or discipline the applicant is seeking to pursue.	Same as the Executive.
Requires, at the time the student is accepted, an institution to either grant credit for prior learning or experience or detail the potential opportunities and necessary documentation to grant such credit based on review of the specific information in the student's application.	Same as the Executive.
Fiscal effect: A state institution may forgo some revenue if it cannot charge tuition and fees to students that are granted credit for prior	Fiscal effect: Same as the Executive.

learning or work experience.

**BORCD79** General Education Requirements

Section: 381.750

Requires, no later than December 31, 2025, a board of trustees of a state institution of higher education to formally review and evaluate the components of its institution's general education curriculum and adopt a resolution acknowledging the board's completion of that review. Requires each board to submit a copy of its resolution to the Chancellor.

Requires, no later than March 31, 2026, each board to formally evaluate its institution's general education curriculum to enhance content that furthers the state's post-secondary education attainment and workforce goals. Requires each board to adjust the curriculum in the following areas: (1) civics, culture, and society; (2) artificial intelligence, STEM, and computational thinking; (3) entrepreneurship and the principles of innovation; and, (4) workforce readiness.

Requires, no later than June 30, 2026, each board to adopt a resolution summarizing changes to its institution's general education curriculum resulting from its evaluation process and to submit a copy of the resolution to the Chancellor.

Requires the Chancellor to provide a copy of each of the resolutions submitted by institutions to the Governor, President of the Senate, and the Speaker of the House of Representatives.

Fiscal effect: Increase in administrative workload for each state institution of higher education to evaluate its general education requirements.

Section: 381.750

Same as the Executive.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Fiscal effect: Same as the Executive.

**Ohio Tech Talent Initiative** BORCD80

381.760 Section:

Establishes the Ohio Tech Talent Initiative to promote, prioritize, and expand engineering technician education for engineering technology and other fields essential to the semiconductor and advanced manufacturing industries. Authorizes the Chancellor to determine the list of academic programs to be included, with OWT, based on the Classification of Instructional Program (CIP).

Requires, for certain model and statewide innovative waiver pathways, the Chancellor and DEW Director, in conjunction with OWT, to jointly collaborate with public secondary schools and partnering public colleges and universities to establish, promote, and prioritize pathways that prepare participants to successfully enter the workforce in engineering technology and other fields essential to the semiconductor or advanced manufacturing industries. Requires the Chancellor and DEW Director to also leverage the one-year option credit articulation process for students enrolled in OTCs who complete a 900-hour program of study and obtain an industry-recognized credential.

Authorizes the Chancellor and DEV Director to use funds from the following operating and capital ALIs: (1) GRF ALI 235438, Choose Ohio First; (2) Fund 5NHO ALI 235517, Ohio Work Ready Grant; (3) GRF ALI 235425, Ohio Work Ready Grant; (4) Fund 5YD0 ALI 235494, Second Chance Grant Program; (5) Fund 7034 ALI C23528, Workforce Based Training and Equipment; (6) GRF ALI 195556, TechCred Program; and, (7) other appropriation items as determined by the Chancellor and OWT.

Authorizes the Chancellor to require state and private institutions of higher education to establish a workforce-education partnership, and to require that each partnership specifically focus on engineering technology and other fields essential to the semiconductor and advanced manufacturing industries.

Section: 381.760

Same as the Executive.

Same as the Executive.

Same as the Executive.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: ODHE may incur additional costs to administer the initiative. Any ALIs used to support the initiative will incur an increase in expenditures should the Chancellor and DEV Director choose to use them.	Fiscal effect: Same as the Executive.
BORCD81 Direct admissions	
Section: 381.770	Section: 381.770
Requires the Chancellor and DEW Director to establish a direct admissions pilot program to notify high school students if they meet the admissions requirements of participating postsecondary education institutions.	Same as the Executive.
Requires the Chancellor to endeavor to implement the program so that students graduating in the 2026-2027 school year may participate.	Same as the Executive.
Requires the Chancellor, as part of the program, to do all of the following:	Same as the Executive.
(1) Establish an automated process that uses a student's academic record in existing student information systems and information held by a student's high school to determine whether the student meets the admissions requirements; and	(1) Same as the Executive.
(2) Issue a report, at least once each school year, about the pilot program, and submit it to the President of the Senate, the Speaker of the House of Representatives, DEW Director, OBM Director, OWT, and the Governor.	(2) Same as the Executive.
Authorizes the Chancellor to terminate the pilot program if its operation is determined impracticable.	Same as the Executive.
Permits a participating school governing body to adopt a written policy authorizing its high schools to participate in the pilot program.	Same as the Executive.
Requires a participating school governing body to develop a procedure to determine if students who wish to participate in the pilot program meet any eligibility requirements established by the Chancellor.	Same as the Executive.
Prohibits requiring any student, school, or institution to participate in the pilot program.	Same as the Executive.

Ohio Department of Higher Education	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: The program is voluntary for secondary and postsecondary institutions. ODHE's administrative costs will increase to develop and implement the pilot program. However, ODHE may terminate it if its operation is determined impracticable.	Fiscal effect: Same as the Executive.

Ohio H	listory Connection		Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By House
OHSCD5	OHC American Indian Burial Sites		
R.C.	149.3010, 149.43, 2909.05, 2927.11		R.C. 149.3010, 149.43, 2909.05, 2927.11
•	burial sites used by OHC for the repatriation of American Indian to have an easement, enforceable by OHC, to preserve the burial	1	Same as the Executive.
•	records related to such burial sites from disclosure under the lic Records Act, and excludes them from the 75-year disclosure ent.		Same as the Executive.
Includes s vandalisn	such burial sites in the criminal offenses of desecration and n.		Same as the Executive.
Fiscal effe	ect: Minimal.		Fiscal effect: Same as the Executive.
OHSCD1	Subsidy Appropriation		
Section:	297.20		Section: 297.20
•	upon approval by the OBM director, that appropriations made IC be released in quarterly amounts.		Same as the Executive.
certified <sub>l</sub>	OHC funds and fiscal records be examined by independent public accountants approved by the AOS, and a copy of the inancial statements be filed with OBM.	1	Same as the Executive.
considera	the appropriations made to OHC be the contractual ation provided by the state to support the state's offer to with OHC.	-	Same as the Executive.
OHSCD2	UNESCO World Heritage Sites		
Section:	297.20		Section: 297.20
operating	GRF ALI 360402, UNESCO World Heritage Sites, to pay for goosts for approved United Nations Educational, Scientific and Organization (UNESCO) World Heritage sites in Ohio.		Same as the Executive.

Ohio History Connection	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
OHSCD3 State Historical Grants	
Section: 297.20	Section: 297.20
Makes the following earmarks from GRF ALI 360508, State Historical Grants:	Same as the Executive, but makes the following earmark changes:
(1) \$350,000 in each fiscal year for the Western Reserve Historical Society.	(1) Same as the Executive.
(2) \$350,000 in each fiscal year for the Cincinnati Museum Center.	(2) Same as the Executive.
(3) No provision.	(3) \$150,000 in FY 2026 for Wadsworth Area Historical Society and the preservation of the St. Mark's Episcopal Church located in Wadsworth, Ohio.
OHSCD4 Outreach and Partnership	
Section: 297.20	
Earmarks \$1,819,085 in each fiscal year from GRF ALI 360509, Outreach and Partnership, to be used for students and teachers to access the Ohio as America social studies curriculum in partnership with DEW.	No provision.
Requires OHC to report the number of students, teachers, and schools using the curriculum to OBM quarterly.	No provision.
OHSCD7 Ohio Commission for the U.S. Semiquincentennial	
	Section: 297.20
No provision.	Earmarks \$250,000 in FY 2026 from GRF ALI 360401, Ohio Commission for the U.S. Semiquincentennial, for marketing and event operations for the America's River Roots Festival.
OHSCD8 Holocaust and Genocide Memorial and Education Commission	
	Section: 297.20
No provision.	Earmarks \$125,000 in each fiscal year from GRF ALI 360400, Holocaust and Genocide Memorial and Education Commission, for The Nancy and David Wolf Holocaust and Humanity Center.

Ohio D	Department of Insurance		Main Operating Appropriations Bil H.B. 96
Executiv	е		As Passed By House
INSCD2	Health plan issuer payment method and disclosure requirements		
R.C.	3901.3815		R.C. 3901.3815
payment	a health plan issuer to offer all reasonably available methods of to a health care provider, including payment by check and c funds transfer.		Same as the Executive.
Prohibits	a health plan issuer requiring payment by credit card.		Same as the Executive.
the provi clear inst	health plan issuers, if any available method has a fee, to notify ider about the fee and disclose the amount of the fee, including cructions for selecting each payment method prior to initiating payment to the provider or upon changing the payment.	Ì	Same as the Executive.
method charging	health plan issuers to implement requests to change a payment within 30 business days. Prohibits health plan issuers from a fee for implementing a change to a health care provider's method.		Same as the Executive.
rules of t Insurance for, pay f health be a health multiple	he requirements to an entity subject to the insurance laws and his state, or subject to the jurisdiction of the Superintendent of e, that contracts, or offers to contract to provide, deliver, arrange for, or reimburse any of the costs of health care services under a enefit plan, including a sickness and accident insurance company; insuring corporation; a fraternal benefit society; a self-funded employer welfare arrangement; a nonfederal, government an; or a third party administrator.	1	Same as the Executive.
No provi	sion.	1	Requires a health plan issuer to offer at least one method of payment that does not require the health care provider to pay any associated fee.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.

Ohio Department of Insurance			Main Operating Appropriations Bill H.B. 96			
Executive	e		As Passed By House			
INSCD5	Reimbursement for services provided by certified registered nurse	e anes	esthetists			
			R.C. 3902.631			
No provis	sion.		Prohibits private insurers from varying the reimbursement rate for a covered service based on whether the service was provided by a certified registered nurse anesthetist or a physician.			
No provis	sion.		Specifies that the provision does not prohibit an insurer from establishing varying reimbursement rates based on quality or performance measures.			
			Fiscal effect: No direct fiscal effect to the state's and local governments' employee health benefit plans.			
INSCD3	Eliminate oath requirement for certain ODI licenses					
R.C.	3905.72, 3951.03		R.C. 3905.72, 3951.03			
Eliminates the requirement that applications for a managing general agent (MGA) license and a public insurance adjuster certificate of authority be verified under oath.			Same as the Executive.			
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.			
INSCD4	Long-term care insurance continuing education requirements					
			R.C. 3923.443			
No provis	sion.		Aligns the deadline for a long-term care insurance agent to complete the four hours of continuing education required by continuing law with the agent's two-year license renewal period, as opposed to the two-year period beginning January 1.			
No provis	sion.		Makes selling, soliciting, or negotiating long-term care insurance before satisfying the continuing education requirement an unfair and deceptive practice in the business of insurance, in contrast to current law, under which simply failing to satisfy the continuing education requirement qualifies as such.			
			Fiscal effect: None.			

**INSCD1** Market conduct examination

**Section: 305.20** 

Allows the Superintendent of Insurance to assess the costs associated with a market conduct examination of an insurer doing business in this state against the insurer. Allows the Superintendent to enter into consent agreements to impose administrative assessments or fines for conduct discovered that may be violations of insurance laws or rules administered by the Superintendent. Requires all costs, assessments, or fines collected related to such violations to be deposited into the Department of Insurance Operating Fund (Fund 5540).

**Section: 305.20** 

Ohio D	Department of Job And Family Services		Main Operating Appropriations Bill H.B. 96			
Executive	е	As Passed By House				
JFSCD34	Community Services Block Grant					
R.C.	122.66, 122.67, 122.68, 122.681, 122.69, 122.70, 122.701, 122.702, 5101.311, 5101.312, 5101.313, 5101.314, 5101.315, 5101.316, 5101.317, 5101.318, 121.22, 122.1710, 307.985, 2915.01, 3701.033, 5101.101; Section 525.20	R.C.	122.66, 122.67, 122.68, 122.681, 122.69, 122.70, 122.701, 122.702, 5101.311, 5101.312, 5101.313, 5101.314, 5101.315, 5101.316, 5101.317, 5101.318, 121.22, 122.1710, 307.985, 2915.01, 3701.033, 5101.101; Section 525.20			
	s the duties and powers to administer Community Service Block ands from DEV to ODJFS.	Same	as the Executive.			
•	the General Assembly to conduct public hearings on Community Block Grant funds as required by federal law.	Same	as the Executive.			
1, 2027 v	that any business beginning before, but not completed by, July within DEV that will be transferred with these programs must be ed in the same manner in ODJFS.	Same	as the Executive.			
a plan to and the o	that by July 1, 2026, the DEV and ODJFS directors must develop implement the transfer of the programs' duties and function, directors must enter a memorandum of understanding ng the transfer.	Same	as the Executive.			
	DEV and ODJFS to jointly or separately enter into contracts with private entities for staff training and development to facilitate ifer.	Same	as the Executive.			
transferred July 1, 20 well as to or demote ODJFS (or to assign classification)	that all employees associated with these programs are ed from DEV to ODJFS with the same positions and benefits by 027. Permits ODJFS to establish, change, and abolish positions, as a assign, reassign, classify, reclassify, transfer, reduce, promote, te all employees not subject to collective bargaining. Permits r DEV, in the case of an employee transferred outside of ODJFS) or reassign an exempt employee to a bargaining unit tion. Excludes the transfer of programs and employees under on and the reassignment of certain functions and duties from	Same	as the Executive.			

appropriate subjects of collective bargaining.

Ohio I	Department of Job And Family Services		Main Operating Appropriations Bill H.B. 96
Executiv	е		As Passed By House
•	all rules, orders, and determinations made or undertaken by the ed programs to continue in effect until ODJFS modifies or them.		Same as the Executive.
transfer.	OBM to make budget and accounting changes to implement the Permits OBM to cancel or establish encumbrances or parts of rances. Permits OBM to transfer appropriations between ODJFS		Same as the Executive.
	ect: The budget appropriates \$32.0 million in new Fund 3L00 B8, Community Service Block Grant, in 2027, under ODJFS.		Fiscal effect: Same as the Executive.
JFSCD20	Ohio Lead Advisory Council		
R.C.	3742.32		R.C. 3742.32
	the representative of the Bureau of Child Care from the Ohio visory Council.		Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.
JFSCD26	WARN Act		
R.C.	4113.31		R.C. 4113.31
and Retr exceptio before co	at Ohio employers are subject to the federal Worker Adjustment aining Notification (WARN) Act, which requires, unless an applies, certain employers to provide written notice 60 days ommencing a plant closing or mass layoff as those terms are n the WARN Act.		Same as the Executive.
procedui	ne Director of Job and Family Services to issue guidance and res to Ohio employers for the submission and review of notices under the WARN Act.		Same as the Executive.
impact. I	Fect: This is codifying a federal requirement so should have no However, ODJFS may realize costs if they do not currently issue and procedures relating to the WARN Act and they choose to		Fiscal effect: Same as the Executive.

Ohio D	epartment of Job And Family Services	Main Operating Appropriations Bill H.B. 96		
Executive	2	As Passed By House		
JFSCD18	Employer definition - Unemployment Compensation Law			
R.C.	4141.01, 4141.011, 4141.02	R.C. 4141.01, 4141.011, 4141.02		
Compens political s instrume	the definition of employer for purposes of the Unemployment sation Law to include any state, its instrumentalities, and its subdivisions and their instrumentalities (rather than Ohio, its ntalities, and its political subdivisions and their instrumentalities current law).	Same as the Executive.		
_	zes the definition of "employer" for purposes of the yment Compensation Law.	Same as the Executive.		
Eliminate	es outdated provisions.	Same as the Executive.		
	ect: There could be minimal administrative costs to collect or reimbursements.	Fiscal effect: Same as the Executive.		
JFSCD22	Income and eligibility verification system			
R.C.	4141.162	R.C. 4141.162		
eligibility	the ODJFS Director to provide information from the income and verification system (IEVS) to any participating agency that has a written data sharing agreement that meets standards in federal	Same as the Executive.		
Eliminate IEVS.	es a requirement that the Director adopt rules implementing the	Same as the Executive.		
Fiscal eff	ect: None.	Fiscal effect: Same as the Executive.		
JFSCD17	Interest on late unemployment employer contributions			
R.C.	4141.23	R.C. 4141.23		
contribut	the annual interest rate for late unemployment employer cions from 14% to the rounded federal short-term rate, not to 5%, beginning January 1, 2026.	Same as the Executive.		
Fiscal eff	ect: Potential impact on revenues deposited into Fund 4A90, ng on the federal short-term rate.	Fiscal effect: Same as the Executive.		

Ohio D	Department of Job And Family Services		Main Operating Appropriations Bill H.B. 96
Executive	е		As Passed By House
JFSCD15	Employer response to request for information		
R.C.	4141.28		
requeste right to u	the time in which an employer must provide information d by the ODJFS Director for the determination of the individual's inemployment benefits from ten working days after the request ten calendar days after the request is sent.		No provision.
Fiscal eff	ect: None.		
JFSCD25	Unemployment Compensation Review Commission hearings		
R.C.	4141.281		R.C. 4141.281
	n Unemployment Compensation Review Commission hearing conduct a hearing by interactive video conference.		Same as the Executive.
Fiscal eff	ect: Minimal.		Fiscal effect: Same as the Executive.
JFSCD23	Unemployment compensation - temporary employees		
R.C.	4141.29, Sections 801.10 and 830.10		R.C. 4141.29, Sections 801.10 and 830.10
the provi work with waiting p the indivi	that, for an initial unemployment benefits claim filed on or after ision's effective date, an individual is considered to have quit hout just cause, thus disqualifying the individual from serving a period or receiving unemployment benefits for the duration of idual's unemployment (instead of just for any week as under aw), if all of the following apply:		Same as the Executive.
	ndividual is provided temporary work assignments by the all's employer under agreed terms and conditions of employment;		(1) Same as the Executive.
inquire w	ndividual is required pursuant to those terms and conditions to with the individual's employer for available work assignments conclusion of each work assignment;		(2) Same as the Executive.
	ole work assignments are available with the employer, but the I fails to contact the employer to inquire about work ents.	1	(3) Same as the Executive.
	ect: Potential reduction in the amount of unemployment paid from the Unemployment Compensation Fund.		Fiscal effect: Same as the Executive.
Legislati	ve Budget Office LSC	:	390 Office of Research and Drafting

Ohio D	epartment of Job And Family Services	Main Opera	ating Appropriations Bill H.B. 96
Executive	2	As Passed By House	
JFSCD19	Seasonal employment		
R.C.	4141.33	R.C. 4141.33	
seasonal employer	the ODJFS Director to determine whether employment is based on the application for a determination filed by the r and any other information available, rather than performing an tion, providing notice, and holding a hearing as currently	Same as the Executive.	
Fiscal eff	ect: Potential minimal administrative savings.	Fiscal effect: Same as the Executive.	
JFSCD16	Deadline for submitting unemployment compensation reports		
R.C.	4141.56, 4141.60	R.C. 4141.56, 4141.60	
must sub	es August 1 as the deadline by which the ODJFS Director annually mit to the Governor and General Assembly specified reports unemployment compensation that are required under current	Same as the Executive.	
Improver	es the Unemployment Compensation Modernization and ment Council, which has been abolished, as a required recipient those reports.	Same as the Executive.	
Fiscal eff	ect: None.	Fiscal effect: Same as the Executive.	
JFSCD24	Unemployment Compensation Review Commission		
R.C.	4507.53	R.C. 4507.53	
	DPS' digitalized photographic records to be released to the yment Compensation Review Commission.	Same as the Executive.	
to ODJFS	ect: None, ODPS currently releases these records as necessary to carry out unemployment compensation duties. This would PS to release them to the Commission.	Fiscal effect: Same as the Executive.	

Ohio Department of Job And Family Services			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
JFSCD32	Electric Partnership Plan Fund		
R.C.	4928.51, 4928.66, 5117.07		R.C. 4928.51, 4928.66, 5117.07
Replaces the Universal Service Fund with the Electric Partnership Plan (EPP) Fund to provide funding for the low-income customer assistance and consumer education programs.		Same as the Executive.	
Requires the EPP fund to consist of (1) amounts allocated to each electric distribution utility (EDU) for consumer education programs and (2) any amount necessary to fund administrative costs of the low-income customer assistance programs.		Same as the Executive.	
Fiscal effect: The budget appropriates \$176.2 million in new Fund 5M40 Fiscal effect: Same as the Executive.  ALI 6006B2 Low Income Energy Assistance, in FY 2027, under ODJFS.			Fiscal effect: Same as the Executive.
JFSCD31	Low-income customer assistance program administration		
R.C.	4928.53, 4928.55, 4928.56, 4928.75, 4928.43; Section 525.20		R.C. 4928.53, 4928.55, 4928.56, 4928.75, 4928.43; Section 525.20
Transfers administration of the low-income customer assistance programs and the consumer education program beginning on July 1, 2026, and the energy efficiency and weatherization program from the DEV Director to the ODJFS Director.		Same as the Executive.	
Requires the ODJFS Director to submit a federal waiver request to expend 25% of federal low-income Home Energy Assistance Programs funds from the Home Energy Assistance Block Grants for weatherization services.			Same as the Executive.
Requires that any business beginning before, but not completed by, July 1, 2027 within DEV that will be transferred with these programs must be completed in the same manner by ODJFS.			Same as the Executive.
Requires that by July 1, 2026, the DEV and ODJFS directors must develop a plan to implement the transfer of the programs' duties and function, and the directors must enter a memorandum of understanding concerning the transfer.		1	Same as the Executive.
	EV and ODJFS to jointly or separately enter into contracts with private entities for staff training and development to facilitate er.	1	Same as the Executive.

customer assistance programs.

Board's duties to advising the ODJFS Director regarding the low-income

Ohio Department of Job And Family Services		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
Repeals the Board duty to give advice regarding the Universal Service Fund and Rider and the Advanced Energy Program and Advanced Energy Fund. Eliminates reimbursements to Board members for expenses incurred for the Advanced Energy Program.		Same as the Executive.
Repeals Board powers and duties regarding economic development and stability, energy, and pollution matters in Ohio.		Same as the Executive.
Fiscal effect: Minimal.		Fiscal effect: Same as the Executive.
JFSCD36 Reporting changes in circumstances – SNAP benefits		
		R.C. 5101.546
No provision.		Requires a household receiving SNAP benefits to report changes in circumstances that may affect eligibility for continued receipt of benefits to ODJFS within 30 days after the household becomes aware of the change.
No provision.		Prohibits ODJFS from implementing simplified or quarterly reporting procedures for households receiving SNAP benefits
		Fiscal effect: Potential administrative costs depending on when households are currently required to report changes.
JFSCD35 SNAP work requirement waivers and exemptions		
		R.C. 5101.548
No provision.		Prohibits ODJFS from seeking, applying for, or renewing a waiver from the work requirements that apply to able-bodied adults without dependents receiving SNAP benefits.
No provision.		Prohibits ODJFS from implementing a federal option under which it may grant exemptions from the SNAP work requirements that apply to ablebodied adults without dependents.
		Fiscal effect: SNAP benefits are funded by the federal government, so any impacts will not be reflected in the budget.

Ohio D	epartment of Job And Family Services		Main Operating Appropria	tions Bill H.B. 96
Executive	•		As Passed By House	
JFSCD40	Exclusion of sugar-sweetened beverages from purchase under SNAP			
			R.C. 5101.549	
No provis	ion.		Requires the ODJFS Director to seek a waiver from the U.S. Department of Agriculture to exclude sugar-sweetened beverages as items the purchased in Ohio under SNAP.	
No provis	ion.	Requires the ODJFS Director to reapply for a waiver every year if approved.		if it is not
			Fiscal effect: There will be administrative costs for ODJFS to s waiver. If the waiver is accepted, there will also be costs to up SNAP point-of-sale (POS) system and to notify recipients of ch	odate the
JFSCD10	Adult Protective Services			
R.C.	5101.612, Section 307.110		R.C. 5101.612, Section 307.110	
costs acco	ODJFS to allocate funds for counties' Adult Protective Services ording to a specified funding formula based on previous is, the percentage of older adults in the county, and the ge of county residents in poverty.		Same as the Executive.	
	e ODJFS Director to adopt rules on the allocation of funds and ure reports.		Same as the Executive.	
-	a total of \$7,040,000 in each fiscal year in GRF ALI 600534, Adult e Services, be used to provide an initial allocation of \$80,000 to nty.		Same as the Executive.	
-	the remainder of the ALI be provided to counties based on a stablished by ODJFS.		Same as the Executive.	
JFSCD21	Youth and Family Ombudsmen Office name, record access			
R.C.	5101.891, 5101.892-5101.895, 5101.897, 5101.899		R.C. 5101.891, 5101.892-5101.895, 5101.897, 5101.899	
_	the name of the Youth and Family Ombudsman Office to the difference of Family Ombudsmen Office.		Same as the Executive.	
	e Ombudsmen Office to access records of DCY, in addition to the f ODJFS as in continuing law.		Same as the Executive.	
Legislativ	ve Budget Office LSC	1	395 Office of Research a	nd Drafting

Ohio Department of Job And Family Services		Main Operating Appropriations Bill H.B. 96		
Executive		As Passed By House		
Fiscal eff	ect: Minimal.	Fiscal effect: Same as the Executive.		
JFSCD1	County Administrative Funds			
Section:	307.20	Section: 307.20		
	GRF ALI 600521, Family Assistance - Local, to be provided to administer food assistance and disability assistance programs.	Same as the Executive, but requires, instead of permits, at least \$46,000,000 in each fiscal year in GRF ALI 600521, Family Assistance - Local, be provided to CDJFSs.		
to be pro increasin	an additional \$2,500,000 in each fiscal year from GRF ALI 600521 ovided to assist CDJFSs that submit an approved plan on g fraud prevention, early detection of fraud, and investigations itial fraud that may be occurring in public assistance programs.	Same as the Executive.		
by CDJFS	GRF ALI 655522, Medicaid Program Support - Local, to be used s to administer the Medicaid Program and the State Children's surance Program.	Same as the Executive.		
appropri GRF ALI 6	ne ODJFS Director to request the OBM Director to transfer ations between (1) GRF ALI 600521, Family Assistance - Local and 555522, Medicaid Program Support - Local, and (2) GRF ALI Medicaid Program Support - Local Transportation and GRF ALI	Same as the Executive.		
JFSCD2	Name of Food Stamp Program			
Section:	307.30	Section: 307.30		
the Food	at the ODJFS Director is not required to amend rules regarding Stamp Program to change the name to the Supplemental Assistance Program (SNAP).	Same as the Executive.		
	ne ODJFS Director to refer to the program as the Food Stamp , SNAP, or the Food Assistance Program in ODJFS's rules and onts.	Same as the Executive.		

Ohio Department of Job And Family Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
JFSCD39 Simon Kenton Council	
	Section: 307.35
No provision.	Earmarks \$400,000 in each fiscal year in GRF ALI 600410, TANF State Maintenance of Effort, for the Simon Kenton Council for the administration of the ScoutReach program. Requires funds to be distributed in accordance with guidelines established for nonprofit educational and youth development programs.
No provision.	Requires the Simon Kenton Council to submit an annual report to ODJFS detailing the program's expansion, impact, and financial expenditures.
JFSCD3 Ohio Association of Food Banks	
Section: 307.40	Section: 307.40
Earmarks a total of up to \$22,050,000 in each fiscal year for the Ohio Association of Food Banks from GRF ALI 600410, TANF State Maintenanc of Effort, Fund 4A80 ALI 600658, Public Assistance Activities, and Fund 3V60 ALI 600689, TANF Block Grant.	Same as the Executive.
Requires the earmark be used to purchase and distribute food products, support Innovative Summer Meals programs for children, provide SNAP outreach and free tax filling services, and provide capacity building equipment for food pantries and soup kitchens.	Same as the Executive.
Requires the ODJFS Director to provide funds for the Ohio Association of Food Banks in an amount not less than \$24,550,000 in each fiscal year. States that this amount includes the \$22,050,000 in each fiscal year specified above.	Same as the Executive.
Requires ODJFS to count eligible nonfederal expenditures made by member food banks of the Ohio Association of Food Banks toward TANF maintenance of effort (MOE) requirements.	Same as the Executive.
Requires the ODJFS Director to enter into an agreement with the Ohio Association of Food Banks to carry out the requirements under this section.	Same as the Executive.

by ODJFS to meet the TANF MOE requirements.

Requires that Fund 4A80 ALI 600658, Public Assistance Activities, be used

Same as the Executive.

Ohio Donoutment of Joh And Family Complete	Main Operating Appropriations Bill
Ohio Department of Job And Family Services	H.B. 96
Executive	As Passed By House
Permits, once the state is assured that it will meet the MOE requirement, ODJFS to use the ALI to support public assistance activities.	Same as the Executive.
JFSCD7 TANF Block Grant	
Section: 307.80	Section: 307.80
Earmarks up to \$13,535,000 in each fiscal year in total from Fund 3V60 ALI 600689, TANF Block Grant, and GRF ALI 600410, TANF State Maintenance of Effort, to support programs or organizations that provide services that align with the mission and goals of the Governor's Office of Faith-Based and Community Initiatives (GOFBCI).	Same as the Executive, but reduces the earmark to \$13,410,000 and requires \$3,350,000 of the earmark to be distributed to five specified organizations (These organizations received standalone allocations previously. See entries below.).
Earmarks \$12,500,000 in each fiscal year in total from Fund 3V60 ALI 600689, TANF Block Grant, and GRF ALI 600410, TANF State Maintenance of Effort, for the Ohio Alliance of Boys and Girls Clubs. Requires \$150,000 in each fiscal year of this allocation be provided to the Boys and Girls Club of Massillon.	Same as the Executive, but reduces the earmark to \$8,500,000 in each fiscal year.
Makes the following earmarks in Fund 3V60 ALI 600689, TANF Block Grant:	Same as the Executive, but with the following changes:
(1) \$3,750,000 in each fiscal year for the Children's Hunger Alliance.	(1) Same as the Executive, but reduces the earmark to \$2,500,000 in each fiscal year.
(2) Up to \$2,000,000 in each fiscal year for the Ohio Community Action Training Organization.	(2) No provision.
(3) Up to \$2,000,000 in each fiscal year to the Siemer Institute.	(3) Same as the Executive, but reduces the earmark to \$1,000,000 in each fiscal year and moves the earmark under GOFBCI's allocation.
(4) Up to \$1,500,000 in each fiscal year to the Ohio Council of YWCAs.	(4) Same as the Executive, but reduces the earmark to \$750,000 in each fiscal year and moves the earmark under GOFBCI's allocation.
(5) \$1,000,000 in each fiscal year for Big Brothers Big Sisters of Central Ohio.	(5) Same as the Executive, but reduces the earmark to \$500,000 in each fiscal year and moves the earmark under GOFBCI's allocation.
(6) \$250,000 in each fiscal year for the Toledo Seagate Foodbank.	(6) Same as the Executive.
(7) \$250,000 in each fiscal year for the Ethiopian Tewahedo Social Services.	(7) No provision.

Ohio Department of Job And Family Services	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
(8) \$200,000 in each fiscal year for Marriage Works! Ohio in Dayton.	(8) Same as the Executive, but reduces the earmark to \$100,000 in each fiscal year and moves the earmark under GOFBCI's allocation.	
(9) No provision (see KIDCD20).	(9) \$1,000,000 in each fiscal year to the Independent Living Initiative under GOFBCI's allocation (The earmark is moved from Fund 3V62 ALI 830605, TANF Block Grant under DCY and reduced from \$2,000,000 in each fiscal year. see KIDCD20).	
(10) No provision.	(10) \$100,000 in each fiscal year to Bethany House Services.	
(11) No provision.	(11) \$57,500 in each fiscal year to the Big Brothers Big Sisters of Northwest Ohio. Requires that \$20,000 in each fiscal year be used to provide programming to youth within Ohio state parks.	
(12) No provision.	(12) \$500,000 in each fiscal year to Child Focus, Inc.	
(13) No provision.	(13) \$150,000 in each fiscal year to Dads2B.	
(14) No provision.	(14) \$375,000 in each fiscal year to Foundry Row, Sail, Dream.	
(15) No provision.	(15) \$250,000 in each fiscal year to OhioGuidestone.	
(16) No provision.	(16) \$1,500,000 in each fiscal year to Open Doors Academy.	
(17) No provision.	(17) \$1,000,000 in each fiscal year to Produce Perks.	
(18) No provision.	(18) \$100,000 in each fiscal year to the Ohio YMCA to support day camps and before and after school programs to help students remove barriers to their learning.	
JFSCD8 Program Operations		
Section: 307.90	Section: 307.90	
Earmarks \$5,000,000 in each fiscal year in GRF ALI 600450, Program Operations, for the GRIT Program administered by ODJFS, in coordination with DEV and the Governor's Office of Appalachia.	Same as the Executive, but increases the amount earmarked to \$6,000,000 in each fiscal year.	

Ohio D	epartment of Job And Family Services		Main Operating Appropriations Bil H.B. 96
Executive	2		As Passed By House
barriers to endeavor specified centers a	the program to expand the qualified worker pipeline, remove o fill local and remote jobs, and promote entrepreneurial in certain Appalachian regions. Requires funds to be used for activities, including establishing virtual workforce development and supportive resources, career development and training and operating costs.	1	Same as the Executive.
JFSCD9	Child, Family, and Community Protection Services		
Section:	307.100		Section: 307.100
-	GRF ALI 600533, Child, Family, and Community Protection be distributed to CDJFSs.		Same as the Executive.
the writte commissi enhance Retention	CDJFSs use the funds for specified purposes in accordance with en plan of cooperation entered into between a county board of oners, a CDJFS, and a county workforce development agency to administration of the Ohio Works First Program, the Prevention, and Contingency Program, and other family services and e development activities.	1	Same as the Executive.
JFSCD37	La Soupe		
			Section: 307.115
No provis	sion.		Requires GRF ALI 600551, Job and Family Services Program Support, be provided to La Soupe to support and expand its core food security programs across Ohio.
JFSCD11	Fiduciary and Holding Account Fund Groups		
Section:	307.120		Section: 307.120
be used to until the other that received	that the Fiduciary Fund Group and Holding Account Fund Group o hold revenues until the appropriate fund is determined or revenues are directed to the appropriate governmental agency in ODJFS. Requires that any ODJFS' refunds or reconciliations or held by ODM be transferred or credited to the Refunds and tlement Fund (Fund R012).		Same as the Executive.

Ohio Department of Job And Family Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Permits the ODJFS Director to request the OBM Director to authorize expenditures from the Support Intercept - Federal Fund (Fund 1920), the Support Intercept - State Fund (Fund 5830), the Food Stamp Offset Fund (Fund 5B60), or the Refunds and Audit Settlements Fund (Fund R012), if receipts credited to these funds exceed appropriations. Appropriates the additional amounts upon approval of the OBM Director.	Same as the Executive.
JFSCD12 HEAP Weatherization	
Section: 307.130	Section: 307.130
Allows up to 25% of the federal funds credited to the Home Energy Assistance Block Grant Fund (Fund 3K90) to be spent from ALI 6006B7, HEAP Weatherization, to be used to provide home weatherization services as determined by ODJFS.	Same as the Executive.
JFSCD13 Summer Electronic Benefits Transfer for Children Fund	
Section: 307.140	Section: 307.140
Creates the Summer Electronic Benefits Transfer for Children Fund in the custody of TOS, but states that the fund is not part of the state treasury. Requires (1) the fund to consist of money awarded by the U.S. Department of Agriculture for the Summer Electronic Benefits for Children Program and (2) money in the fund be used to pay eligible charges incurred by children and families eligible for, and participating in, the program.	Same as the Executive.
Requires the ODJFS Director to submit information regarding the Summer Electronic Benefits Transfer for Children Program to certain individuals on or before August 1 of each fiscal year.	Same as the Executive.
JFSCD14 Work Requirements	
Section: 307.150	Section: 307.150
Allows ODJFS to refer OWF and SNAP participants claiming a mental or physical illness or impairment to OOD for vocational rehabilitation assessment and support.	Same as the Executive.

Ohio Department of Job And Family Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Allows ODJFS, with regard to DAS employees whose primary duties include administering the program, to: (1) establish, change, or abolish positions within ODJFS; (2) assign, reassign, classify, reclassify, transfer, reduce, promote, or demote employees of ODJFS not subject to collective bargaining; and (3) assign or reassign an exempt employee to an appropriate bargaining unit.	Same as the Executive.
Allows the ODJFS Director to establish a retirement incentive plan for transferred employees that is to remain in effect until December 31, 2027.	Same as the Executive.
Authorizes the OBM Director to make any necessary budget and accounting changes to implement the program's transfer. Allows the OBM Director to also cancel or establish encumbrances and transfer appropriations between impacted agencies as necessary. Allows the OBM Director to transfer appropriations between ODJFS and DAS if necessary for continued efficient administration of the program. Appropriates any encumbrances or transferred appropriations.	Same as the Executive.
JFSCD27 Technology and customer service fee	
R.C. 4141.11, 4141.44	Section: 741.10
Requires the ODJFS Director to collect a technology and customer service fee of no more than 0.15% of wages paid per covered employee from each contributory employer at the same time and in the same manner as employer contributions are collected under continuing law.	Same as the Executive, but limits the fee to the two-year period beginning on the provision's effective date.
Requires the ODJFS Director to collect a technology and customer service fee of no more than \$13.50 whenever a nonprofit organization, or group of such organizations, that has elected to reimburse the unemployment system files or renews a surety bond required under continuing law.	Same as the Executive.

Requires technology and customer service fees to be deposited into the

Unemployment Compensation Special Administrative Fund (Fund 4A90).

Same as the Executive.

Ohio Department of Job And Family Services	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: Increase in revenues deposited into Fund 4A90. In FY 2026, the OBM Director is permitted to transfer up to \$15.0 million from the Controlling Board Emergency Purposes/Contingencies Fund (Fund 5KM0) to Fund 4A90. Before the end of FY 2027, the OBM Director, at the request of the ODJFS Director, is required to transfer cash in an equal amount from Fund 4A90 to Fund 5MK0 to pay back the deposit (see JFSCD28). These transferred funds will help pay for initial costs before revenues are received.	Fiscal effect: Same as the Executive, but ODJFS will only collect fees for deposit into Fund 4A90 for two years.

Joint C	Committee on Agency Rule Review		Main Operating Appropriations Bill H.B. 96
Executive	е		As Passed By House
JCRCD3	Restatement of principle of law or policy in rule		
			R.C. 101.352, 121.93, 121.931
No provis	sion.	1	Reduces, from 6 months to 3 months, the time in which an agency must begin the rule making process when the agency identifies a principle of law or policy that should be restated as a rule or is informed of such a principle or policy through a recommendation from JCARR.
No provis	sion.		Prohibits an agency that is in the process of adopting a rule restating a principle of law or policy from relying on the principle or policy while making the rule if either of the apply:
No provis	sion.		(1) The agency fails to file the rule in final form within one year after it determines rule-making is necessary or within one year after receiving a written recommendation from JCARR.
No provis	sion.		(2) The agency notifies JCARR of the agency's intention to file a revised proposed rule.
			Fiscal effect: Minimal.
JCRCD1	Operating guidance		
Section:	309.20		Section: 309.20
•	LSC to act as fiscal agent for JCARR, and requires that committee s be paid in accordance with the law that creates the Committee.		Same as the Executive.
JCRCD2	Operating Expenses		
Section:	309.20		Section: 309.20
	oriates the certified and available balance of GRF ALI 029321, g Expenses, at the end of FY 2025 and FY 2026 to FY 2026 and FY	Same as the Executive.	

2027, respectively, for the same purpose.

Joint M	Medicaid Oversight Committee		Main O	perating Appropriations Bill H.B. 96
Executive	е		As Passed By House	
JMOCD2	JMOC access to manage and view eligibility information and systems	5		
			R.C. 103.416	
No provis	sion.		Requires, by the beginning of October provide the JMOC Executive Director and formation and systems used for determination and systems used for determination and systems used for determination and systems used for billing, providers, and provide training to the one of ensure proper understanding and inviewed.	and staff of JMOC access to view ermining eligibility for public payments, and tracking for JMOC Executive Director and staff
No provis	sion.		Requires the JMOC Executive Director onfidentiality standards that apply to occessing information and data descri	staff of those departments when
			iscal effect: Possible administrative	costs.
JMOCD1	Operating Expenses			
Section:	313.20		ection: 313.20	
•	GRF ALI 048321, Operating Expenses, to be used to support related to the Joint Medicaid Oversight Committee (JMOC).		ame as the Executive.	
balance o	oriates the amount requested by JMOC, up to the available of GRF ALI 048321, at the end of FY 2025 and FY 2026 to FY 2026 227, respectively.			

Judiciary/Supreme Court			Main Operating Appropriations Bill H.B. 96
Executive	2	As Passed By House	
JSCCD12	Sealing juvenile court records		
R.C.	2151.356		R.C. 2151.356
Implements a balancing test that allows the juvenile court to seal any records pertaining to a juvenile if the court, after weighing the interests of the person in having the records sealed against the legitimate needs, if any, of the public to access those records, finds that the interests of a person in having the records sealed are not outweighed by any legitimate needs of the public to access those records.		I	Replaces the Executive with a balancing test for sealing that applies only if (1) a complaint is filed against a delinquent child, an unruly child, or a juvenile traffic offender and the court dismisses the complaint, or finds the person to not be a delinquent child, an unruly child, or a juvenile traffic offender; or (2) a person has been adjudicated an unruly child and is 18 years or older is not under the jurisdiction of the court in relation to a complaint alleging the person to be a delinquent child; and requires that the interests of a person in having the records sealed are not substantially outweighed by any legitimate governmental needs to maintain those records.
Fiscal effe	ect: Minimal.		Fiscal effect: Same as the Executive.
JSCCD14	Criminal and probate dockets		
			R.C. 2303.12
No provis	ion.		Requires the clerk of courts to make criminal and probate dockets available online.
			Fiscal effect: Increased administrative expenses to any clerk of courts office that does not currently make criminal and probate dockets available online.
JSCCD17	Reduce fees for computerization fund		
			R.C. 2303.201
No provis	ion.		Reduces current law fees that the clerk of courts is permitted to charge for the efficient operation of the court when additional funds are required to computerize the court, to make available computerized legal research services, or to do both, when a court of common pleas fails to make civil dockets available online as follows:
No provis	ion.		(a) The fee for filing certain causes of action or appeal from up to \$6 to up to \$3.

Judicia	ary/Supreme Court		Main Operating Appropriations Bil H.B. 90
Executive	2		As Passed By House
No provis	sion.		(b) The fee for filing certain causes of action or appeal, on the filing, docketing, and endorsing of each certificate of judgment, or on the docketing and indexing of each aid in execution or petition to vacate, revive, or modify a judgment from up to \$20 to up to \$10.
No provis	sion.		(c) The fee for other services from up to \$1 to up to \$.50
No provision.		I	Delays the effective date of this provision for six months after the bill's 90 day effective date.
			Fiscal effect: Potential reduction in fee revenue deposited to the county treasurer for any clerk of courts that charges these fees for a court of common pleas which does not make civil dockets available online.
JSCCD15	Clerk of the court of common pleas		
			R.C. 2303.26
No provision.			Requires clerks of the courts of common pleas to determine and implement the best means and methods for storing, maintaining, and retrieving all papers delivered to the clerk.
			Fiscal effect: None.
JSCCD16	Alford pleas		
			R.C. 2929.12, 2929.15 and 2929.25
No provis	sion.		Prohibits a court from imposing a requirement that an offender admit guilt as any condition of a sentence or a community control sanction.
			Fiscal effect: None.
JSCCD13	Sealing and expungement		
R.C.	2953.32		R.C. 2953.32
official re dismissed	a reference to the statute allowing sealing and expunging of ecords in which a person is found not guilty, proceedings are d, a grand jury no bill is entered, or a pardon is granted, from the sting conviction records that cannot be sealed or expunged.		Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.

LSC | 409

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Judicia	ary/Supreme Court		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
JSCCD1	State Criminal Sentencing Commission		
Section:	317.20		Section: 317.20
·='	GRF ALI 005401, State Criminal Sentencing Commission, to be the operation of the State Criminal Sentencing Commission.		Same as the Executive.
JSCCD2	Law-Related Education		
Section:	317.20		Section: 317.20
Education Education primary a programs	\$250,000 in each fiscal year from GRF ALI 005406, Law-Related in, to be distributed directly to the Ohio Center for Law-Related in to provide continuing citizenship education activities to and secondary students, expand delinquency prevention increase activities for at-risk youth, and access additional diprivate money for new programs.	1	Same as the Executive.
JSCCD3	Ohio Courts Technology Initiative		
Section:	317.20		Section: 317.20
•	GRF ALI 005409, Ohio Courts Technology Initiative, to be used to nitiative by the Supreme Court to facilitate:		Same as the Executive.
courts an	nge of information and warehousing of data by and between d other justice system partners through the maintenance of an rts Network.		(a) Same as the Executive.
provision	ery of technology services to courts statewide, including the of hardware, software, and the development and ntation of educational and training programs for judges and sonnel.		(b) Same as the Executive.
promulga	tion of the Commission on Technology and the Courts for the ation of statewide rules, policies, and uniform standards, and to orderly adoption and comprehensive use of technology in Ohio	1	(c) Same as the Executive.
No provis	sion.		Makes elected and appointed clerks of the courts of common pleas, in addition to Ohio courts, eligible for grant funding under the Ohio Courts Technology Initiative.

Judicia	ary/Supreme Court			Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House	
JSCCD4	Attorney Services			
Section:	317.20		Section: 317.20	
•	the Attorney Registration Fund (Fund 4C80) consist of money by the Supreme Court pursuant to the Rules for the Government of Ohio.		Same as the Executive.	
other act to compe of Discipl Discipline	und 4C80 ALI 005605, Attorney Services, in addition to funding ivities considered appropriate by the Supreme Court, to be used insate employees and to fund appropriate activities of the Office inary Counsel, the Board of Commissioners on Grievances and the Clients' Security Fund, and the Attorney Services Division the Office of Bar Admissions.	1	Same as the Executive.	
	ates additional amounts as determined necessary by the rative Director of the Supreme Court.		Same as the Executive.	
	the OBM Director or CEB from transferring any of the money in 0 to any other fund.		Same as the Executive.	
Requires to the fur	any interest earned on the money in Fund 4C80 to be credited nd.		Same as the Executive.	
JSCCD5	Court Interpreter Certification			
Section:	317.20		Section: 317.20	
money re	the Court Interpreter Certification Fund (Fund 5HTO) consist of ceived by the Supreme Court pursuant to Rules 80 through 87 of of Superintendence for the Courts of Ohio.		Same as the Executive.	
used to p language	Fund 5HTO ALI 005617, Court Interpreter Certification, to be rovide training, to provide the written examination, and to pay experts to rate, or grade, the oral examinations of those to become certified court interpreters.		Same as the Executive.	
	ates additional amounts as determined necessary by the rative Director of the Supreme Court.		Same as the Executive.	
	the OBM Director or the CEB from transferring any of the money HTO to any other fund.		Same as the Executive.	
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Judici	ary/Supreme Court			Main Operating Appropriations Bill H.B. 96
Executiv	e		As Passed By House	
Requires to the fu	any interest earned on the money in Fund 5HT0 to be credited nd.		Same as the Executive.	
JSCCD6	Civil Justice Grant Program			
Section:	317.20		Section: 317.20	
voluntary process,	the Civil Justice Program Fund (Fund 5SP0) consist of \$50 y donations made as part of the biennium attorney registration and \$150 of the pro hac vice fees for out-of-state attorneys to Government of the Bar Rules amendments.		Same as the Executive.	
for grant providing program	Fund 5SPO ALI 005626, Civil Justice Grant Program, to be used s to not-for-profit organizations and agencies dedicated to g civil legal aid to underserved populations, to fund innovative s directed at this purpose, and to increase access to judicial to that population.		Same as the Executive.	
	ates additional amounts as determined necessary by the rative Director of the Supreme Court.		Same as the Executive.	
	the OBM Director or the CEB from transferring any of the money SPO to any other fund.		Same as the Executive.	
Requires the fund	any interest earned on the money in Fund 5SP0 to be credited to		Same as the Executive.	
JSCCD7	Grants and Awards			
Section:	317.20		Section: 317.20	
other mo	the Grants and Awards Fund (Fund 5T80) consist of grants and oney awarded to the Supreme Court by the State Justice Institute, ion of Criminal Justice Services, or other entities, and that the award be used in a manner consistent with the purpose of the award.		Same as the Executive.	
	ates additional amounts as determined necessary by the rative Director of the Supreme Court.		Same as the Executive.	
	the OBM Director or the CEB from transferring any of the money T80 to any other fund.		Same as the Executive.	
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Judici	ary/Supreme Court			Main Operating Appropriations Bill H.B. 96
Executiv	e		As Passed By House	
•	any interest earned on money in the fund to be transferred or to the GRF.		Same as the Executive.	
JSCCD8	Judiciary/Supreme Court Education			
Section:	317.20		Section: 317.20	
consist of reimburs other gif	the Judiciary/Supreme Court Education Fund (Fund 6720) of fees paid for attending judicial and public education on the law, seement of costs for judicial and public education on the law, and ts and grants received for the purpose of judicial and public on on the law.		Same as the Executive.	
be used	Fund 6720 ALI 005601, Judiciary/Supreme Court Education, to to pay expenses for judicial education courses for judges, court el, and those who serve the courts, and for public education on		Same as the Executive.	
	rative Director of the Supreme Court.		Same as the Executive.	
	the OBM Director or the CEB from transferring any of the money 5720 to any other fund.		Same as the Executive.	
Requires to the fu	any interest earned on the money in Fund 6720 to be credited nd.		Same as the Executive.	
JSCCD9	County Law Library Resources Boards			
Section:	317.20		Section: 317.20	
Boards F library re	that the Statewide Consortium of County Law Library Resources und (Fund 5JYO) consist of money deposited into a county's law esources fund and forwarded by that county's treasurer for n the state treasury.		Same as the Executive.	
Boards, l	that Fund 5JYO ALI 005620, County Law Library Resources oe used for the operation of the Statewide Consortium of County ary Resources Boards.	1	Same as the Executive.	
	iates additional amounts as determined necessary by the trative Director of the Supreme Court.		Same as the Executive.	
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Judiciary/Supreme Court	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Prohibits the OBM Director or the CEB from transferring any of the money in Fund 5JYO to any other fund.	Same as the Executive.
Requires any interest earned on the money in Fund 5JYO to be credited to the fund.	Same as the Executive.
JSCCD10 Federal Grants	
Section: 317.20	Section: 317.20
Requires the Federal Grants Fund (Fund 3J00) consist of grants and other money awarded to the Supreme Court by the federal government or other entities that receive the money directly from the federal government and distribute that money to the Supreme Court.	Same as the Executive.
Requires that Fund 3J00 ALI 005603, Federal Grants, be used in a manner consistent with the purpose of the grant or award.	Same as the Executive.
Appropriates additional amounts as determined necessary by the Administrative Director of the Supreme Court.	Same as the Executive.
Prohibits the OBM Director or the CEB from transferring any of the money in Fund 3J00 to any other fund.	Same as the Executive.
Requires any interest earned on the money in Fund 3J00 to be credited or transferred to the GRF.	Same as the Executive.

fund.

Joint Legislative Ethics Committee

Executive

As Passed By House

JLECD1 Legislative Ethics Committee

Section: 321.20

Reappropriates the certified available balance of GRF ALI 028321, Legislative Ethics Committee, at the end of FY 2025 and FY 2026 to FY

Main Operating Appropriations Bill H.B. 96

Section: 321.20

Section: 321.20

Same as the Executive.

2026 and FY 2027, respectively.

Legisla	ative Service Commission		Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By House
LSCCD6	Correctional Institution Inspection Committee		
			R.C. 103.71, Repealed and recodified: R.C. 103.72, 103.73
No provis	sion.		Requires the Correctional Institution Inspection Committee (CIIC) to select from its membership a chairperson and a vice-chairperson within 60 days after the commencement of the first regular session of each general assembly. Requires a majority vote of members to select chairperson, vice-chairperson, and secretary.
No provis	sion.	1	Requires a Senate member to be the chairperson and a House member to be the vice-chairperson during the first regular session of a general assembly and a House member to be the chairperson and a Senate member to be the vice-chairperson during the second regular session of the general assembly.
No provis	sion.		Re-codifies several provisions within CIIC Law.
			Fiscal effect: None.
LSCCD1	Operating Expenses		
Section:	323.20		Section: 323.20
of GRF AI	oriates an amount requested by LSC, up to the available balance LI 035321, Operating Expenses, at the end of FY 2025 and FY FY 2026 and 2027, respectively.		Same as the Executive.
LSCCD2	Correctional Institution Inspection Committee		
Section:	323.20		Section: 323.20
of GRF AI	oriates an amount requested by LSC, up to the available balance LI 035405, Correctional Institution Inspection Committee, at the 2025 and FY 2026 to FY 2026 and FY 2027, respectively.		Same as the Executive.
LSCCD3	Legislative Task Force on Redistricting		
Section:	323.20		Section: 323.20
035407, 1	oriates an amount equal to the available balance of GRF ALI Legislative Task Force on Redistricting, at the end of FY 2025 and for the same purpose in FY 2026 and FY 2027, respectively.		Same as the Executive.
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Requires the LSC Chairperson and Vice-chairperson to both approve the use of funds from ALI 035501.

Reappropriates an amount equal to the available balance of ALI 035501 at the end of FY 2025 and FY 2026 for the same purpose in FY 2026 and FY 2027, respectively.

Same as the Executive.

		Main Operating Appropriations Bill H.B. 96
xecutive		As Passed By House
IBCD6 Public library boards of trustees		
		R.C. 3375.15, 3375.22, 3375.30
lo provision.	I	Reduces from seven to four years the terms of office of board of trustee members of a school district free public library, county library district, or regional library district appointed after the bill's effective date.
lo provision.	I	Modifies the terms of office for the first members appointed to the board of trustees of a county library district created after the bill's effective date as follows:
1) No provision.	I	(1) The terms of the three trustees appointed by court of common pleas judges must expire in two, three, and four years respectively, instead of two, four, and six years as under current law; and
2) No provision.		(2) The terms of the four trustees appointed by the board of county commissioners must expire in one, two, three, and four years respectively, instead of one, three, five, and seven years as under current law.
		Fiscal effect: None.
IBCD5 Library material related to sexual orientation or gender ide	entity	
		R.C. 3375.47
lo provision.		Requires a public library to place material related to sexual orientation or gender identity or expression in a portion of the library that is not primarily open to the view of minors.
		Fiscal effect: Potential costs to public libraries to identify and relocate the restricted materials.
IBCD1 Ohioana Library Association		
ection: 325.20		Section: 325.20
armarks \$191,000 in each fiscal year from GRF ALI 350401, Ohioa ibrary Association, for the operating expenses of the Martha Kinr coper Ohioana Library Association.		Same as the Executive.
equires the remainder of the line item to be used to pay the rent xpenses of the Ohioana Library Association.	al	Same as the Executive.
egislative Budget Office	LSC	419 Office of Research and Drafting

LIBCD4

statewide Talking Book Program to assist the blind and disabled.

Requires the OBM Director to transfer \$1,274,194 cash in each fiscal year from the Public Library Fund (Fund 7065) to the Library for the Blind Fund (Fund 5GB0).

No provision.

Lottery	y Commission			Main Operating Appropriations Bill H.B. 96
Executive	2		As Passe	d By House
LOTCD3	Withholding from gambling winnings			
R.C.	718.031, 3121.441, 3123.89-3123.90, 3770.071-3770.075, 3770.10, 3770.25, 3775.16, 5747.062-5747.064, Section 801.120		R.C.	718.031, 3121.441, 3123.89-3123.90, 3770.071-3770.075, 3770.10, 3770.25, 3775.16, 5747.062-5747.064, Section 801.120
withholdi	beginning on January 1, 2026, who is responsible for ing certain required amounts from gambling winnings before winner as follows:		Same as	the Executive.
	responsible instead of the sports gaming proprietor for lottery ming conducted on a terminal that also offers other lottery		Same as	the Executive.
instead o	oorts gaming proprietor or LOT, as applicable, is responsible f the video lottery sales agent for lottery sports gaming ed in a racino.		Same as	the Executive.
` '	es that the video lottery sales agent who operates a racino is ple instead of LOT for video lottery terminal (VLT) gaming.	1	Same as	the Executive.
Fiscal effe	ect: May create administrative efficiencies.		Fiscal eff	ect: Same as the Executive.
LOTCD1	Transfer of lottery prize annuities			
R.C.	3770.072, 3770.10, 3770.12-3770.13		R.C.	3770.072, 3770.10, 3770.12-3770.13
in installn installme	the procedures by which a lottery prize winner who is to be paid ments via an annuity may transfer the prize winner's future nts to a third party (the transferee) in exchange for a lump sum consideration.	1	Same as	the Executive.
any single	e prize winner to conduct only one such transfer with respect to e prize award and requires the transfer to be for the full g amount of the prize, unless LOT's rules permit additional.	1	Same as	the Executive.
	the transferee from then transferring the right to receive future nts to another party.		Same as	the Executive.

Lotter	y Commission	Main Operating Appropriations Bill H.B. 96
Executive	e	As Passed By House
current la transfer f	signed documentation that the prize winner complied with aw by receiving independent professional advice regarding the from a licensed professional adviser. Adds a certified financial as a licensed professional adviser who may provide that service.	Same as the Executive.
Fiscal eff	ect: Minimal.	Fiscal effect: Same as the Executive.
LOTCD2	Operating Expenses	
Section:	329.20	Section: 329.20
operating	es CEB, upon request, to approve additional expenditures for LOT g expenses, up to a maximum of 10% of anticipated total revenue sale of lottery products. Appropriates additional expenditures by CEB.	Same as the Executive, but limits additional expenditures that may be approved by CEB for LOT operating expenses to 10% of the appropriation amount for that fiscal year.
LOTCD4	Direct Prize Payments	
Section:	329.20	Section: 329.20
	ates any additional amounts needed to Fund 7044 ALI 950601, ize Payments, to fund prizes, bonuses, and commissions.	Same as the Executive.
LOTCD5	Responsible Gambling	
Section:	329.20	
for ALI 95 the OBM amount t	es the LOT director, if revenue exceeds the amount appropriated 50605, Responsible Gambling, to certify that excess amount to Director, and authorizes the OBM Director to transfer up to that to the Responsible Gambling Services Fund (Fund 5T90). ates the additional amounts approved by the OBM Director.	No provision.

Declares the estimated revenues available for transfer from the State Lottery Fund (Fund 7044) to the Lottery Profits Education Fund (Fund 7017) to be \$1,462,000,000 in FY 2026 and \$1,467,000,000 in FY 2027.

Requires that the transfers be administered as the law directs.

Ohio Department of Medicaid	Main Operating Appropriations Bi H.B. 9
Executive	As Passed By House
MCDCD47 Medicaid change in circumstances eligibility verification	
	R.C. 5163.50
No provision.	Requires ODM or its designee, not later than 30 days after the bill's effective date, to begin utilizing third-party data sources and systems to conduct eligibility change in circumstances checks for all Medicaid recipients at least quarterly; details the types of data sources and system against which eligibility must be verified.
No provision.	Requires ODM to disenroll individuals found to be no longer eligible for Medicaid benefits.
No provision.	Requires ODM to submit a report to the JMOC Executive Director not later than December 31, 2025, and every six months thereafter, detailing verification efforts and any findings of fraud, waste, and abuse in the Medicaid program.
No provision.	Permits ODM to employ a similar process for determining whether members of the expansion eligibility group (Group VIII) are complying with any established work and community engagement requirements.
No provision.	Authorizes Medicaid providers to employ similar processes to verify an individual's eligibility for Medicaid benefits.
No provision.	Specifies that any third-party vendor expenses incurred from the require verification are contingent on validated cost savings realized by ODM.
	Fiscal effect: Third-party costs and validated savings may offset.  Dependent on outcome of the program, ODM may experience further administrative costs, and/or experience service savings.
MCDCD41 Continuous Medicaid enrollment for children	
	R.C. 5166.45, (Repealed)
No provision.	Eliminates a provision of law that requires ODM to seek approval to provide continuous Medicaid enrollment for Medicaid-eligible children from birth through age three.
	Fiscal effect: Possible service cost savings.

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
MCDCD58 Group VIII transition plan	
	Section: 333.360
No provision.	If, during FY 2026 or FY 2027, the FMAP for the Medicaid Group VIII is set below 90%, requires ODM to establish a phased transition plan to assist individuals who are no longer Medicaid eligible by redirecting them to private insurance subsidies or charity care programs that provide medical assistance. (See OBMCD32).
No provision.	Permits the ODM Director to establish a temporary hospital assessment and/or federally qualified health center assessment and federally qualified health center look-alike assessment to offset the cost of uncompensated care that may result from providing medical care to former members of Group VIII.
No provision.	If the ODM Director establishes such a temporary hospital assessment and/or federally qualified health center assessment and federally qualified health center look-alike assessment, permits the Director to request Controlling Board approval of transfers and increases of appropriations as necessary to implement the assessment(s). Appropriates any approved amounts.
	Fiscal effect: Costs would be highly variable, and dependent on whether FMAP is ever set below 90%, and in this contingent scenario, whether the ODM Director does or does not establish a temporary hospital assessment.
Nursing Facilities	
MCDCD65 Private room incentive payments	
	R.C. 126.021, 5162.138, 5165.158
No provision.	Regarding the private room incentive rate paid to nursing facilities for private occupancy rooms, removes: (1) outdated terms related to the initial CMS approval and ODM initial application process, and (2) a provision permitting ODM to deny an application if expenditures on the private room payments are projected to exceed \$160 million in a fiscal year.

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
No provision.	Instead, (1) permits ODM to deny an application if the application would cause the total number of private rooms in the state to exceed 15,000 and (2) prohibits ODM from paying the private room incentive payment rate for more than 15,000 rooms.	
No provision.	Beginning in 2026, requires ODM to submit a quarterly report to JMOC about the number of private rooms in Ohio nursing facilities, including the total number of licensed private beds and the number of those beds that are occupied by Medicaid residents, and requires the information in that report to be included in the Medicaid caseload and expenditures report.	
	Fiscal effect: Depending on number of approved private rooms as of the effective date, possible service savings if spending is further below the previous cap. Possible administrative costs related to reporting requirements.	
MCDCD1 Waiver of ineligibility period for nursing facility services		
R.C. 5163.30	R.C. 5163.30	
Permits, rather than requires, ODM to grant a waiver to a resident of a nursing facility who is ineligible to receive nursing facility services due to the individual or individual's spouse disposing of assets for less than fair market value, if the administrator of the nursing facility has notified the individual of a proposed transfer or discharge from the facility due to failure to pay for services and the transfer or discharge has been upheld by a final determination.	Same as the Executive.	
Fiscal effect: Potential decrease in nursing facility costs.	Fiscal effect: Same as the Executive.	

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
MCDCD64 Medicaid personal needs allowance	
	R.C. 5163.33
No provision.	Increases the minimum Medicaid personal needs allowance from \$50 to \$75 for individuals and from \$100 to \$150 for married couples.
	Fiscal effect: Although the Executive did not change the minimum, it included appropriations to administratively increase the allowance for individuals to \$100 and for couples to \$200 beginning in 2026. The House decreases GRF ALI 651525, Medicaid Health Care Services, by \$5,475,000 (\$1,581,728 state share) in FY 2026 and \$21,900,000 (\$6,230,550 state share) in FY 2027.
MCDCD9 Case-mix score grouper methodology for nursing facilities	
R.C. 5165.192	R.C. 5165.192
When determining a case-mix value for a nursing facility, requires ODM to use the grouper methodology used on October 1, 2019, for the patient driven payment model nursing index, by the U.S. Department of Health and Human Services (HHS) for prospective payments of skilled nursing facilities under the Medicare program, instead of the grouper methodology used on June 30, 1999.	Same as the Executive.
Eliminates ODM's authority to adopt rules concerning case-mix scores that do the following:	Same as the Executive.
Adjust case-mix values to reflect changes in relative wage differentials that are specific to Ohio.	Same as the Executive.
Express case-mix values in numeric terms that are different from the terms specified by HHS but do not alter the relationship of case-mix values to one another.	Same as the Executive.
Modify the grouper methodology by either (1) establishing a different hierarchy for assigning residents to case-mix categories under the methodology or (2) allowing the use of the index maximizer element of the methodology.	Same as the Executive.

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House  Fiscal effect: Same as the Executive.		
Fiscal effect: Depending on the case-mix scores nursing facilities possess, may lead to cost increases for ODM if adhering to the new methodologies increases nursing facility reimbursements.			
MCDCD10 Nursing facility quality incentive payment			
R.C. 5165.26	R.C. 5165.26		
Eliminates provisions of law that specify that if a nursing facility undergoes a change of owner on July 1, 2023, or later, the facility is ineligible to receive a Medicaid quality incentive payment until the earlier of the Jan 1 or the July 1 that is at least six months after the effective date of the change of owner, if within one year after the change of owner, there is an increase in the lease payments or other financial obligations of the operator to the owner above the payments or obligations specified by the agreement between the previous owner and the operator.	Same as the Executive.		
Specifies that if a nursing facility undergoes a change of operator with an effective date of July 1, 2025 (changed from July 1, 2023) or later, the facility is not eligible to receive a quality incentive payment until the earlier of Jan 1 or July 1 that is at least six months after the effective date of the change of operator.	Same as the Executive.		
Fiscal effect: By removing a limitation that delayed payment for some owners, ODM might experience a cost increase in quality incentive payments to nursing facilities meeting the specified conditions.	Fiscal effect: Same as the Executive.		
MCDCD59 Nursing facility dialysis services rate add-on			
	Section: 333.263		
No provision.	For FY 2026 and FY 2027, requires ODM to provide a rate add-on of \$110 per treatment for dialysis services provided in a nursing facility to an individual enrolled in the Medicaid program.		
	Fiscal effect: Increases GRF ALI 651525, Medicaid Health Care Services, by \$700,000 (\$194,600 state share) in FY 2026 and \$1,400,000 (\$386,260 state share) in FY 2027.		

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
MCDCD36 Gradual implementation of PDPM to calculate nursing facility direct of	are rates
Section: 333.280	Section: 333.280
Provides for a gradual implementation of the PDPM nursing facility rate. Specifies that the rate will increase or decrease by one third on January 1, 2026, and by two thirds at the beginning of FY 2027, before being determined by its case mix scores set in statute going forward.	Same as the Executive.
Fiscal effect: As the implementation of the PDPM is made gradual, ODM will have cost increases or decreases gradually scaled in through the end of FY 2027.	Fiscal effect: Same as the Executive.
Provider Payment Rates	
MCDCD67 Medicaid reimbursement of rapid whole genome sequencing	
	R.C. 5164.093
No provision.	Requires the ODM Director to provide Medicaid reimbursement for rapid whole genome sequencing to infants under one year old with complex or acute unexplained illnesses.
	Fiscal effect: Increases GRF ALI 651525, Medicaid Health Care Services, by \$300,000 (\$83,400 state share) in FY 2026 and by \$300,000 (\$82,770 state share) in FY 2027 to fund this coverage.
MCDCD26 Medicaid payment rates for community behavioral health services	
Section: 333.170	
Permits ODM to establish Medicaid payment rates for community behavioral health services provided during FY 2026 and FY 2027 that exceed authorized rates paid for the services under the Medicare Program.	No provision.
Specifies that this provision does not apply to community behavioral health services provided by hospitals, nursing facilities, and intermediate care facilities for individuals with intellectual disabilities.	No provision.
Fiscal effect: Any impact will depend on whether ODM chooses to pay these amounts. If ODM chooses to pay higher amounts, this would lead to cost increases.	

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
Medicaid Providers		
MCDCD66 Transfer agreements with freestanding birthing centers		
	R.C. 3722.15	
No provision.	Requires a hospital with a maternity unit that accepts Medicaid to enter into a transfer agreement with any freestanding birthing center located within a 30 mile radius that requests one, and requires the freestanding birthing center to file a copy of the transfer agreement with the ODH Director.	
	Fiscal effect: Possible service cost increases due to increased access to medical care services.	
MCDCD62 Doula services		
	R.C. 5164.071	
No provision.	Limits Medicaid coverage of doula services to the six counties with the most infant deaths.	
	Fiscal effect: Possible service savings due to smaller pool of potential service recipients.	
MCDCD8 340B grantees		
R.C. 5167.01, 5167.123, 3902.70, and 4729.49		
Regarding the interaction between Medicaid MCOs, third-party administrators, and 340B covered entities, removes certain hospitals from the list of entities included as a 340B covered entity for purposes of these interactions and instead refers to these entities as 340B grantees.	No provision.	
Modifies a prohibition against a contract between a Medicaid MCO, third-party administrator, and 340B grantee to prohibit including a payment rate for a prescribed drug provided by a 340B grantee that is less than the payment rate for health care providers that are not 340B grantees (instead of a payment rate for a prescribed drug that is less than the national average drug acquisition cost for the drug or wholesale acquisition cost for the drug).	No provision.	

Ohio Department of Medicaid		Main Operating Appropriations Bill H.B. 96	
Executive		As Passed By House	
Requires a Medicaid MCO or third-party administrator to provide a payment rate for all prescribed drugs obtained through the federal 340B drug pricing program by providers that are not 340B grantees that is equal to the payment rate for those drugs under the Medicaid state plan.		No provision.	
Specifies that payments made under payment rates specified in a contract between Medicaid MCOs, third-party administrators, and a 340B grantee are subject to audit by ODM.		No provision.	
Fiscal effect: The program changes would be expected to increase drug rebate revenues in FY 2027. As a result, appropriations in DPF ALI 651639, Medicaid Services - Recoveries (an ALI funded by drug rebate revenues), are increased by \$95,211,545, which will receive federal match of \$239,451,179 in FED ALI 651623 Medicaid Services - Federal. These funds are proposed to be used as non-GRF offset, leading to decreased GRF spending in GRF ALI 651525, Medicaid Health Care Services, of \$334,662,724 (\$95,211,545 state share) in FY 2027.		Fiscal effect: Removal of Executive-added provisions expected to increase drug rebate revenues in FY 2027 lead to undoing of proposed increases in non-GRF spending and decrease in GRF spending. Resultin changes in FY 2027 are: an increase in GRF ALI 651525, Medicaid Healt Care Services, by \$334,662,724 (\$95,211,545 state share); a decrease in DPF ALI 651639, Medicaid Services - Recoveries, by \$95,211,545; and, a decrease in FED ALI 651623, Medicaid Services - Federal, by \$239,451,179.	
Special Programs			
MCDCD60 Medicaid fraud restitution			
		R.C. 2913.401	
Medic		Permits a court to order restitution of 200% of the amount paid for Medicaid services provided for a person found guilty of Medicaid eligibility fraud.	
		Fiscal effect: Possible increased revenue for ODM.	
MCDCD11 Medicaid buy-in for workers with disabilities program premiums			
R.C. 5162.133, 5163.091, 5163.093, 5163.094, 5163.098		R.C. 5162.133, 5163.091, 5163.093, 5163.094, 5163.098	
Eliminates the requirement that individuals whose income exceeds 150% FPL pay an annual premium as a condition of qualifying for the Medicaid buy-in for workers with disabilities program.		Same as the Executive.	

Ohio D	Department of Medicaid		Main Operating Appropriations Bill H.B. 96
Executive	e		As Passed By House
No provision.			When determining eligibility for the Medicaid buy-in for workers with disabilities program or the Ohio WorkAbility program, requires that \$20,000 of an individual's unearned income be disregarded.
	fect: ODM will no longer realize revenues from the premiums d to be paid by individuals with incomes sufficiently above the		Fiscal effect: Same as the Executive, and additionally ODM could experience an increase in individuals eligible for the program due to the unearned income disregard.
MCDCD7	Requirements for certain Medicaid state directed payment programs	5	
R.C.	5162.25		R.C. 5162.25
Medicaid	es conditions that must be satisfied upon the creation of a distance state directed payment program that is funded in a manner an by ODM or the hospital franchise fee program.		Same as the Executive.
-	a state directed payment program to comply with federal ons for such programs.		Same as the Executive.
ODM or thospital phospitals	y limits state directed payment programs that are not funded by the hospital franchise fee program to those established for providers and services or professional services provided by and to one state directed payment program per identified class, unless otherwise determined by the ODM Director.		Same as the Executive.
directed	that the ODM Director is not required to establish a state payment program if there is no available or sufficient federal or ding to sustain the program.		Same as the Executive.
No provis	sion.		Requires that any new directed payment program be approved by the Joint Medicaid Oversight Committee before it is established.
	ect: The non-federal share of such a program will be funded by assessments rather than the GRF.		Fiscal effect: Same as the Executive.

Ohio Department of Medicaid	Main Operating Appropriations Bi H.B. 9		
Executive	As Passed By House		
MCDCD33 MyCare Ohio expansion			
Section: 333.250	R.C. 5164.91, 5167.01, 5167.03, Section 333.250		
Requires the ODM Director to continue, during FY 2026 and FY 2027, to expand the Integrated Care Delivery System (ICDS) (known as "MyCare Ohio"), or its successor program, to all Ohio counties.	Same as the Executive, but also specifically authorizes the ODM Director to establish an ICDS successor program if the Director terminates the ICDS.		
Requires ODM to establish requirements for care management and coordination of waiver services, subject to certain requirements (such as employing area agencies on aging to be the coordinators of those services) unless requested by the waiver participant or ODM determines that the performance of the area agency on aging does not meet program requirements.	Same as the Executive.		
No provision.	With respect to the ICDS or the ICDS successor program, requires the Director to allow participants the choice to enroll in Medicare coordination only dual special needs plans offered by entities that do not participate in the ICDS or the ICDS successor program, and requires the Director to approve Medicaid provider contracts to entities not selected to participate in either program and allow those entities to enroll dual eligible individuals and program participants.		
Fiscal effect: Federal approval would be required prior to fiscal effects occurring. Post expansion of the MyCare program, there may be cost shifting due to increased MyCare enrollment.	Fiscal effect: Same as the Executive.		
MCDCD42 Medicaid waiver for reentry services			
	R.C. 5166.50		
No provision.	Requires ODM to establish a Medicaid waiver component to do both of the following:		
No provision.	(1) Provide mental health, behavioral health, and substance use disorder services to Medicaid-eligible inmates who are within 90 days of release.		
No provision.	(2) Provide a thirty-day supply of prescription medication at the time of release, including medication administered by injection.		

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Also establishes a timeline for the implementation of the waiver component.
	Fiscal effect: ODM will likely incur both administrative and service expenses related to the new required services and coverages.
MCDCD61 Medicaid audit of Medicaid MCOs	
	R.C. 5167.25
No provision.	Requires ODM to conduct an annual financial audit of each Medicaid MCO and submit a report to the General Assembly and JMOC concerning these audits.
	Fiscal effect: ODM will incur annual administrative expenses to conduct the audits.
MCDCD50 Medicaid in schools program	
	Section: 333.15
No provision.	Earmarks \$349,925 in each of GRF ALI 651425, Medicaid Program Support - State, and FED Fund 3F00 ALI 651624, Medicaid Program Support - Federal, in FY 2026 and \$358,362 in each of the same line items in FY 2027 to be used by ODM to support the Medicaid in Schools Program.
	Fiscal effect: The program is to be moved from DEW to MCD (see EDUCD65). ALIs 651425 and 651624 are increased by the earmarked amounts in each fiscal year, and FED ALI 651655, is decreased by \$349,925 in FY 2026 and \$358,362 in FY 2027 to accommodate this move.

Ohio Department of Medicaid		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
MCDCD69 State directed payment program for Bon Secours Mercy Health		
		Section: 333.86
No provision.		Earmarks \$16,000,000 in FY 2026 and \$32,000,000 in FY 2027 of Fund 5ANO ALI 651686, State Directed Payment Program, as well as \$41,100,000 in FY 2026 and \$82,300,000 in FY 2027 of Fund 3F00 ALI 651623, Medicaid Services - Federal, for supporting a state directed payment program for Bon Secours Mercy Health health system locations in Ohio.
MCDCD21 Health Insuring Corporation Class Franchise Fee		
Section: 333.120		Section: 333.120
Permits the OBM Director, at the request of the ODM Director, to authorize expenditures from the Health Insuring Corporation Class Franchise Fee Fund (Fund 5TNO) in excess of the amounts appropriated if receipts credited to the fund exceed appropriations. Requires the OBM Director to adjust the federal ALI identified by the ODM Director if additional amounts are authorized. Appropriates any authorized amounts and corresponding federal adjustments.		Same as the Executive.
MCDCD22 Hospital Care Assurance Match		
Section: 333.130		Section: 333.130
Permits the OBM Director, at the request of the ODM Director, to authorize additional expenditures from the Health Care Federal Fund (Fund 3F00) if receipts credited to the fund exceed the amounts appropriated for making the HCAP distribution. Appropriates any authorized amounts.		Same as the Executive.
Requires that DPF Fund 6510 ALI 651649, Medicaid Services – Health Care Assurance Program, be used by ODM for distributing the state share of all HCAP funds to hospitals. Permits the OBM Director, at the request of the ODM Director, to authorize additional expenditures from the Hospital Care Assurance Program Fund (Fund 6510) if receipts credited to the fund exceed the amounts appropriated for the HCAP distributions. Appropriates any authorized amounts.	ı	Same as the Executive.
Legislative Budget Office LS	<b>C</b>	436 Office of Research and Drafting

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
MCDCD23 Hospital Additional Payments Program	
Section: 333.140	Section: 333.140
Establishes the Hospital Additional Payments Program for inpatient and outpatient hospital services provided to enrollees in the Medicaid care management system at in-state hospitals.	Same as the Executive.
Permits the non-federal share of services under this program to be funded through the Hospital Franchise Fee, and requires fees for this program to be deposited into the Medicaid Hospital Fund (Fund 5GF0).	Same as the Executive.
Requires that the state share of this program come from deposits attributable to the incremental franchise fee increase for the program, and requires that the corresponding federal share in FED Fund 3F00 ALI 651623, Medicaid Services - Federal, be used for the Hospital Additional Payments Program.	Same as the Executive.
Fiscal effect: The program is designed to generate the non-federal share from the incremental increase to the Hospital Franchise Fee, so there are not anticipated new costs to the GRF.	Fiscal effect: Same as the Executive.
MCDCD35 HCBS direct care worker wages	
Section: 333.270	Section: 333.270
Requires ODM, jointly with ODA and DODD, to collect data from providers regarding the wages paid to direct care workers under the Medicaid home and community-based waiver components administered by each agency. Requires ODM to compile and submit to the Governor an annual report on this data.	Same as the Executive.
Fiscal effect: The departments will likely incur administrative costs to collect, compile, and submit the data and report.	Fiscal effect: Same as the Executive.
MCDCD37 Rural Southern Ohio Hospital Tax Pilot Program and Assessments	
Section: 333.290, 333.300	Section: 333.290, 333.300
Permits the ODM Director to establish the Rural Southern Ohio Hospital Tax Pilot Program for directed payments to rural southern Ohio hospitals.	Same as the Executive.

Ohio Department of Medicaid		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
Establishes requirements that a hospital must satisfy in order to participate in the pilot program.		Same as the Executive.
Permits counties in which the pilot program is to operate to establish a local hospital assessment to provide the nonfederal share of Medicaid payments made under the pilot program.		Same as the Executive.
Fiscal effect: The non-federal share of the program will be funded by assessments on local hospitals, so would not affect the GRF.		Fiscal effect: Same as the Executive.
MCDCD43 Medicaid Workforce development study		
		Section: 751.20
No provision.	1	Requires ODM to conduct a comprehensive study on the feasibility, legality, and potential cost savings of establishing a Medicaid waiver component that establishes work requirements for Medicaid recipients and includes additional supplemental workforce development requirements.
No provision.	1	Requires the ODM Director, by September 1, 2026, to prepare and submit a report to the Governor, House Speaker, Senate President, and chairpersons of the House and Senate finance committees detailing ODM's findings and any policy recommendations.
		Fiscal effect: Possible administrative costs.
<u>General</u>		
MCDCD57 JMOC projected medical inflation rate		
		R.C. 103.414
No provision.	1	Requires the ODM Director to enter into a data sharing agreement between JMOC's Executive Director, JMOC's actuary, and ODM, and additionally make ODM staff and actuaries readily available to JMOC and the JMOC actuary to assist in the determination of the projected medical inflation rate for a fiscal biennium.

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires the ODM Director to provide any information requested by JMOC, JMOC's Executive Director, or the actuary in a timely manner and in accordance with any deadlines established by JMOC, in the same role as an auditee when being audited by the Auditor of State.
No provision.	Prohibits the ODM Director, an employee of ODM, and any entity under contract with ODM from hindering, obstructing, or interfering with JMOC, JMOC's Executive Director, or the actuary in determining the projected medical inflation rate.
	Fiscal effect: Possible administrative costs.
MCDCD56 ODM file sharing with JMOC actuary	
	R.C. 103.417, 103.41
No provision.	Requires ODM, beginning on October 1, 2025, and every six months thereafter, to share specified information files from the six-month period immediately preceding the date of submission with the JMOC contracted actuary.
	Fiscal effect: Possible administrative costs.
MCDCD52 Medicaid separate GRF appropriation items	
	R.C. 126.024
No provision.	Requires the OBM Director, in consultation with the ODM Director, to request and propose multiple Medicaid Health Care Services GRF ALIs in subsequent state budgets.
No provision.	Specifies that, at a minimum, a separate GRF ALI be proposed for each of the following Medicaid services: (1) services provided under the care management system; (2) nursing facility services; (3) hospital services; (4) behavioral health services; (5) services provided under Medicaid waiver components administered by DOA; (6) prescription drug services; (7) physician services; (8) services provided under the Ohio home care waiver program; and (9) any other Medicaid health care services that the directors determine should have its own GRF ALI.

Ohio D	Department of Medicaid		Main Operating Appropriations Bill H.B. 96
Executive	е	As Pa	ssed By House
MCDCD39	Hospital Care Assurance Program and franchise permit fee		
R.C.	610.10	R.C.	610.10
	es the sunset of the Hospital Care Assurance Program and e permit fee, which were set to sunset on October 1, 2025.	Same	as the Executive.
Care Assi	ect: The programs not sunsetting will maintain current Hospital urance Program and franchise permit fee activities, and their associated costs and revenues in the future.	Fisca	effect: Same as the Executive.
MCDCD4	Right of recovery for cost of medical assistance		
R.C.	5160.37	R.C.	5160.37
repaid m April 6, 2	on individual who was a recipient of medical assistance and oney to ODM or a CDJFS pursuant to a right of recovery between 007, and September 28, 2007, to request a hearing regarding yments within 180 days.	Same	as the Executive.
assistance represente recipiente appointe by the me	es any of the following to request a hearing: (1) a medical se recipient; (2) a medical assistance recipient's authorized tative; (3) the executor or administrator of a medical assistance 's estate authorized to make or pursue a request; (4) a courted guardian; and (5) an attorney who has been directly retained edical assistance recipient, or the recipient's parent, legal, or court-appointed guardian.	Same	as the Executive.
	ect: ODM will incur administrative costs related to participating quested hearings.	Fisca	effect: Same as the Executive.
MCDCD44	4 Residential facilities		
		R.C.	5160.53
No provis	sion.	· ·	ires ODM to publish a directory of all residential facilities licensed by on ODM's web site.
		<b>F</b> :	effect: Minimal administrative costs.

Ohio Department of Medicaid	Main Operating Appropriations Bil H.B. 96
Executive	As Passed By House
MCDCD49 ODM quarterly Medicaid statement of expenditures form	
	R.C. 5162.14
No provision.	Requires the ODM Director to immediately provide notice to (1) the House Speaker and Senate President, (2) the JMOC Executive Director, and (3) the relevant chairpersons of the relevant standing committees in both the House and Senate if CMS takes certain actions related to the Quarterly Medicaid Statement of Expenditures Form (CMS-64 Form) submitted by ODM, including if CMS determines the form has a variance of 8% or more.
	Fiscal effect: Possible administrative costs.
MCDCD55 Medicaid administrative reporting to JMOC	
	R.C. 5162.17
No provision.	Requires ODM to submit a report to JMOC and the JMOC Executive Director on September 1 of each year that provides specified details about state agencies' budgeted, actual, and forecasted number of full-time equivalent employees and related expenditures.
	Fiscal effect: Possible administrative costs.
MCDCD2 Medicaid coverage of aged, blind, and disabled individuals	
R.C. 5163.03, 5163.05 (repealed)	R.C. 5163.03, 5163.05 (repealed)
Eliminates an outdated provision of law that specifies (1) that the Medicaid program's eligibility requirements for individuals in the aged, blind, and disabled population group may be more restrictive than the eligibility requirements for the Supplemental Security Income Program and (2) that any more restrictive eligibility requirements must be consistent with the 209(b) option provided for under federal law.	Same as the Executive.
Fiscal effect: None - the eliminated provision has not been in effect since 2016.	Fiscal effect: Same as the Executive.

Ohio De	epartment of Medicaid		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
MCDCD3	Exemption from adjudication		
R.C.	5164.38		R.C. 5164.38
accordanc	DDM from being required to conduct an adjudication in se with the Administrative Procedure Act, and subjects providers reconsideration procedures instead, under the following nces:		Same as the Executive.
license, pe	a Medicaid provider agreement requires the provider to hold a ermit, or certificate and it is inactive by any means or has been ed, withdrawn, retired, or otherwise restricted.		Same as the Executive.
the provid	a provider's application for a provider agreement is denied or ler agreement is terminated or not revalidated because a ermit, or certificate is inactive by any means.		Same as the Executive.
	ct: Potential decreases in administrative costs, due to the n from conducting adjudications.		Fiscal effect: Same as the Executive.
MCDCD48	Electronic visit verification system		
			R.C. 5164.451
No provisi	on.		Establishes duties on, and grants authority to, ODM, DODD, Medicaid managed care organizations (MCOs), and other entities in the event the ODM Director establishes an electronic visit verification (EVV) system in rule, including the following:
No provisi	on.		(1) Requires ODM and DODD to provide education and technical assistance to Medicaid providers to aid them in complying with the EVV system.
No provisi	on.		(2) Requires ODM, DODD, a Medicaid MCO, or other authorized entity to notify a Medicaid provider that a claim is not supported by information in the EVV system and offer the provider opportunity to review and correct the claim in the system.
No provisi	on.		(3) Prohibits ODM, DODD, a Medicaid MCO, or other entity from denying a claim that is not supported by information in the EVV system.

Ohio Department of Medicaid	Main Operating Appropriations Bi H.B. 9
Executive	As Passed By House
No provision.	(4) Authorizes ODM, DODD, a Medicaid MCO, or other authorized entity to conduct a post-payment audit or review to consider information in the EVV system as part of its audit or review protocol, but prohibits an audit or review based solely on information in the EVV system.
No provision.	(5) Prohibits the EVV system from exceeding minimum requirements specified in federal law.
	Fiscal effect: Possible administrative costs to comply with the provisions, and possible service savings if the EVV is implemented and leads to increased recoveries in accordance with these changes.
MCDCD6 ICDS successor program in the care management system	
R.C. 5167.01, 5167.03	R.C. 5167.01, 5167.03
Permits ODM to include a Fully Integrated Dual Eligible Special Needs Plan established in accordance with federal law as a replacement for the Integrated Care Delivery System in the Medicaid care management system.	Same as the Executive.
Fiscal effect: Minimal costs expected, due to the permissive nature of the replacement program.	Fiscal effect: Same as the Executive.
MCDCD53 Automatic enrollment in Medicaid MCO plan	
	R.C. 5167.03
No provision.	Permits individuals participating in the Medicaid program to enroll in the Medicaid MCO plan of their choosing.
No provision.	If an individual does not select a Medicaid MCO plan in which to enroll, requires ODM to randomly assign the individual to a Medicaid MCO plan without giving preference to a specific MCO plan or group of plans.
No provision.	Requires ODM to notify the General Assembly, the JMOC Executive Director, and the Auditor of State within 30 days if it determines that it can not satisfy the above requirements, and include an explanation as to why the requirements cannot be satisfied.
	Fiscal effect: Minimal.

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
MCDCD46 Medicaid MCO data cross checks	
	R.C. 5167.104
No provision.	Under the terms of a contract entered into between ODM and a Medicaid MCO, requires the MCO to conduct internal cross checks of its data systems for specified information related to Medicaid enrollees assigned to the MCO.
	Fiscal effect: Possible administrative costs.
MCDCD5 Appeal of hospital assessment or audit	
R.C. 5168.08, 5168.11, 5168.22	R.C. 5168.08, 5168.11, 5168.22
Specifies that a final reconciliation of an annual hospital assessment constitutes an interim final order.	Same as the Executive.
Specifies that a hospital requesting reconsideration of a preliminary determination of its assessment may submit its written materials to ODM by regular mail, email, or in-person delivery.	Same as the Executive.
Eliminates law requiring ODM to hold a public hearing if one or more hospitals request a reconsideration of the preliminary determination of their assessments.	Same as the Executive.
When a hospital appeals a final determination of its annual assessment, specifies that the complete record of the proceedings includes all documentation considered by ODM in issuing the final determination.	Same as the Executive.
Eliminates the ability of a hospital to appeal to ODM the results of an audit conducted by ODM that determines the hospital overpaid or underpaid and instead specifies that seeking a declaratory judgment is the exclusive remedy available to a hospital.	Same as the Executive.
If a hospital seeks a declaratory judgment, requires it to deposit any funds that are not in dispute into the Hospital Care Assurance Program Fund while judicial proceedings are pending.	Same as the Executive.
Fiscal effect: Administrative costs to comply with the new provisions.	Fiscal effect: Same as the Executive.

Ohio Department of Medicaid		Main Operating Appropriations Bil H.B. 9
Executive		As Passed By House
MCDCD29 Public assistance for eligibility determinations		
Section: 333.200		
Permits up to \$5,000,000 in each fiscal year from GRF ALI 655522, Medicaid Program Support - Local, in ODJFS, to be distributed based on performance criteria established by ODM. Allows performance-based amounts and transfer approval criteria to include application and renewal timeliness and accuracy.		No provision.
MCDCD51 Re-estabish prior authorization under Medicaid		
		Section: 751.60
No provision.		Requires ODM to resume the prior authorization requirements for drugs, tests and diagnostic procedures, and medical procedures under the Medicaid program that were in effect at the end of FY 2024.
		Fiscal effect: ODM may experience administrative costs to resume the requirements, and may experience service savings if fewer drugs, tests, and procedures are approved as a result of the requirements.
MCDCD63 Private insurance outreach program		
		Section: 751.80
No provision.		During FY 2027, requires ODM to establish an outreach program to assist Medicaid recipients to obtain private insurance.
		Fiscal effect: Possible administrative costs.
Appropriation Language		
MCDCD45 Diversity equity and inclusion		
		Section: 333.12
No provision.		To the extent permitted by federal law, prohibits Medicaid funds from being used for diversity, equity, and inclusion initiatives.
No provision.		Excludes funds used to provide access to the community for Medicaid recipients with intellectual and developmental disabilities from this prohibition.
Legislative Budget Office LSG	a I	445 Office of Research and Draftin

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
MCDCD68 Social gender transition	
	Section: 333.13
No provision.	To the extent permitted by federal law, prohibits the distribution of Medicaid funds to provide mental health services that promote or affirm social gender transition.
MCDCD12 Lodging for families	
Section: 333.30	Section: 333.30
Earmarks \$2,500,000 in each fiscal year from GRF ALI 651525, Medicaid Health Care Services, to continue lodging as an administrative service affiliated with Ohio children's hospitals available for families with children who have special health care needs.	Same as the Executive.
MCDCD13 Personal needs allowance support	
Section: 333.40	Section: 333.40
Permits the OBM Director, upon the request of the ODM Director, to transfer up to \$2,200,000 in FY 2026 and \$4,400,000 in FY 2027 from GRF ALI 651525, Medicaid Health Care Services, to appropriation items in DODD, for individuals living in ICFs/IIDs.	Same as the Executive.
MCDCD14 Medicare Part D	
Section: 333.50	Section: 333.50
Permits GRF ALI 651526, Medicare Part D, to be used by ODM for the implementation and operation of the Medicare Part D requirements contained in the Medicare Prescription Drug, Improvement, and Modernization Act of 2003.	Same as the Executive.
Permits, upon the request of the ODM Director, the OBM Director to transfer the state share of appropriations between GRF ALI 651525, Medicaid Health Care Services, and GRF ALI 651526, Medicare Part D. Requires the OBM Director to adjust the federal share of ALI 651525 if said state share is adjusted, and requires ODM to notify the Controlling Board of any transfers of this type made.	Same as the Executive.

Executive As Passed By House

MCDCD15 Work Community Engagement Program - county costs

Section: 333.70

Permits the OBM Director, upon request of the ODM Director, to transfer state share appropriations in each fiscal year between GRF ALI 651525, Medicaid Health Care Services, used by ODM, and GRF ALI 655522, Medicaid Program Support - Local, used by ODJFS. Requires federal shares to be adjusted accordingly if such a transfer occurs.

Requires any increase to be provided to CDJFSs to be used only for costs related to transitioning to a new work and community engagement program under the Medicaid program. Prohibits funds from being used for existing and ongoing operating expenses.

Requires the ODM Director to establish criteria for distributing these funds and for CDJFSs to submit allowable expenses.

Section: 333.70

Same as the Executive.

Same as the Executive.

Same as the Executive.

MCDCD16 Deposits to the Health Care/Medicaid Support and Recoveries fund for program support

Section: 333.80 Section: 333.80

Requires the ODM Director to deposit some portion of payments received for directed payment programs to the Health Care/Medicaid Support and Recoveries Fund (Fund 5DL0). Requires the OBM Director to adjust Fund 5DL0 ALI 651685, Medicaid Recoveries – Program Support, along with the corresponding federal share in Fund 3F00 ALI 651624, Medicaid Program Support – Federal, to align with these deposits made to Fund 5DL0, and appropriates any such adjustments.

Same as the Executive.

MCDCD17 Deposits to the State Directed Payment Program Fund

Section: 333.85 Section: 333.85

Requires transfers made for the Hospital Directed Payment Program to be deposited into the State Directed Payment Program Fund (Fund 5ANO).

Provides that the state share of the program comes from these transfers, and that the federal share comes from Fund 3F00 ALI 651623, Medicaid Services - Federal.

Same as the Executive.

Ohio Department of Medicaid	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Permits the OBM Director to transfer any cash remaining in the Health Care/Medicaid Support and Recoveries Fund (Fund 5DL0) at the end of FY 2025 attributable to the Hospital Directed Payment Program to Fund 5ANO to be used for the Hospital Directed Payment Program.	Same as the Executive.
If receipts credited to Fund 5ANO exceed the amounts appropriated from the fund, permits the ODM Director to seek Controlling Board approval for excess expenditures, and both directs the OBM Director to adjust the federal appropriations in Fund 3F00 ALI 651623, Medicaid Services - Federal, and appropriates any approved amounts and associated adjustments.	Same as the Executive.
For the provision above, notwithstands existing law capping Controlling Board releases of amounts greater than one-half of one per cent of the GRF appropriations for a given fiscal year.	No provision.
Requires the ODM Director to terminate the Hospital Directed Payment Program if funds available are insufficient to operate the program.	Same as the Executive.
MCDCD18 Deposits to the Health Care/Medicaid Support and Recoveries Fund	
Section: 333.90	
Requires the ODM Director to deposit into the Health Care/Medicaid Services Support and Recoveries Fund (Fund 5DL0), \$2,500,000 cash in each fiscal year from the first installment of assessments and intergovernmental transfers made under HCAP.	No provision.
MCDCD19 Cash transfers from the Health Care/Medicaid Support and Recoveries	es Fund to the Behavioral Healthcare Fund
Section: 333.100	Section: 333.100
Permits the OBM Director, upon request of the ODM Director, to transfer up to \$3,200,000 cash in each fiscal year from the Health Care/Medicaid Support and Recoveries Fund (Fund 5DL0) to the Behavioral Healthcare Fund (Fund 5AU0).	Same as the Executive, but changes the transfer amount to up to \$2,200,000 cash in each fiscal year.
Requires any transferred funds be used to support Centers of Excellence and related activities. Appropriates any transferred funds.	Same as the Executive.

## **Ohio Department of Medicaid**

Executive As Passed By House

MCDCD20 Hospital Franchise Fee program

Section: 333.110

Permits the OBM Director to authorize additional expenditures from Fund 3F00 ALI 651623, Medicaid Services - Federal; GRF ALI 651525, Medicaid Health Care Services, and Fund 5GF0 ALI 651656, Medicaid Services - Hospital Franchise Fee, to implement the programs authorized by the law establishing the hospital franchise fee. Appropriates any authorized amounts.

Section: 333.110

Same as the Executive.

MCDCD24 Refunds and Reconciliation Fund

Section: 333.150

Permits the OBM Director, at the request of the ODM Director, to authorize additional expenditures from the Refunds and Reconciliation Fund (Fund R055) if receipts credited to the fund exceed the amounts appropriated. Appropriates any authorized amounts.

Section: 333.150

Same as the Executive.

MCDCD25 Non-emergency medical transportation

Section: 333.160

Permits the OBM Director, at the request of the ODM Director, to transfer state share appropriations between GRF ALI 651525, Medicaid Health Care Services, in the ODM budget and GRF ALI 655523, Medicaid Program Support - Local Transportation, in the ODJFS budget to ensure access to a non-emergency medical transportation brokerage program. Requires that the OBM Director adjust the federal share of ALI 651525 and Fund 3F01 ALI 655624, Medicaid Program Support - Federal, in the ODJFS budget, accordingly. Requires the ODM Director to transmit federal funds it receives for the transaction to the Medicaid Program Support Fund (Fund 3F01), used by ODJFS.

Section: 333.160

the federal government. Appropriates any additional expenditures.

## **Ohio Department of Medicaid**

Executive As Passed By House

MCDCD30 Cash transfers from Franchise Permit Fee Fund to the Department of Health and the Department of Aging

Section: 333.210 Section:

Permits the OBM Director, upon the request of the ODM Director, to transfer cash in each fiscal year from the Nursing Home Franchise Fee Fund (Fund 5R20) to the following funds:

Same as the Executive, but makes the following change:

\$5,000,000 to the Quality, Monitoring, and Inspection Fund (Fund 5B50) used by ODH;

Same as the Executive.

333.210

\$11,885,000 to the Ombudsman Support Fund (Fund 5BA0) used by ODA.

Same as the Executive, but changes the permitted transfer amount to \$9,300,000.

Requires DOH and ODA to each submit a report at the end of each fiscal year on spending activities to OBM.

Same as the Executive.

MCDCD31 Medicaid interagency pass through

Section: 333.230 Section: 333.230

Permits the ODM Director to request the OBM Director to increase ALI 651655, Medicaid Interagency Pass-Through. Appropriates any approved amounts.

Same as the Executive.

MCDCD32 Medicaid services recoveries

Section: 333.240 Section: 333.240

Permits the ODM Director to request the OBM Director to increase ALI 651639, Medicaid Services Recoveries. Appropriates any approved amounts.

Same as the Executive.

MCDCD34 Increasing children's access to vision and dental services

Section: 333.260 Section: 333.260

Permits the OBM Director, upon the request of the ODM Director, to transfer up to \$7,000,000 appropriation in each fiscal year from appropriation item 651525, Medicaid Health Care Services, to appropriation items in the DOH.

Same as the Executive, but caps the maximum transfer amount at \$4,660,000 in FY 2026 and \$4,295,000 in FY 2027.

Ohio Department of Medicaid	Main Operating Appropriations Bi H.B. 9	
Executive	As Passed By House	
Requires this appropriation be used to support public health programs or the provision of certain services, including preventive care and other interventions, to improve the health of low-income children.	Same as the Executive.	
Earmarks up to \$5,000,000 in each fiscal year to increase children's access to vision care and up to \$2,000,000 in each fiscal year to increase children's access to dental care.	Same as the Executive, but reduce the vision earmark to \$2,660,000 in FY 2026 and \$2,295,000 in FY 2027.	
Permits ODM to transfer federal reimbursement for these expenditures and appropriates the transferred amounts.	Same as the Executive.	

Ohio Department of Natural Resources	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DNRCD34 Prohibition against using H2Ohio Fund for land or conservation easen	nent purchases
	R.C. 126.60
No provision.	Prohibits money in the H2Ohio Fund from being used to purchase land or a conservation easement.
DNRCD26 State oil and gas lease	
	R.C. 155.33, 155.34
No provision.	Requires the standard oil and gas lease used by state agencies to include an option to extend the primary term of the lease for an additional five instead of three years by tendering to the state agency the same bonus paid when first entering into the lease.
No provision.	Requires the standard lease also to include specific provisions governing the payment of rentals and bonus amounts; tolling of the lease term; and deferments.
	Fiscal effect: The effect on revenue deposited to the State Land Royalty Fund would depend on any differences between a specific lease and the market rate at the time a lease extension is optioned.
DNRCD29 Oil and gas - bids and leases for exploration on state-owned land	
	R.C. 155.33, 155.34
No provision.	Requires a state agency, when entering into a lease with a person for the exploration and development of oil and gas on state-owned land, to fully execute the lease within 30 days after the Oil and Gas Land Management Commission selects the person with the highest and best bid.
No provision.	Prohibits a state agency and the Commission from requiring any additional fee that is not specifically authorized or required from a person bidding or entering into a lease to explore and develop oil and gas on state-owned land.
No provision.	Allows the person so bidding to offer an extra gross landowner royalty in addition to the required 1/8 gross landowner royalty amount and any proposed lease bonus.
	Fiscal effect: None.
Legislative Budget Office LSC	453 Office of Research and Drafting

Ohio Department of Natural Resources	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DNRCD28 ODNR dredging operations	
	R.C. 1501.46
No provision.	Provides that, in circumstances in which ODNR conducts, or contracts with a third party to conduct, dredging operations in the waters of the state, no license, registration, or certification is required for an individual to operate the dredging equipment or watercraft associated with such operations.
No provision.	Prohibits any state agency from imposing licensing, registration, or certification requirements on an individual for the operation of such dredging equipment or watercraft.
	Fiscal effect: None.
DNRCD15 Codification of funds	
R.C. 1501.47, 1513.371, 1546.25, 1546.26	R.C. 1501.47, 1513.371, 1546.25, 1546.26
Codifies the following funds used by ODNR: the Program Support Fund (Fund 1570), the Long-Term Abandoned Mine Reclamation Fund (Fund 3IRO), the Parks and Watercraft Holding Fund (Fund R064), and the Parks Lodges, Maintenance, and Repair Fund (Fund 5ZTO).	Same as the Executive.
Requires Fund 1570 be used for DNR centralized service support offices.	Same as the Executive.
Specifies that Fund 3IRO consists of grants awarded by the U.S. Secretary of the Interior from the federal Abandoned Mine Reclamation Fund and requires cash in the fund be used for the abatement of the causes and the treatment of the effects of acid mine drainage resulting from coal mine practices.	Same as the Executive.
Requires the Chief of the Division of Parks and Watercraft to transfer money in Fund R064 from the sale of gift cards to the appropriate fund after the cards are redeemed.	Same as the Executive.
Requires money in Fund 5ZTO be used to pay maintenance and repair costs for facilities operated by concessionaires and service providers at state park lodges, restaurants, and marinas.	Same as the Executive.

Ohio Department of Natural Resources	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: None.	Fiscal effect: Same as the Executive.
DNRCD27 Oil and Gas Resolution and Remediation Fund	
	R.C. 1509.02, 1509.07, 1509.071, 1509.075, 1509.38
No provision.	Creates the Oil and Gas Resolution and Remediation Fund (OGRRF) as a custodial fund, and requires the Chief of the Division of Oil and Gas Resources Management to use money in the OGRRF to plug orphaned wells in accordance with current law. Authorizes the Chief to use the OGRRF for expenses that are critical and necessary for the protection of human health and safety and the environment related to oil and gas production.
No provision.	Requires the State Treasurer, at the beginning of each fiscal year, to transfer the amount of money in the Oil and Gas Well Fund (Fund 5180) that is in excess of the total amount appropriated to it for that fiscal year to the OGRRF.
No provision.	Requires the \$50 filing fee for an exempt domestic well or exempt Mississippian well (that may be filed in lieu of posting a surety bond) to be deposited into the OGRRF.
No provision.	Specifies that the OGRRF must consist of those transfers, the filing fee discussed above, and any funds collected by the Chief from the issuance of corrective action orders.
No provision.	Requires interest earned on the OGRRF to be reserved for use by the ODNR Director for any ODNR-related purpose, subject to the written approval of the Technical Advisory Council on Oil and Gas.
No provision.	Requires the Treasurer to make disbursements (other than interest earnings) from the OGRRF on a quarterly basis, on order of the Chief.
	Fiscal effect: The provision significantly increases the amount of money available for plugging orphaned and abandoned wells and addressing emergent health and human safety issues related to oil and gas wells. As of March 24, 2025 Fund 5180 had a cash balance of more than \$246.9 million.

Ohio Department of Natural Resources	Main Operating Appropriations B H.B.	
Executive	As Passed By House	
DNRCD18 Oil and gas orders - appeals and procedures		
R.C. 1509.03, 1509.36, 1509.221		
Replaces the requirement that all orders issued and notices given by the Chief of the Division of Oil and Gas Resources Management be in accordance with the Administrative Procedure Law with a requirement that the Chief adopt rules to establish procedures for providing notice under the Oil and Gas Law and serving the Chief's orders and compliance notices.	No provision.	
Requires a person appealing an order of the Chief or a rule adopted by the Chief to appeal first to the Oil and Gas Commission, with the right to appeal to the Franklin County Court of Common Pleas, instead of having the choice between appealing to either the Commission or a court of common pleas as in current law.	No provision.	
Fiscal effect: Courts of common pleas no longer hear initial appeals, although the Franklin County Court will still hear appeals of Commission decisions.		
DNRCD25 Permit to plug and abandon - fee elimination		
	R.C. 1509.13, 1509.071	
No provision.	Eliminates the \$250 permit fee generally required to be paid when applying for a permit to plug and abandon any oil and gas well.	
	Fiscal effect: Minimal loss of revenue deposited to the credit of the Oil	

and Gas Well Fund (Fund 5180).

Ohio Department of Natural Resources			Main Operating Appropriations Bill H.B. 96		
Executive			As Passed By House		
DNRCD16	Division of Natural Areas and Preserves merchandise				
R.C.	1517.11		R.C. 1517.11		
Allows the chief of the Division of Natural Areas and Preserves to sell merchandise and other items related to, or that promote, the state's wildlife and unique environment, and general ecological preservation and conservation. Requires the money received from the sale of merchandise to be paid to the credit of the Natural Areas and Preserves Fund (Fund 5220).			Same as the Executive.		
Fiscal effe	ect: Potential increase in revenue deposited to Fund 5520.		Fiscal effect: Same as the Executive.		
DNRCD20	Division of Water Resources				
R.C.	1521.16, 1521.23, 1522.12		R.C. 1521.16, 1521.23, 1522.12		
Establishes annual fees for a facility required to register to withdraw waters of the state, to be deposited into the Water Management Fund (Fund 5160), based on the daily withdrawal capacity of the facility as follows: \$75 (100,000 to 249,999 gallons); \$100 (250,000 to 499,999); \$150 (500,000 to 999,999); \$250 (1,000,000 to 9,999,999); \$550 (10,000,000 to 49,999,999); and \$1,050 (50,000,000 or more).			Same as the Executive.		
withdrawi resulting i	the application fee for a consumptive use permit for a facility ing water in the Ohio River Basin or in the Lake Erie Basin n a new or increased consumptive use of more than an average llion gallons per day in any 30-day period from \$1,000 to \$5,000.		Same as the Executive.		
Fiscal effect: Increase in revenue to Fun 5160, although due to the small annual fees and the relatively few number of users affected by the changes to the consumptive use permit fee, these changes appear unlikely to have a significant fiscal effect.			Fiscal effect: Same as the Executive.		
DNRCD24	Hunting on family land				
No provisi	ion.		R.C. 1533.10, 1533.11, 1533.111  Allows a resident landowner's parents to hunt and trap on the landowner's property without obtaining a hunting license, deer permit, wild turkey permit, or fur taker permit.		

Ohio Department of Natural Resources	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
No provision.	Allows a resident landowner's grandchildren under 18 to hunt and trap on the landowner's property without obtaining a deer permit, wild turkey permit, or fur taker permit.		
	Fiscal effect: Revenue loss to the Wildlife Fund (Fund 7015) will depend on the volume of foregone license sales; loss could be more than minimal.		
DNRCD12 Non-resident deer permit and fishing license fees			
R.C. 1533.11, 1533.32	R.C. 1533.11, 1533.32		
Increases fees for certain nonresident hunting permits and fishing licenses as follows: (1) Deer permit, from \$74 to \$210; (2) annual fishing license, from \$49 to \$74; (3) three-day tourist fishing license, from \$24 to \$50; and (4) one-day fishing license from \$13 to \$26.	Same as the Executive.		
Fiscal effect: ODNR issues tens of thousands of these licenses and permits each year. Increasing the fees will likely result in additional revenue for the Wildlife Fund (Fund 7015) totaling at least several million dollars per year, perhaps exceeding \$10.0 million per year.	Fiscal effect: Same as the Executive.		
DNRCD19 Hunting and fishing gift certificates			
R.C. 1533.131	R.C. 1533.131		
Expands the allowable uses for hunting and fishing related gift certificates to (1) any license, permit, or stamp that the Chief of the Division of Wildlife designates as gift certificate eligible and (2) any user fee or conservation-related item, such as a magazine subscription, that the Chief designates as gift certificate eligible.	Same as the Executive.		
Permits rather than requires the adoption of rules governing hunting and fishing related gift certificates.	Same as the Executive.		

Ohio Department of Natural Resources	Main Operating Appropriations Bill H.B. 96		
Executive		As Passed By House	
Eliminates the requirement that the Chief establish fees for gift certificates that equal the total fee for the applicable license, permit, or stamp.		Same as the Executive.	
Eliminates the requirement that a gift certificate expires one year after the date of purchase.		Same as the Executive.	
Fiscal effect: None.		Fiscal effect: Same as the Executive.	
DNRCD14 Watercraft fees			
R.C. 1546.01, 1547.531, 1547.54		R.C. 1547.54	
Makes the following changes effective January 1, 2027:		Same as the Executive, but makes the following changes:	
Defines "e-foil," "jetboard," and "racing shell" and removes "rowing sku from the definition of rowboat. Applies the \$30 triennial registration fer for a class A watercraft to e-foils and jetboards. Exempts e-foils and jetboards from the requirement that watercraft operated by power, said or other mechanical or electrical means of propulsion be registered by length.	e	No provision.	
Requires that the triennial registration fees for watercraft be adjusted finflation, not to exceed the percentage by which the CPI-U has changed since January 1, 1994, rounded to the nearest whole dollar.		No provision.	
Applies the \$12 (numbered craft) or \$17 (unnumbered craft) triennial registration fee for a watercraft to kayaks, inflatable watercraft meeting the definition of paddlecraft, or any other watercraft propelled solely be human muscular effort.	_	No provision.	
Allows a registration certificate that must be on a watercraft to be in physical or digital form. Allows a person operating a kayak, canoe, rowboat, or inflatable watercraft that has not been numbered and that stopped by law enforcement to present a registration certificate in physical or digital form.	is	Same as the Executive.	
Increases the additional writing fee for any watercraft registration certificate from \$3 to \$5. Increases the additional writing fee for a temporary watercraft registration from \$3 to \$5.	l	No provision.	
Legislative Budget Office	LSC	459 Office of Research and Drafting	

Ohio D	Department of Natural Resources			Main Operating Appropriations Bil H.B. 90	
Fiscal effect: Taken together these changes will result in an increase in revenue deposited to the credit of the Waterways Safety Fund (Fund 7086), potentially reaching a million dollars or more per year.			As Passed By House  Fiscal effect: None.		
DNRCD17	Division of Mineral Resources Management examinations				
R.C.	1561.13, 1561.16, 1561.46, 1561.48 Repealed: 1561.18, 1561.21, 1561.22		R.C.	1561.13, 1561.16, 1561.23, 1561.46, 1561.48 Repealed: 1561.18, 1561.21, 1561.22	
provide e foreperse	the Chief of the Division of Mineral Resources Management to examinations for persons seeking certificates as mine ons, forepersons, mine electricians, and surface mine blasters as instead of providing them quarterly or more often under current		Same as	the Executive.	
qualificat surface n	provisions of Ohio's mine and quarry law that specify the tions for: (1) fire bosses, (2) shot firers, and (3) forepersons of maintenance facilities, and repeals the requirement that the Chief examinations for these positions.			the Executive, but also removes a requirement for the Chief to mination certificates for the affected positions.	
	the requirement that public notice be given announcing the time e for upcoming examinations.		Same as	the Executive.	
Fiscal eff Division.	fect: Potential slight reduction in administrative costs for the		Fiscal eff	ect: Same as the Executive.	
DNRCD13	Oil and gas severance tax allocation				
R.C.	5749.02		R.C.	5749.02	
Geologic	s the percentage of oil and gas severance taxes credited to the al Mapping Fund (Fund 5110), from 10% to 14%, and decreases entage to the Oil and Gas Well Fund (Fund 5180), from 90% to		Same as	the Executive.	
	fect: An increase of roughly \$2.0 million per year for Fund 5110 orresponding decrease for Fund 5180.		Fiscal eff	ect: Same as the Executive.	

## **Ohio Department of Natural Resources**

Executive As Passed By House

DNRCD1 **Program Support Fund** 

343.20 Section: Section: 343.20

Requires the ODNR Director to determine each ODNR division's payments into the Program Support Fund (Fund 1570) based on administrative ease and uniform application in compliance with federal grant requirements. Allows the Director to include direct cost charges for specific services provided. Requires payments to Fund 1570 to be made using intrastate transfer voucher.

Same as the Executive.

Subsidy for Direct and Indirect Costs of the Division of Wildlife and GRF cash transfer to Fund 7015 DNRCD2

Section: 343.20, 512.10 Section: 343.20, 512.10

Requires GRF ALI 725401, Division of Wildlife-Operating Subsidy, to be used to cover the direct and indirect costs of the Division of Wildlife.

Same as the Executive.

Allows the OBM Director to transfer \$500,000 cash each fiscal year from the GRF to the Wildlife Fund (Fund 7015).

Same as the Executive.

Parks and Recreational Facilities Lease Rental Bond Payments DNRCD3

Section: 343.20 Section: 343.20

Requires GRF ALI 725413, Parks and Recreational Facilities Lease Rental Bond Payments, to be used during the biennium to make lease rental payments for parks and recreation facilities.

Same as the Executive.

DNRCD4 **Healthy Lake Erie Program** 

Section: 343.20 Section: 343.20

Requires GRF ALI 725505, Healthy Lake Erie Program, to be used in support of: (1) conservation measures in the Western Lake Erie Basin, (2) funding assistance for soil testing, winter cover crops, edge of field testing, tributary monitoring, animal waste abatement, and (3) any additional efforts to reduce nutrient runoff. Requires that the ODNR Director give priority to recommendations that encourage farmers to adopt 4R nutrient stewardship practices.

Ohio Department of Natural Resources	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
DNRCD32 Special Projects			
	Section: 343.20		
No provision.	Makes the following earmarks of GRF ALI 725520, Special Projects:		
(1) No provision.	(1) \$250,000 in each fiscal year for improvements at Mosquito Lake State Park.		
(2) No provision.	(2) \$100,000 in each fiscal year to support Ohio Education Programs at Aullwood Audubon Center and Farm and Grange Insurance Audubon Center.		
DNRCD5 Natural Resource General Obligation Bond Debt Service			
Section: 343.20	Section: 343.20		
Requires GRF ALI 725903, Natural Resources General Obligation Bond Debt Service, to be used during the biennium to pay all debt service and related financing costs on these bonds.	Same as the Executive.		
DNRCD35 Parks and Recreation			
	Section: 343.20		
No provision.	Earmarks \$150,000 in each fiscal year under GRF ALI 730321, Parks and Recreation, for Canalway Partners to support the 2027 bicentennial recognition of the Ohio & Erie Canal.		
DNRCD6 Well log filing fees			
Section: 343.30	Section: 343.30		
Requires the Chief of Water Resources to deposit well log filing fees forwarded to the Division into the Water Management Fund (Fund 5160).	Same as the Executive.		

## **Ohio Department of Natural Resources**

Executive As Passed By House

**DNRCD7** Parks Capital Expenses Fund

Section: 343.30

Requires the ODNR Director to submit to the OBM Director the estimated design, engineering, and planning costs of capital related work to be done by ODNR staff for parks projects within the Ohio Parks and Recreation Improvement Fund (Fund 7035). Permits the ODNR Director, if OBM approves the estimated costs, to release appropriations from Fund 7035 ALI C725E6, Project Planning, for those purposes. Requires ODNR to pay for these expenses from the Parks Capital Expenses Fund (Fund 2270), and requires expenses paid from Fund 2270 to be reimbursed by Fund 7035.

**Section: 343.30** 

Same as the Executive.

**DNRCD8** NatureWorks Capital Expenses Fund

**Section: 343.30** 

Requires ODNR to submit to the OBM Director the estimated design, planning, and engineering costs of capital related work to be done by ODNR staff for each capital improvement project within the Ohio Parks and Natural Resources Fund (Fund 7031). Permits the ODNR Director, if OBM approves the estimated costs, to release appropriations from Fund 7031 ALI C725E5, Project Planning, for those purposes. Requires ODNR to pay for these expenses from the Capital Expenses Fund (Fund 4S90), and requires expenses paid from Fund 4S90 to be reimbursed by Fund 7031.

**Section: 343.30** 

Same as the Executive.

DNRCD9 Park Maintenance

**Section: 343.30** 

Requires that Fund 5TD0 ALI 725514, Park Maintenance, be used to pay the costs of projects supported by the State Park Maintenance Fund (Fund 5TD0). Requires the ODNR Director, in each fiscal year, to certify the amount of 5% of the average of the previous five years of deposits in the State Park Fund (Fund 5120) to the OBM Director. Allows the OBM Director to transfer up to \$2,200,000 cash each fiscal year from Fund 5120 to Fund 5TD0.

Section: 343.30

Ohio Department of Natural Resources	Main Operating Appropriations Bill H.B. 96			
Executive	As Passed By House			
DNRCD31 Waterways Improvement and the cash transfer from the GRF				
	Section: 343.30, 512.10			
No provision.	Requires the ODNR Director to consult with the Loramie Watershed Association to identify portions of Lake Loramie that are negatively affected by hard pan sediment and hard clay debris.			
No provision.	Earmarks \$250,000 each fiscal year under Fund 7086 ALI 725414, Waterways Improvement, for the DNR Director to contract with a third-party vendor for channel excavation and the removal of hard pan sediment and hard clay debris at Lake Loramie.			
No provision.	Earmarks \$172,000 each fiscal year under Fund 7086 ALI 725414, Waterways Improvement, for channel excavation and removal of sediment at Grand Lake St. Marys.			
No provision.	Requires the OBM Director to transfer \$1,922,000 cash in FY 2026 and \$1,250,000 cash in FY 2027 from the GRF to the Waterways Safety Fund (Fund 7086).			
DNRCD10 Clean Ohio Trail Operating Expenses				
Section: 343.50	Section: 343.50			
Requires that Fund 7061 ALI 725405, Clean Ohio Trail Operating, be used to administer Clean Ohio Trail Fund (Fund 7061) projects.	Same as the Executive.			
DNRCD11 DNR administration of certain capital projects				
Section: 343.60	Section: 343.60			
Allows ODNR, during the FY 2026-FY 2027 biennium, to administer, without the assistance of the Ohio Facilities Construction Commission (OFCC), the following projects: dam repairs, projects or improvements administered by the Division of Parks and Watercraft or the Division of Wildlife, and ODNR's road maintenance projects.	Same as the Executive.			
Requires ODNR to comply with the applicable procedures and guidelines established in the law governing public improvements and track all project information in the OAKS capital improvement application pursuant to OFCC guidelines.	Same as the Executive.			
Legislative Budget Office LSG	C   464 Office of Research and Drafting			

Ohio Department of Natural Resources	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: ODNR would likely experience some administrative cost savings by managing the specified capital projects internally.	Fiscal effect: Same as the Executive.

Board of Nursing			Main Operating Appropriations E H.B.
Executive	2	As Pas	assed By House
NURCD1	Disciplinary action for failure to cooperate		
R.C.	4723.28	R.C.	4723.28
discipline failed to NUR-issu Clarifies t subpoend	es the following as an additional ground upon which NUR may a holder of an NUR-issued license or certificate - that the holder cooperate with an investigation by (1) not complying with an ed subpoena or (2) failing to truthfully answer questions. that failure to cooperate does not include failing to comply with a quashed by a court or withholding evidence or testimony as d by court order.	Same a	e as Executive.
Fiscal eff	ect: Minimal.	Fiscal e	l effect: Same as Executive.

Minority Leader of the House of Representatives by August 1, 2026.

Office of the Auditor of State	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
AUDCD3 Fiscal Distress Technical Assistance	
Section: 223.20	Section: 223.20
Requires that GRF ALI 070403, Fiscal Distress Technical Assistance, be used to support costs for providing services to local governments, schools, or colleges and universities that are in or are at risk of being in fiscal caution, watch, or emergency.	Same as the Executive.
AUDCD4 Local Government Audit Support	
Section: 223.20	Section: 223.20
Requires that GRF ALI 070412, Local Government Audit Support, be used to pay AOS costs that are not recovered through charges to local governments and state entities, including certain costs not recoverable under federal guidelines.	Same as the Executive.
AUDCD5 Local Government Audit Support Fund	
Section: 223.20	Section: 223.20
Requires that Fund 5VPO ALI 070611, Local Government Audit Support Fund, be used to offset the costs of audits that would otherwise be charged to local public offices in the absence of the fund.	Same as the Executive.
AUDCD7 State audit of Medicaid Next Generation system	
	Section: 751.70
No provision.	Requires the AOS, by December 31, 2027, to conduct a performance audit and fiscal audit of ODM's next generation system. Requires the AOS to examine nine specified components of the system.
No provision.	Requires the Auditor to submit a copy of the audit reports to the Executive Director of JMOC.

Fiscal effect: Additional costs for AOS to conduct the performance audit.

Allows OAQDA to receive loans of federal funds from any federal agency and grants and loans of federal funds from not-for profit entities to be pledged for the construction of air quality projects or for air quality facility research and development. Allows OAQDA to issue revenue bonds and notes and to place the proceeds in the Air Quality Revolving Loan Fund created by the bill to be used to carry out OAQDA powers and duties.

Fiscal effect: Potential increase in funds received from grants or federal loans and amount of revenue bonds or notes issued by OAQDA. Potential gain in revenue from assessments, for certain municipalities, townships, or special improvement districts, to be used for payments of OAODA revenue bonds or notes.

AIRCD2 Solar Generation Fund rider

R.C. 3706.46

Changes the annual amount of revenue that must be collected from retail electric customers for the Solar Generation Fund (SGF) from \$20 million to an amount determined by the OAQDA as sufficient for the disbursements from the SGF and administrative costs. Accelerates the termination of this charge from FY 2028 to FY 2026 unless additional revenues are necessary to credit owners or operators of qualifying solar resources.

No provision.

Fiscal effect: Changes revenue collected annually from retail electric customers for the Solar Generation Fund from \$20 million to an amount, likely less than \$20 million, determined by OAQDA. Reduces amounts collected by \$20 million in 2026 and 2027.

AIRCD1 Reimbursement to AIR Trust Account

Section: 213.20 Section: 213.20

Authorizes OAQDA to reimburse the Air Quality Development Authority Trust Account for expenses relating to administration and shared costs regarding the Clean Air Resource Center.

Same as the Executive.

Ohio C	hemical Dependency Professionals Board			Main Operating Appropriations Bill H.B. 96
Executive	e		As Passed	By House
CDPCD6	Prevention Services			
R.C.	4758.01, 4758.44, 4758.45, 4758.02, 4758.10, 4758.20-4758.23, 4758.60, 4758.61		R.C.	4758.01, 4758.44, 4758.45, 4758.02, 4758.10, 4758.20-4758.23, 4758.60, 4758.61
_	the credentialing of prevention specialists and prevention nts from certification to licensure.		Same as t	ne Executive.
	the definition of "prevention services" and requires OCDP to and ards for the practice of prevention services.		Same as t	he Executive.
	ect: There would be administrative and possible IT costs to s adjustment.	Fiscal effect: Same as the Executive.		ct: Same as the Executive.
CDPCD16	Terminology change			
R.C.	4758.01, various other sections in Chapter 4758.		R.C.	4758.01, various other sections in Chapter 4758.
Replaces the term "chemical dependency" with "substance use disorder" and modifies associated definitions, but retains the name of the Board and all chemical dependency counselor licenses issued by OCDP.			Same as t	ne Executive.
Fiscal eff	ect: Potential costs to update websites or other documents.		Fiscal effe	ct: Same as the Executive.
CDPCD5	Peer supporters			
R.C.	4758.02, 4758.04, 4758.20, 4758.21, 4758.49, 4758.491, 4758.65, 4758.651, 4758.70, 4758.80, 4743.09, 4757.41, 4758.22, 4758.23,4758.30, 4757.31, 4758.36, 4758.99; Section 747.10		R.C.	4758.02, 4758.04, 4758.20, 4758.21, 4758.49, 4758.491, 4758.65, 4758.651, 4758.70, 4758.80, 4743.09, 4757.41, 4758.22, 4758.23,4758.30, 4757.31, 4758.36, 4758.99; Section 747.10
	the responsibility of certifying peer recovery supporters, youth porters, and family peer supporters from DBH to OCDP.		Same as t	he Executive.
equivaler training;	all peer supporters to: hold a high school diploma, the nt of a high school diploma, or a higher degree; complete pass an examination; and agree to follow a code of ethics. es age and other requirements for each category of peer r.		Same as t	ne Executive.
Requires	peer supporters to be supervised by specified professionals.		Same as t	he Executive.

Ohio Chemical Dependency Professionals Board		Main (	Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
Establishes a peer support supervisor endorsement, which must be obtained by a peer supporter or other chemical dependency professional in order to serve as a supervisor. Establishes the requirements that must be met to obtain this endorsement.		Same as the Executive.	
Requires other mental health professionals who may supervise peer supporters to complete training requirements established by OCDP rule.		Same as the Executive.	
Permits peer supporters to provide telehealth services.		Same as the Executive.	
Prohibits peer supporters from engaging in the practice of substance use disorder counseling or prevention services.		Same as the Executive.	
Prohibits an individual from representing themselves as a peer supporter without holding certification beginning one year after the provision's 90-day effective date.		Same as the Executive.	
Permits individuals who are certified as peer recovery supporters, youth peer supporters, and family peer supporters by DBH on the provision's 90 -day effective date to apply to OCDP to delay the certificate's expiration.		Same as the Executive.	
Prohibits OCDP from establishing fees for online learning courses for peer supporters administered by DBH.		Same as the Executive.	
Fiscal effect: Increase in costs, including one-time costs due to eLicense enhancements and other necessary updates for this transition and ongoing costs to issue certificates and regulate these professionals. The budget establishes funding of approximately \$292,500 in FY 2026 and \$30,000 in FY 2027 in new Fund 5CF1 ALI 930600, which consists of ISTV transfers from DBH, to support initial costs. Ongoing costs may be partially offset by licensure fee revenue collected.		Fiscal effect: Same as the Executive.	
CDPCD15 Chemical dependency counselor I license			
R.C. 4758.02, 4758.24, 4758.27		R.C. 4758.02, 4758.24, 4758.27	
Eliminates obsolete references to the chemical dependency counselor I license, for which initial licensure was eliminated in 2002 and renewals ceased in 2008.		Same as the Executive.	
Fiscal effect: None.		Fiscal effect: Same as the Executive.	
Legislative Budget Office LS	c	<i>A</i> 72	Office of Research and Drafting

Ohio Chemical Dependency Professionals Boa	ard		Main Operating Appropriations Bill H.B. 96	
Executive		As Passed	By House	
CDPCD13 Board membership				
R.C. 4758.10, 4758.11, 4758.13; Section 747.01		R.C.	4758.10, 4758.11, 4758.13; Section 747.01	
Adds a chemical dependency counselor assistant and an ir a peer recovery supporter, youth peer supporter, or family supporter as a Board member.		Same as t	he Executive.	
Replaces the Board member who is a physician with expering a field related to chemical dependency counseling with health care worker or counselor who is employed or controlled community addiction services provider or community members are services provider.	a specified racted by a	Same as t	he Executive.	
Increases to nine (from seven) the number of members we present to constitute a quorum.	ho must be	Same as t	he Executive.	
Fiscal effect: Minimal.		Fiscal effect: Same as the Executive.		
CDPCD17 Address and telephone number				
R.C. 4758.18, (Repealed)		R.C.	4758.18, (Repealed)	
Eliminates a requirement that each license or certificate in address and telephone number.	nclude OCDP's	Same as t	he Executive.	
Fiscal effect: None.		Fiscal effe	ect: Same as the Executive.	
CDPCD2 Disciplinary fines				
R.C. 4758.20, 4758.30		R.C.	4758.20, 4758.30	
Permits OCDP to impose fines as a form of professional disagainst its license, certificate, and endorsement holders.	sciplinary action	Same as t	he Executive.	
Requires OCDP to adopt rules establishing a graduated sysbased on the scope and severity of violations and history with a maximum fine of \$500 per incident.		Same as t	he Executive.	
Fiscal effect: Potential revenue increase.		Fiscal effe	ect: Same as the Executive.	

Ohio C	hemical Dependency Professionals Board		Main Operating Appropriations B H.B.
Executive			As Passed By House
CDPCD3	Internships and practicums		
R.C.	4758.20		R.C. 4758.20
icensure,	OCDP to require internships or practicums as a condition of , certification, or endorsement, instead of preceptorships as by current law.		Same as the Executive.
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.
CDPCD7	Chemical dependency counselor assistants		
R.C.	4758.20, 4758.22, 4758.26, 4758.27, 4758.43, 4758.51, Repealed: 4758.52		R.C. 4758.20, 4758.22, 4758.26, 4758.27, 4758.43, 4758.51, Repealed: 4758.52
certificati	an individual seeking a chemical dependency counselor assistar ion to be at least age 18 and hold a high school diploma, a e of high school equivalence, or a higher degree.	it	Same as the Executive.
received t 'initial" to	the designation that applies to the first certification that is to practice as a chemical dependency counselor assistant from o "preliminary." Eliminates existing requirements for this ion, and instead, requires OCDP to establish the standards by		Same as the Executive.
	OCDP from renewing or restoring a chemical dependency rassistant preliminary certificate.		Same as the Executive.
Fiscal effe	ect: Minimal.		Fiscal effect: Same as the Executive.
CDPCD1	Approval of education programs		
R.C.	4758.21, 4758.20, 4758.28		R.C. 4758.21, 4758.20, 4758.28
for initial certificate nstitution	OCDP to approve education programs that may be completed licenses, certificates, and endorsements, including degree and e training programs offered by accredited educational ns and other training programs selected by OCDP, in addition to b's current duty to approve continuing education courses for .		Same as the Executive.
	OCDP's duty to establish fees and adopt rules to its duties o the approval of additional education programs.		Same as the Executive.
Legislativ	ve Budget Office L	SC	474 Office of Research and Draft

Ohio Chemical Dependency Professionals Board	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: There would be increased administrative costs. However, OCDP can establish fees to help offset these costs.	Fiscal effect: Same as the Executive.
CDPCD14 Code of ethics	
R.C. 4758.23	R.C. 4758.23
Clarifies that the codes of ethics adopted by OCDP for chemical dependency professionals must prohibit engaging in multiple relationships with clients, as opposed to dual relationships as in current law.	Same as the Executive.
Expands specific requirements for the development of codes of ethics to apply to all professionals credentialed by OCDP.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.
CDPCD4 Criminal records checks	
R.C. 4758.24, 4758.20, 4776.01, 4776.20	R.C. 4758.24, 4758.20, 4776.01, 4776.20
Requires applicants for licensure, certification, or endorsement from OCDP to undergo a criminal records check.	Same as the Executive.
Requires OCDP to adopt rules regarding criminal records checks.	Same as the Executive.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.
CDPCD8 Discipline	
R.C. 4758.30	R.C. 4758.30
Clarifies that OCDP may discipline an individual credentialed by OCDP for an inability to practice due to mental illness or physical illness, including physical deterioration that adversely affects cognitive, motor, or perceptive skills, instead of just physical or mental condition as in current law.	Same as the Executive.
Permits OCDP to discipline an individual credentialed by OCDP for conviction in another jurisdiction of a felony or conviction of misdemeanors committed in the course of practice.	Same as the Executive.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.

Ohio Cl	hemical Dependency Professionals Board		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
CDPCD9	Applications		
R.C.	4758.35, 4758.39, 4758.40, 4758.44, 4758.45		R.C. 4758.35, 4758.39, 4758.40, 4758.44, 4758.45
OCDP to s	applicants for licensure, certification, or endorsement from submit an application in the manner OCDP prescribes, in place of nt requirement to file a written form.		Same as the Executive.
endorsem	hat certain applicants for licensure, certification, or nent from OCDP must hold a required degree "or higher," as to holding "at least" that degree as in current law.		Same as the Executive.
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.
CDPCD11	Alternative pathways to licensure		
R.C.	4758.40, 4758.41-4758.45, Repealed: 4758.241		R.C. 4758.40, 4758.41-4758.45, Repealed: 4758.241
chemical counselor as a chem	s pathways to licensure as a chemical dependency counselor III, dependency counselor III, independent chemical dependency r, prevention consultant, or prevention specialist, or certification nical dependency counselor assistant that require the nal to hold formerly accepted credentials on December 23,	1	Same as the Executive.
that requi	s a pathway to licensure as a chemical dependency counselor II ires a professional to have held a certificate as a chemical ncy counselor assistant since 2008 and meet other requirements.		Same as the Executive.
depender license on	s a pathway for licensure as an independent chemical ncy counselor-clinical supervisor for applicants who held a March 22, 2013, under which an applicant is not required to or comply with other licensure requirements.		Same as the Executive.
depender	s a pathway for licensure as an independent chemical ncy counselor-clinical supervisor for applicants who held an ent chemical dependency counselor license on March 22, 2013.		Same as the Executive.
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.

Ohio C	hemical Dependency Professionals Board	Main Operating Appropriations Bill H.B. 96
Executive	2	As Passed By House
CDPCD10	Work or internship experience	
R.C.	4758.41, 4758.42	R.C. 4758.41, 4758.42
independ chemical	hat work or internship experience for a license as an ent chemical dependency counselor-clinical supervisor or a dependency counselor III must include services provided for use disorder treatment within a scope of practice to perform ices.	Same as the Executive.
Fiscal effo	ect: None.	Fiscal effect: Same as the Executive.
CDPCD12	Referrals	
R.C.	4758.44, 4758.55-4758.57, 4758.59, 4758.62-4758.64	R.C. 4758.44, 4758.55-4758.57, 4758.59, 4758.62-4758.64
counselor counselor counselor	s the authority of an independent chemical dependency r-clinical supervisor, independent chemical dependency r, chemical dependency counselor III, chemical dependency r II, or chemical dependency counselor assistant to refer ls with non-chemical dependency conditions to appropriate f help.	Same as the Executive.
counselor counselor	s the authority of an independent chemical dependency r, chemical dependency counselor III, chemical dependency r II, or gambling disorder endorsement holder to refer individuals er gambling conditions to appropriate sources of help.	Same as the Executive.
Fiscal eff	ect: None.	Fiscal effect: Same as the Executive.
CDPCD18	License display	
R.C.	4758.50, (Repealed)	R.C. 4758.50, (Repealed)
endorsen	s a requirement that a holder of a license, certificate, or nent issued by OCDP prominently post that license, certificate, or nent at the holder's place of employment.	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.

Ohio Environmental Protection Agency	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
EPACD23 Title V and synthetic minor adjacent facilities	
	R.C. 3704.011
No provision.	Prohibits Ohio EPA from requiring a single Title V permit or a single synthetic minor facility operating permit for adjacent facilities owned and operated by the same person, if both of the following apply:
No provision.	(1) At least one of the adjacent facilities is involved in aerospace manufacturing or rework that is subject to specified emission standards.
No provision.	(2) The adjacent facilities are or will be located in a county with a population between 390,000 and 395,000.
No provision.	Requires Ohio EPA to issue a variance from any law, rule, or policy requiring adjacent facilities to operate under a single Title V permit or a single synthetic minor facility operating permit.
	Fiscal effect: Minimal.
EPACD19 Community air monitoring	
	R.C. 3704.03, 3704.01, 3704.031, 3704.09, 3704.111, and 3704.112
No provision.	Establishes requirements governing community air monitoring, which is any measurement or quantification of emissions or ambient air concentrations of an air contaminant other than via monitoring stations and monitors installed and operated in accordance with state or federal law.
No provision.	Prohibits Ohio EPA from imposing community air monitoring on an air contaminant source owner or air operator for sources where no specific monitoring requirement is otherwise specified in law, unless otherwise agreed to by the owner or air operator and Ohio EPA.
No provision.	Prohibits Ohio EPA from requiring an applicant for a permit for an air contaminant source to conduct community air monitoring prior to the issuance or renewal of a permit or a variance, except pursuant to federal requirements.

Ohio Environmental Protection Agency	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Prohibits data produced from community air monitoring from being used as evidence, or disclosed or disseminated by Ohio EPA, a local air pollution control authority, or any person, to support either of the following for violations of or noncompliance with any federal or state air pollution regulation: (a) A fine, penalty, or notice of violation against any person; or (b) an administrative, regulatory, or judicial enforcement action, lawsuit, or proceeding.
No provision.	Prohibits data produced from community air monitoring from being considered or relied upon by Ohio EPA or a local air pollution control authority in any rulemaking action, or in any action relating to the issuance of an installation permit or operating permit unless such consideration or reliance is requested by the air contaminant source owner or operator.
	Fiscal effect: Minimal.
EPACD4 E-check program contract extension	
R.C. 3704.14	R.C. 3704.14
Extends the motor vehicle inspection and maintenance program (E-Check) in counties where this program is federally mandated.	Same as the Executive.
Authorizes Ohio EPA to request DAS to extend the existing contract with the contractor that conducts the program beginning July 1, 2025, for a period of up to 24 months.	Same as the Executive.
Authorizes Ohio EPA Director to request DAS to extend the contract beginning July 1, 2027 for an additional 24 months until June 30, 2029.	No provision.
Requires the decentralized motor vehicle inspection and maintenance program contract to achieve "an equivalent amount of emissions reductions" as the centralized program authorized by the contract specified above, rather than "at least the same emissions reductions" as the centralized contract as in current law.	Same as the Executive.

Ohio Environmental Protection Agency	Main Operating Appropriations Bill H.B. 96
kecutive	As Passed By House
o provision.	Requires the Ohio EPA Director to immediately discontinue the E-check program and take any actions necessary to effectuate its termination if the USEPA determines that it is not necessary for Ohio or any area of Ohio to comply with the federal Clean Air Act.
scal effect: None. This program is a requirement that was developed spart of the federally approved State Implementation Plan (SIP) and empliance with the federal Clean Air Act so as to avoid the loss of ederal funding and possible sanctions.	Fiscal effect: Same as the Executive, but discontinuation of the program could result in decreased GRF expenditures of about \$13.0 million per year.
PACD17 Administration of solid waste and Cⅅ fees	
C. 3714.07, 3714.073	
nposes the revised and reallocated fee structure (as discussed in PACD15) that applies to the transfer and disposal of solid waste to onstruction and demolition debris (Cⅅ) that is transferred or disposed fat a solid waste transfer facility or solid waste disposal facility.	No provision.
iminates the requirement that solid waste facilities collect Cⅅ sposal fees on the disposal of Cⅅ at such facilities.	No provision.
evises the remittance procedures for fees collected on the disposal of ⅅ and asbestos or asbestos-containing material at a Cⅅ facility as ollows:	No provision.
) Allows a board of health and the Ohio EPA Director to enter into an greement for Ohio EPA to collect Cⅅ disposal fees on behalf of the pard.	(a) No provision.

(b) Requires a municipal corporation, township, or county that appropriates money from C&DD disposal fees to mail a certified copy of the ordinance or resolution providing for the appropriation to the Ohio EPA Director in addition to the applicable board of health as in current law.

Fiscal effect: Reduction in C&DD fees collected at solid waste facilities and distributed to local boards of health and the following state funds: Solid Waste Fund (Fund 4K30), Recycling and Litter Prevention Fund (Fund 5320) used by Ohio EPA, and Soil and Water Conservation District Assistance Fund (Fund 5BV0) used by AGR. Increase in Solid waste fees collected at solid waste facilities and distributed to local boards of health and the following state funds: Hazardous Waste Facility Management Fund (Fund 5030), Hazardous Waste Clean-Up Fund (Fund 5050), Environmental Protection Fund (Fund 5BC0), National Priority List Remedial Support Fund (Fund 5YY0), Recycling and Litter Prevention Fund (Fund 5320), Environmental Protection Remediation Fund (Fund 5410) used by Ohio EPA, and Soil and Water Conservation District Assistance Fund (Fund 5BV0) used by AGR.

(b) No provision.

Ohio E	nvironmental Protection Agency		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
EPACD9	Generator of infectious waste certificate fee		
R.C.	3734.021		R.C. 3734.021
Eliminates and renev	s the \$140 infectious waste generator registration application wal fee.		Same as the Executive.
	ect: Reduces the amount of fee revenue deposited to Fund about \$25,000 tri-annually.		Fiscal effect: Same as the Executive.
EPACD16	Solid waste - community impact analysis and meetings		
R.C.	3734.05		R.C. 3734.05
modify an permit, to both evaluation the local e	a person proposing to open a new solid waste facility or to n existing solid waste facility, when making an application for a submit with the application a community impact analysis that uates the impact of the proposed solid waste disposal facility on economy and considers mitigation measures to minimize mpact on the host community.		No provision.
include the impact an notices are public cor	the applicant to maintain a publicly accessible website (to ne permit application and supporting documents, the community nalysis, and public involvement information), provide public and hold meetings, maintain and distribute transcripts, and hold a mmunity involvement session on the application within the which the solid waste facility is located or within a contiguous		No provision.
regarding treatment	e Ohio EPA Director to give notification of the public hearing a solid waste facility permit application or infectious waste t facility permit application either via newspaper publication or on the Ohio EPA website instead of only in a newspaper as in two.	1	Same as the Executive.
	ect: Potential decrease in administrative expenditures when g notices on Ohio EPA website rather than in a newspaper on.		Fiscal effect: Same as the Executive.

Ohio Er	nvironmental Protection Agency		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
EPACD14	Environmental Protection Remediation Fund		
R.C.	3734.281, 3734.283		
enter upo where mo (Fund 541 sampling	ne Ohio EPA Director, through employees or contractors, to n land when performing a remediation at a facility or location oney from the Environmental Protection Remediation Fund (0) may be spent for various purposes, such as performing and monitoring and abating or preventing air or water pollution of tamination.	1	No provision.
	noney collected from judgments brought under the air pollution w to be deposited to the Environmental Protection Remediation and 5410).		No provision.
	ect: Potential increase in revenue deposited to Fund 5410 from s brought under the air pollution control law.		
EPACD13	EPA fees		
R.C.	3734.57, 3734.901, 3745.11		R.C. 3734.57, 3745.11
•	rmanent the following Ohio EPA fees that are scheduled to ween June 30, 2024, and June 30, 2026:		Same as the Executive, but removes the provisions that would have made permanent all of the fees enumerated in (a) through (j) and, instead, extends the current sunset of those fees by two years:
(a) The fe	es levied on the transfer or disposal of solid waste.		(a) Same as the Executive.
(b) The an	nual emissions fees for synthetic minor facilities.		(b) Same as the Executive.
	ation fees for plan approvals for wastewater treatment works Water Pollution Control Law.		(c) Same as the Executive.
` '	nual discharge fees for holders of a National Pollution Discharge on System (NPDES) permits issued under the Water Pollution aw.		(d) Same as the Executive.
(e) The an	nual surcharge paid by NPDES permit holders that are major rs.		(e) Same as the Executive.
	tial and renewal license fees for public water system licenses der the Safe Drinking Water Law.		(f) Same as the Executive.
Legislativ	ve Budget Office LSC	1	483 Office of Research and Drafting

### **Main Operating Appropriations Bill Ohio Environmental Protection Agency** H.B. 96

## **Executive**

## As Passed By House

- (g) The fee for plan approvals for public water supply systems under the Safe Drinking Water Law.
- (g) Same as the Executive.

(h) The fees for state certification of laboratories and laboratory personnel for purposes of the Safe Drinking Water Law.

- (h) Same as the Executive.
- (i) The application and examination fees for certification as operators of water supply systems or wastewater systems under the Safe Drinking Water Law or the Water Pollution Control Law.
- (i) Same as the Executive.
- (j) The application fees for permits, variances, and plan approvals under the Water Pollution Control Law and the Safe Drinking Water Law.
- (j) Same as the Executive.

Fiscal effect: The fee extensions will preserve annual revenues of \$91.4 million allocated for use by Ohio EPA and AGR as follows: \$365,000 for the Clean Air - Non Title V Fund (Fund 4K20), \$14.2 million to Fund Solid Waste Fund (Fund 4K30), \$9.0 million for the Surface Water Protection Fund (Fund 4K40), \$7.0 million for the Drinking Water Protection Fund (Fund 4K50), \$1.7 million to Hazardous Waste Facility Management Fund (Fund 5030), \$9.5 million to Fund Hazardous Waste Clean-Up Fund (Fund 5050), \$44.4 million to Environmental Protection Fund (Fund 5BCO), and \$1.3 million to National Priority List Remedial Support Fund (Fund 5YY0) used by Ohio EPA; and \$3.9 million to Soil and Water Conservation District Assistance Fund (Fund 5BV0) used by AGR. Other provisions modify the allocation of solid waste disposal fees and reduce the Ohio EPA portion by \$7.1 million annually, redirecting that amount for use by local boards of health.

Fiscal effect: Same as the Executive, but extends the annual revenue streams for the affected state funds until they are subject to sunset on June 30, 2028.

#### EPACD15 Solid waste and C&DD fees

#### R.C. 3734.57

Modifies fees totaling \$4.75 a ton on solid waste transfer and disposal as follows:

No provision.

Reduces a 71¢ per ton fee to 55¢ per ton and allocates the proceeds as follows: (a) 9¢ per ton, rather than 11¢ per ton, to the Hazardous Waste Facility Management Fund (Fund 5030), and (b) 46¢ per ton, rather than 60¢ per ton, to the Hazardous Waste Clean-Up Fund (Fund 5050).

Facility Management Fund (Fund 5030), and (b) 46¢ per ton, rather than 60¢ per ton, to the Hazardous Waste Clean-Up Fund (Fund 5050). Increases a 90¢ per ton fee to \$1.35 per ton and allocates the proceeds as follows: (a) 90¢ per ton, as currently allocated, to the Solid Waste Fund

follows: (a) 90¢ per ton, as currently allocated, to the Solid Waste Fund (Fund 4K30), and (b) a new 45¢ per ton allocation to be transmitted to the approved board of health of the health district in which the facility that collects the fee is located.

Reduces, from \$2.81 per ton to \$2.15 per ton, the fee that is deposited in the Environmental Protection Fund (Fund 5BCO).

Reduces, from 8¢ per ton to 6¢ per ton, the fee that is deposited in the National Priority List Remedial Support Fund (Fund 5YY0).

Allocates the remaining portion of the \$4.75 a ton fee as follows: (a) 18¢ per ton to the Recycling and Litter Prevention Fund (Fund 5320) (new allocation), (b) 21¢ per ton to the Environmental Protection Remediation Fund (Fund 5410) (new allocation), and (c) 25¢ per ton fee that is used to provide assistance to soil and water conservation districts (current allocation unchanged).

Fiscal effect: The fee reallocations will reduce annual revenues from \$71.0 million to \$63.9 million allocated for use by Ohio EPA as follows: \$947,000 to Fund 5YY0, \$1.4 million to Fund 5030, \$2.8 million to Fund 5320, \$3.3 million to Fund 5410, \$7.3 million to Fund 5050, \$14.2 million to Fund 4K30, and \$44.4 million to Fund 5BCO, and \$6.6 million to local boards of health. The 25¢ portion of the fee deposited to Soil and Water Conservation District Assistance Fund (Fund 5BVO) and used by AGR is unaffected. Local boards of health will see a collective revenue increase of \$7.1 million annually.

No provision.

No provision.

No provision.

No provision.

No provision.

Onto Environmental Protection Agency	H.B. 9
Executive	As Passed By House
EPACD8 Removing solid waste or construction and demolition debris	
R.C. 3734.85	
Permits the Ohio EPA Director to take various actions regarding accumulations of solid waste and construction and demolition debris (Cⅅ) in the same manner that the Director may take those actions regarding scrap tires including:	No provision.
(a) Issuing an order to the responsible person directing that person to remove the accumulation of solid waste or Cⅅ from a premises and transport the removed material to the proper facility;	(a) No provision.
(b)Taking actions to remove and manage the solid waste or Cⅅ such as transporting the removed material to the proper facility if the recipient fails to comply with the removal order; and	(b) No provision.
(c) Collecting costs incurred by Ohio EPA for conducting the removal action by having a lien placed on the property where the accumulation of solid waste or Cⅅ was removed or requesting the Attorney General to bring a civil action against the proper person.	(c) No provision.
Modifies the enforcement and removal action priority list for scrap tires in current law to account for actions concerning solid waste or C&DD.	No provision.
Exempts a property owner from liability for scrap tire removal costs, and prohibits a lien from being placed on the property, for the removal of at least 100 scrap tires aggregated from multiple properties when collected during an Ohio EPA-approved community cleanup event.	No provision.
Exempts a county, municipal corporation, township, or county land reutilization corporation from liability for scrap tire removal costs, and prohibits a lien from being placed on the property, for the removal of up to 10,000 scrap tires, or more at the Ohio EPA Director's discretion, when scrap tires were placed on the property prior to acquisition.	No provision.
Fiscal effect: Potential increase in expenditures to perform solid waste and Cⅅ removal offset by permitted cost recovery.	

Ohio E	Invironmental Protection Agency		Main Operating Appropriations Bill H.B. 96
Executive	е		As Passed By House
EPACD24	Scrap Tire Fees		
			R.C. 3734.901
•	ermanent the 50¢ per tire fee deposited into the Scrap Tire ment Fund which is scheduled to expire on June 30, 2026.		Same as the Executive, but removes the provisions that would have made permanent the fee and, instead, extends the current sunset until June 30, 2028.
•	ermanent the 50¢ per tire fee deposited into the Soil and Water ation District Assistance Fund which is scheduled to expire on 2026.		Same as the Executive, but removes the provisions that would have made permanent the fee and, instead, extends the current sunset until June 30, 2041.
Scrap Tir million to 5BV0) us	ect: Retains annual revenues of \$8.0 million: \$4.0 million to the e Management Fund (Fund 4R50) used by Ohio EPA, and \$4.0 to Soil and Water Conservation District Assistance Fund (Fund tied by AGR.		Fiscal effect: Same as the Executive.
EPACD3 R.C.	Ohio EPA Division of Air Pollution Control - fee increases 3745.11		R.C. 3745.11
	es an annual fee in addition to existing emission-based annual	1	Same as the Executive, but alters the additional annual fee as follows:
(a) \$5,00	O charged to Title V air pollution control permit holders.		(a) Same as the Executive, but changes the amount of the fee to \$5,000 multiplied by the total tons of regulated pollutants emitted from the air contaminant source in the previous calendar year divided by 100.
(b) \$5,00	O charged to synthetic minor facilities.		(b) Same as the Executive, but changes the amount of the fee to \$5,000 multiplied by the total tons of regulated pollutants emitted from the facility in the previous calendar year divided by 100.
including	s fees related to Ohio EPA's air pollution control program, gees for facility permits to install and annual fees that are based air pollution emissions or emission capacity by 50%.		Same as the Executive.
Fiscal eff	ect: Increased annual fee revenue of \$2.6 million to Fund 4T30		Fiscal effect: Same as the Executive, but revenues deposited to Fund

increased fees.

from new annual fee, and \$6.0 million to Fund 4K20 from new and

4K20 from new fees will depend on the amount of pollutants emitted.

Ohio E	nvironmental Protection Agency		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
EPACD5	Public water supply system fees		
R.C.	3745.11		R.C. 3745.11
administr public uti agreemen public wa distributi	e Ohio EPA Director to adopt rules permitting the current rative service fee for political subdivisions or investor-owned lities that enter into certain connection or distribution has with the Ohio EPA to be charged to any entity applying for a liter supply system plan approval for either extensions of on facilities or increases in the number of service connections, if the current fee of \$150 + 0.35% of the estimated project cost.	1	Same as the Executive.
	ect: Potential decrease in the amount of fee revenue for plans deposited to Fund 4K50.		Fiscal effect: Same as the Executive.
EPACD6	Industrial water pollution control facility certificate		
R.C.	3745.11, 3734.05, 3734.79, 5709.212, 6111.01, 6111.04		R.C. 3745.11, 3734.05, 3734.79, 5709.212, 6111.01, 6111.04
costs, not	s the application fee of .5% of the total exempt facility project to exceed \$2,000, for an industrial water pollution control at files for a certificate to exempt the facility from certain taxes.	1	Same as the Executive.
	s the application fee for an industrial water pollution control e submitted prior to June 26, 2003, to exempt the facility from exes.		Same as the Executive.
Fiscal effo	ect: Reduces the amount of fee revenue deposited to Fund		Fiscal effect: Same as the Executive.
EPACD22	Wastewater treatment works plan approval fee		
R.C.	3745.11		
plan appr +.65% of	the fee for a person applying for a wastewater treatment works oval from \$100 +.65% of the estimated project cost to \$100 the estimated project cost plus \$100 +.2% of the estimated ost, but retains the \$15,000 cap for this fee.		No provision.
fee will in	ect: The increased wastewater treatment works plan approval ncrease annual revenues deposited to Fund 4K40 by \$3.0 r less due to the fee cap.		
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Ohio E	nvironmental Protection Agency		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
EPACD25	State Emergency Response Commission		
R.C.	3750.02		R.C. 3750.02
Adds the officio me	DAS Director to the Emergency Response Commission as an exember.		Same as the Executive.
No provis	ion.		Replaces the chairs of the respective standing committees primarily responsible for considering environmental issues as nonvoting members of the commission with a House member appointed by the House Speaker and a Senate member appointed by the Senate President.
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.
EPACD7	Scope of environmental health specialists' practice		
R.C.	3776.01		R.C. 3776.01
from the	the administration or enforcement of the hazardous waste law scope of practice of environmental health that an environmental ecialist or environmental health specialist in training may engage		Same as the Executive.
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.
EPACD11	Proposed filling of an isolated wetland mitigation		
R.C.	6111.02, 6111.022, 6111.023, 6111.024, 6111.025, 6111.027		
an isolate following mitigation	the current preferred order for mitigating the proposed filling of ed wetland that is subject to level 1, 2, or 3 review with the preferred order: (1) Purchasing credits at an approved wetland in bank; (2) Purchasing credits at an approved in-lieu mitigation and (3) Constructing individual mitigation projects.	1	No provision.
determine impacted	deviation from the preferred order if the Ohio EPA Director es, or the applicant demonstrates, that the size or quality of the resource or the lack of available mitigation credits necessitates in that order.		No provision.
•	Ohio EPA Director to adopt rules governing the approval and use d mitigation banks and in-lieu fee mitigation programs.		No provision.
Legislativ	ve Budget Office LSC	:	489 Office of Research and Drafting

Fiscal effect: Potential increase in administrative expenditures to adopt rules governing the approval and use of wetland mitigation banks and in-lieu fee mitigation programs.

EPACD12 Isolated wetland levels 2 and 3 review

R.C. 6111.023, 6111.024

Requires information that must be submitted to Ohio EPA for purposes of level 2 or 3 review of a proposed filling of isolated wetlands to include a listing of all waters on site and the proposed buffers on avoided resources.

No provision.

Fiscal effect: None.

**EPACD1** Areawide Planning Agencies

**Section: 277.20** 

Permits the Ohio EPA Director to award grants from Fund 5BCO ALI 715687, Areawide Planning Agencies, to areawide planning agencies engaged in areawide water quality management and planning activities in accordance with the nonpoint source pollution control provisions of the federal Clean Water Act.

**Section: 277.20** 

Same as the Executive.

Fiscal effect: Same as the Executive.

**EPACD2** Automobile Emission Testing Program

Section: 277.20

Requires GRF ALI 715502, Auto Emissions E-Check Program, to be used to support the automobile emission testing program.

Permits the Ohio EPA Director, on July 1, 2025, or as soon as possible thereafter, to request that the DAS Director extend the contract with the vendor operating in accordance with R.C. 3704.14 (A)(1) for not longer than twelve months.

**Section: 277.20** 

Same as the Executive.

Same as the Executive.

Ohio Environmental Protection Agency	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
In the event that the contractor selected in accordance with R.C. 3704.14 (A)(2) cannot complete the required work prior to July 1, 2025, permits the DAS Director to enter into a contract extension utilizing GRF ALI 715502, Auto Emissions E-Check Program, provided that (a) the contract contains the same terms, and (b) no funds are paid for incomplete work.	Same as the Executive.
EPACD18 E-check review and report	
	Section: 737.10
No provision.	Requires the Ohio EPA Director to conduct a review to assess whether the current E-check program is necessary and to evaluate the impact of weather patterns over northeast Ohio on emissions and air quality.
No provision.	Requires the Ohio EPA, within 18 months of the effective date of the bill, to compile the findings of the annual review into a report, submit the report to the General Assembly, and make the report available to the public on Ohio EPA's website.
	Fiscal effect: Increased administrative costs to Ohio EPA to conduct assessments and report findings.

Ohio Expositions Commission

Executive

As Passed By House

EXPCD1 State Fair Reserve Fund
Section: 285.20

Authorizes the General Manager of EXP, in consultation with the OBM Director, to submit a Controlling Board request to use designated amounts in the State Fair Reserve Fund (Fund 6400) if revenues from

Main Operating Appropriations Bill H.B. 96

Section: 285.20

Section: 285.20

Same as the Executive.

either the 2025 or the 2026 Ohio State Fair are unexpectedly low.

Ohio House of Representatives	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
REPCD7 Public office compensation advisory commission	
	R.C. 101.56, 101.561
No provision.	Establishes a nine-member advisory commission to review and make recommendations about the compensation amounts of General Assembly members and executive statewide elected officials at the beginning of every odd-numbered General Assembly.
No provision.	Requires the Governor, Senate President, and House Speaker to each appoint three members to serve four-year terms. Prohibits the appointment of any officer or employee of the state or its political subdivisions or their relatives, candidates who have run for elected office within 12 months before their appointment, or executive agency or legislative agents.
	Fiscal effect: Members will not be compensated for their service, but will be reimbursed for their expenses. Presumably these expenses would be paid from the GRF.
REPCD6 Sunset Review Committee	
	R.C. 101.84
No provision.	Changes the number of days by which the Committee must meet to choose a chairperson and establish the schedule for agency review to not later than 90 days, instead of 30 days as under current law, after the start of the General Assembly.
REPCD5 Governor's Office of Faith-based and Community Initiatives Advisory	Board
	R.C. 107.12
No provision.	Specifies that members of the House and Senate appointed to the Advisory Board serve on the board for the duration of the General Assembly during which they were appointed. (All other appointees serve for one year under current law.)
No provision.	Requires that the member of the Senate be the chair during the first regular session of a General Assembly and the member of the House be the chair during the second regular session of the General Assembly.

Ohio H	louse of Representatives			Main Operating Appropriations Bill H.B. 96
Executive		A	As Passe	d By House
REPCD4	Abolition of committees, commissions, task forces with legislative a	ppoin	tees	
		F	R.C.	5123.603, (Repealed), Repealed: 5165.261, 101.38, Repealed: Sections 335.20 and 757.60 of H.B. 33 of the 135th G.A.; Section 5 of S.B. 202 of the 134th G.A.
No provis	sion.	       	Examine Client As and Refo Facility P	s the following committees and boards: (1) Joint Committee to the Activities of the State's Protection and Advocacy System and sistance Program; (2) Joint Committee on Property Tax Review rm; (3) Legacy Pain Management Study Committee; (4) Nursing ayment Commission; (5) Ohio Cystic Fibrosis Legislative Task and (6) Task Force on Bail.
REPCD1	Operating Expenses			
Section:	299.20	9	Section:	299.20
Officer, u	priates an amount certified by the House Chief Administrative p to the available balance of GRF ALI 025321, Operating , at the end of FY 2025 and FY 2026, to the next fiscal year.	9	Same as	the Executive.
REPCD2	House Reimbursement			
Section:	299.20	9	Section:	299.20
Reimburs	ates additional amounts in Fund 1030 ALI 025601, House sement, if the House Chief Administrative Officer determines tional amounts are necessary.	9	Same as	the Executive.
REPCD8	Expanding gaming opportunities			
		9	Section:	737.20

No provision.

Requires, by December 31, 2025, the General Assembly to determine a

manner of expanding gaming opportunities in Ohio.

Ohio J	udicial Conference			Main Operating Appropriations Bill H.B. 96
Executive	9		As Passed By House	
JCOCD1	State Council of Uniform Laws			
Section:	315.20		Section: 315.20	
ALI 01832 State Cou	s up to \$103,315 in FY 2026 and up to \$108,481 in FY 2027 of GRF 21, Operating Expenses, to be used to pay the expenses of the uncil of Uniform State Laws, including membership dues to the Conference of Commissioners on Uniform State Laws.	1	Same as the Executive.	
JCOCD2	Ohio Jury Instructions Fund			
Section:	315.20		Section: 315.20	
grants, ro received activities	that the Ohio Jury Instructions Fund (Fund 4030) consist of cyalties, dues, conference fees, bequests, devises, and other gifts for the purpose of supporting the Judicial Conference in its as a part of the judicial system of the state as determined by the conference Executive Committee.		Same as the Executive.	
	money in the fund to be used to pay expenses incurred by the ce in performing activities as determined by its Executive ee.		Same as the Executive.	
	ates, in each fiscal year, any money accruing to the fund in the that year's appropriation.		Same as the Executive.	
Prohibits	the OBM Director or the CEB from transferring money from		Same as the Executive.	

Fund 4030 to any other fund.

Ohio P	ublic Works Commission		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
PWCCD3	Local debt support		
R.C.	164.01		R.C. 164.01
Improven (2) the pa obtained	the following forms of assistance under the State Capital nent Program: (1) a pledge of support for any local bond issue, yment of all or a part of the premium for bond insurance from a private insurer, and (3) a source of revenue pledged in f revenue bonds issued by a subdivision.	1	Same as the Executive.
PWCCD4	District Public Works Integrating Committees		
R.C.	164.05, 164.06, 164.08, 164.14		R.C. 164.05, 164.06, 164.08, 164.14
much of it local debt	district public works integrating committee to determine how ts allocation is awarded to political subdivisions in loans and support, rather than setting a defined amount at not more that e allocation as in current law.		Same as the Executive.
PWCCD6	Conservation General Obligation Bond Debt Service		
			Section: 377.20
No provis	ion.		Requires GRF ALI 150904, Conservation General Obligation Bond Debt Service, to be used to pay all debt service and related financing costs during the biennium on obligations issued for the Clean Ohio Conservation Program.
PWCCD7	Infrastructure Improvement General Obligation Bond Debt Service		
			Section: 377.20
No provis	ion.		Requires GRF ALI 150907, Infrastructure Improvement General Obligation Bond Debt Service, to be used to pay all debt service and related financing costs during the biennium for obligations issued for the State Capital Improvement Program.
PWCCD8	Clean Ohio Conservation - Operating		
			Section: 377.20
No provis	ion.		Requires that Fund 7056 ALI 150403, Clean Ohio Conservation Operating, be used to administer the Clean Ohio Conservation Program.
Legislativ	ve Budget Office LSG	Сĺ	496 Office of Research and Drafting

Ohio Public Works Commission	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
PWCCD9 State Capital Improvement Program Operating Expenses			
	Section: 377.20		
No provision.	Requires that Fund 7038 ALI 150321, State Capital Improvement Program - Operating Expenses, be used to administer the State Capital Improvement Program.		
PWCCD10 District Administration Costs			
	Section: 377.20		
No provision.	Authorizes OPWC to use the proceeds of the Capital Improvements Fund (Fund 7038) and the Local Transportation Improvement Fund (Fund 7052) for a District Administration Costs Program, which covers the administrative costs incurred by the 19 individual District Public Works Integrating Committees (DPWICs) for distributing SCIP and LTIP funding. Permits no more than \$1,235,000 in each fiscal year to be made available for reimbursement and allows each DPWIC to receive up to \$65,000 in each fiscal year for this purpose.		
No provision.	Requires PWC to define allowable costs for the program, and specifies that indirect costs, elected official salaries and benefits, and project-specific costs are not allowable. Requires DPWICs to approve such costs in order to participate in the program.		
PWCCD11 Natural Resource Assistance Council Administration Costs			
	Section: 377.20		
No provision.	Authorizes OPWC to use the proceeds of the Clean Ohio Conservation Fund (Fund 7056) for a District Administration Costs Program to cover administrative costs incurred by Natural Resource Assistance Councils (NRACs). Allows any of the 19 NRACs to receive up to \$15,000 in each fiscal year for these costs.		

Ohio Senate

Executive

As Passed By House

SENCD1 Operating Expenses
Section: 397.20

Reappropriates an amount certified by the Clerk of the Senate, up to the available balance of GRF ALI 020321, Operating Expenses, at the end of FY

Main Operating Appropriations Bill H.B. 96

As Passed By House

Section: 397.20

Section: 397.20

Same as the Executive.

2025 and FY 2026 for the same purpose in the following fiscal year.

OODCD3

No provision.

Section: 353.20 Section: 353.20

Requires GRF ALI 415431, Brain Injury, be provided to The Ohio State Same as the Executive, but earmarks \$500,000 in each fiscal year instead of requiring the entire GRF ALI 415431 to be used for this purpose. University College of Medicine to support the Brain Injury Program.

> Requires the remainder (\$300,000 in each fiscal year) of ALI 415431 to be provided to the Brain Injury Association of Ohio for direct services and supports for brain injury survivors and caregivers.

Opportunities for Ohioans with Disabilities					Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed	By House	
OODCD4	Services for the Deaf				
Section:	353.20		Section:	353.20	
Requires GRF ALI 415508, Services for the Deaf, be used to provide grants to community centers for the deaf.			Same as t	he Executive.	
OODCD5	Visually Impaired Reading Services				
Section:	353.20		Section:	353.20	
•	GRF ALI 415512, Visually Impaired Reading Services, be used to /OICEcorps Reading Services to provide reading services for blind ls.		Same as t	he Executive.	
OODCD6	Sight Centers				
Section:	353.20		Section:	353.20	
Independentities to blindness	\$10,000 in each fiscal year from Fund 3L40 ALI 415617, dent Living Older Blind, be allocated to each of the following o provide outreach to the community of individuals with or low vision: the Cleveland Sight Center; the Cincinnati on for the Blind and Visually Impaired; and the Sight Center of st Ohio.		Same as t	he Executive.	
OODCD7	DeafBlind Fund				
			Section:	353.20	

OODCD7	DeatBlind Fund
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No provision.

Requires GRF ALI 415515, DeafBlind Fund, to be distributed to the

Columbus Speech and Hearing Center for the recruitment and training of support service providers and to connect support service providers with

DeafBlind individuals.

Executive As Passed By House

PENCD3 PERS law enforcement and public safety officers

R.C. 145.01, 145.334

Includes in the PERS law enforcement and public safety divisions a PERS member who, after the bill's effective date, becomes employed full time as a state fire marshal (SFM) law enforcement officer.

Allows a PERS member who, on the bill's effective date, is employed as an SFM law enforcement officer to elect to participate in the PERS law enforcement (PERS-LE) or PERS public safety (PERS-PS) division, rather than regular PERS), for the member's future service.

Causes a PERS member who is employed full time by the SFM Fire and Explosion Investigation Bureau to be considered an SFM law enforcement officer if the following apply: (1) the SFM has appointed the member as an assistant fire marshal and designated the person to act as a law enforcement officer (a) for purposes of investigating fires and explosions in Ohio and arresting, or causing arrest, and charging a person with arson or a similar offense as a result of an investigation, and (b) to enforce criminal prohibitions relating to fire safety and fireworks; and (2) the SFM has appointed the member as a SFM law enforcement officer and the member has received a certificate attesting to satisfactory completion of the peace officer basic training program for arrest power purposes.

Fiscal effect: Increases SFM's employer contribution costs paid to PERS. There are currently 30 eligible SFM employees. In calendar year (CY) 2025, public employers contribute 14% of employee payroll for each employee under the OPERS regular division and 18.1% of payroll for each employee under the PERS-PS or PERS-LE division. Allowing both a new SFM's law enforcement officer and reclassifying an OPERS member who is employed as a full-time as SFM law enforcement officer to elect from the OPERS regular division to PERS-PS or PERS- LE division would increase the required OPERS employer contribution by the difference, 4.1% of the associated payroll.

No provision.

No provision.

No provision.

Pension Subsidies	Main Operating Appropriations Bil H.B. 9
Executive	As Passed By House
PENCD5 Precinct election officials excluded from PERS	
	R.C. 145.012
No provision.	Excludes from PERS membership a person whose only service as a public employee is, and who receives any compensation for service during a calendar year as, a precinct election official.
	Fiscal effect: Reduces employer contribution costs for county boards of elections by excluding all precinct election officials (PEOs) from PERS membership. Under current law, only PEOs earning below \$600 in a calendar year (\$1,000 during years with multiple primary and general elections) are excluded.
PENCD6 Ohio Public Employees Deferred Compensation Program	
	R.C. 145.091, 148.02, 148.021, Section 525.40
No provision.	Transfers the administration of the Ohio Public Employees Deferred Compensation Program from the Ohio Public Employees Deferred Compensation Board to the PERS Board.
No provision.	Includes the standard transfer language and abolishes the Ohio Public Employees Deferred Compensation Board on the transfer provision's effective date.
PENCD4 Alternative retirement plan election or provider change	
	R.C. 3305.05, 3305.053, Section 820.100
No provision.	Permits a public college or university to allow an academic or administrative employee who elects to participate in an alternative retirement plan to sign the election or a form to change providers by electronic signature, beginning one year after the effective date.
	Fiscal effect: Minimal.

Temporarily allows certain PERS members to transfer or purchase certain OP&F service credit even if the member does not have more PERS service credit than the credit to be transferred or purchased.

Fiscal effect: No direct fiscal effect on the state or local governments.

No provision.

Board o	of Pharmacy		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
PRXCD2	Authority to use instruments that reduce drug poisoning		
R.C.	2925.14, 4729.261		R.C. 2925.14, 4729.261
demonstr	PRX to adopt rules for the approval of types of instruments that ate efficacy in reducing drug poisoning by determining the of a specific compound or group of compounds.		Same as the Executive.
possessio	he PRX-approved instruments from the crime of illegal use or n of drug paraphernalia, in the same manner that fentanyl rips are currently exempt.		Same as the Executive.
	PRX from approving any type of instrument intended to the purity of a mixture.		Same as the Executive.
to prosec	ect: Potential decrease in costs to local criminal justice systems ute, adjudicate, and sanction misdemeanor offenders. Minimal n administrative expenses for PRX.		Fiscal effect: Same as the Executive.
PRXCD3	Licensure of out-of-state drug distribution operations		
R.C.	4729.52, 4729.54, 4729.551 (repealed), 3719.04, 4729.56, 4729.561		R.C. 4729.52, 4729.54, 4729.551 (repealed), 3719.04, 4729.56, 4729.561
various as distributo	PRX to license out-of-state business operations involved in the spects of the retail and wholesale drug supply chain: terminal rs, wholesale distributors, manufacturers, outsourcing facilities, y logistics providers, and repackagers.	1	Same as the Executive.
	s procedures for issuing nonresident licenses for out-of-state s, based on the procedures that exist for in-state operations.		Same as the Executive.
	es a \$500 fee for an initial or renewed nonresident license for an te terminal distributor.		Same as the Executive.
an out-of-	s a \$2,000 fee for an initial or renewed nonresident license for state wholesale distributor, manufacturer, outsourcing facility, y logistics provider, or repackager.		Same as the Executive.
	ect: Increase in biennial fee revenue of \$500,000 deposited to pational Licensing Fund (Fund 4K90).		Fiscal effect: Same as the Executive.

Board o	of Pharmacy	Main Operating Appropriations Bi H.B. 9
Executive		As Passed By House
PRXCD5	Responsible person designation for retail and wholesale distributors	
R.C.	4729.52, 4729.53, 4729.54, 4729.80	R.C. 4729.52, 4729.53, 4729.54, 4729.80
•	each license holder involved in the retail and wholesale drug ain to designate a person to serve in the role of "responsible	Same as the Executive.
responsib	the responsible person, along with the license holder, to accept ility for the operation of the licensed location in accordance oplicable state and federal laws and rules.	Same as the Executive.
all times,	the license holder to have a designated responsible person, at and to notify the Board of the person who is designated and any nt changes.	Same as the Executive.
Establishe responsib	es a \$15 fee, to be assessed by the Board, for any change of le person.	Same as the Executive.
	ect: Increase in annual fee revenue of \$45,000 deposited to the onal Licensing Fund (Fund 4K90).	Fiscal effect: Same as the Executive.
PRXCD4	Fees for licensure of in-state terminal distributors	
R.C.	4729.54	R.C. 4729.54
	licensing fees that apply to terminal distributors of dangerous h operations within Ohio:	Same as the Executive.
(a) from \$ license.	320 to \$360 the fee for a Category II license, including a limited	(a) Same as the Executive.
	440 to \$460 the fee for a Category III license, including a limited d a pain management clinic license.	(b) Same as the Executive.
be obtaine for the fac	120 to \$160 the fee for a terminal distributor license that must ed by an entity that typically is exempt from licensure, except at that it possesses controlled substances, compounded drugs, used in compounding.	(c) Same as the Executive.
	120 to \$160 the fee for a terminal distributor license obtained inary practice.	(d) Same as the Executive.

Board	of Pharmacy		Main Operating Appropriations Bill H.B. 96
Executive	e		As Passed By House
` '	\$120 to \$160 the fee for a terminal distributor license obtained lergency medical service organization satellite.		(e) Same as the Executive.
	ect: Increase in biennial fee revenue of \$90,000 deposited to pational Licensing Fund (Fund 4K90).		Fiscal effect: Same as the Executive.
PRXCD6	Pharmacy technician registration and fees		
R.C.	4729.901, 4729.902, 4729.921		R.C. 4729.901, 4729.902, 4729.921
Increases	the following fees that apply to pharmacy technicians:		Same as the Executive, but makes the following change.
	\$50 to \$65 the fee for initial registration as a registered y technician or certified pharmacy technician.		(a) Same as the Executive.
registere	\$25 to \$65 per year the fee for the renewal of registration as a d pharmacy technician or certified pharmacy technician. (By le, the current registration period is two years.)		(b) Same as the Executive, but codifies the current rule's biennial registration cycle.
(c) from Strainee.	\$25 to \$40 the fee for registration as a pharmacy technician		(c) Same as the Executive.
that a ph	to 18 months from one year the time period specified in statute armacy technician trainee's registration remains valid. (By Board current time period is already 18 months.)		Same as the Executive.
	ect: Increase in biennial fee revenue of more than \$750,000 d to the Occupational Licensing Fund (Fund 4K90).		Fiscal effect: Same as the Executive.
PRXCD1	Cash Transfer from the Medical Marijuana Control Program Fund to t	he	Drug Database Fund
Section:	367.20		Section: 367.20
from the COM, to	the OBM Director to transfer up to \$2,745,500 in each fiscal year Medical Marijuana Control Program Fund (Fund 5SY0), used by the Drug Database Fund (Fund 5SG0), used by PRX at the request X Director.		Same as the Executive.

reimburse counties for the costs of operating county public defender offices, joint county public defender offices and county appointed counsel systems, the counties' costs and expenses of conducting the defense in capital cases, the counties' costs and expenses of appointed counsel, and any other costs to provide legal representation to indigent persons. Caps reimbursement of county costs at an hourly rate not to exceed \$75 per hour, except in capital cases which are reimbursed at an hourly rate

Same as the Executive.

not to exceed \$140 per hour.

Office o	of the Ohio Public Defender	Main Operating Appropriation H.	s Bill B. 96
Executive		As Passed By House	
PUBCD4	County Indigent Defense Budgets		
Section:	371.20	Section: 371.20	
for the ne	each county report biannual indigent defense cost projections ext two upcoming state fiscal years to OPD, no later than July 31, d each biennium thereafter.	Same as the Executive.	
-	the report to contain most current projected costs, and the next years for their indigent defense fund.	Same as the Executive.	
PUBCD5	Cash Transfer from the General Revenue Fund to the Legal Aid Fund		
Section:	371.20	Section: 371.20	
\$1,000,00 Requires	the OBM Director on July 1 of each fiscal year, to transfer 00 cash from the GRF to the Legal Aid Fund (Fund 5740). that this cash be distributed by the Ohio Access to Justice on to Ohio's civil legal aid societies for the following:	Same as Executive.	
services f	000 in each fiscal year for the sole purpose of providing legal for economically disadvantaged individuals and families seeking e with legal issues arising as a result of substance abuse	Same as Executive.	
	000 in each fiscal year for the sole purpose of providing legal for veterans.	Same as Executive.	
Prohibits	any of the money to be used for administrative costs.	Same as Executive.	
PUBCD6	Federal Representation		
Section:	371.20	Section: 371.20	
Requires	that Fund 3S80 ALI 019608, Federal Representation, be used to	Same as the Executive.	

support representation provided by OPD in federal cases.

Executive **As Passed By House** 

Northwest Regional Hub pilot program PUBCD8

371.30 Section:

Creates the Northwest Regional Hub pilot program to allow Allen, Hardin, and Putnam counties to participate in an alternative management system for indigent defense that is primarily managed by OPD, with a portion of cases managed by court-appointed counsel.

Requires OPD to assume responsibility for representation of indigent persons to the extent that representation is not provided by outside counsel in accordance with R.C. 120.33 if a county elects to become part of the Northwest Regional Hub and transfer indigent defense services to OPD.

Requires OPD to provide direct representation to indigent defendants in not more than 80% of indigent defense cases.

Provides for withdrawal procedures for participating counties, including holding public meetings and providing notice to the local bar association, every judge serving in the county, county prosecutor, county public defender, and every attorney who is on the court's roster for appointment to provide indigent defense.

Provides that when a county transfers indigent defense services to OPD and the transferring county operates a county public defender office at the time of the transfer, the employees of the transferring county public defender may be transferred to employees of the OPD as OPD determines necessary for successful implementation of the pilot, to the extent possible, with no loss of service credit.

Authorizes the pilot to operate during the FY 2026-FY 2027 biennium.

Section: 371.30

Same as the Executive.

Office of the Ohio Public Defender			Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By House
PUBCD3	Northwest Regional Hub Support		
Section:	371.30		Section: 371.30
by OPD to	that GRF ALI 019406, Northwest Regional Hub Support, be used pay for costs of providing indigent defense services as part of nwest Regional Hub pilot program in Allen, Hardin, and Putnam		Same as the Executive.
PUBCD9	Task Force to Study Ohio's Indigent Defense System - abolishment		
			Section: 630.10, (repeals Section 6 of H.B. 150 of the 134th G.A.)
No provis	ion.		Abolishes the Task Force to Study Ohio's Indigent Defense System (originally established by Section 6 of H.B. 150 of the 134th G.A.)
			Fiscal effect: None; the task force was required to issue its recommendations to the General Assembly by April 3, 2024.

Ohio Department of Public Safety			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
DPSCD40 Representation for sworn officers in criminal complaints			
R.C. 109.872		R.C. 109.872	
Allows the Governor or the Governor's designee, at their discretion, tapprove legal representation for a sworn employee as described below		Same as the Executive.	
Allows a sworn employee who was involved in a use of force incident resulted in physical harm or death to another individual to apply for I representation if the use of force was within the scope of that employ official duties.	egal	Same as the Executive.	
Requires the sworn employee's appointing authority to pay the costs that representation.	of	Same as the Executive.	
Defines "sworn employee" as:		Same as the Executive.	
(a) Enforcement agents appointed to enforce Ohio's liquor laws and regulating the use of supplemental nutrition assistance program (SNA benefits (i.e. Ohio Investigative Unit);		(a) Same as the Executive.	
(b) The Superintendent and troopers of the Ohio State Highway Patro	ol;	(b) Same as the Executive	
(c) Special police officers of the Ohio State Highway Patrol; and		(c) Same as the Executive.	
(d) Other employees of any department, agency, or board of this state who are under the executive branch and ultimately report to the Governor and are authorized to investigate, execute the laws of the sprotect public safety, or enforce the laws of this state as part of their duties.	itate,	(d) Same as the Executive	
Fiscal effect: Potential increase in costs for a sworn employee's appointing authority if legal representation is requested and approx	ved.	Fiscal effect: Same as the	Executive.
DPSCD28 Objections to Registrar of Motor Vehicles orders			
R.C. 119.062			
Changes the deadline for an appeal of an order of the Registrar of Movehicles from within 15 days of the "date of service" of the order as i current law to within 15 days of the order's mailing date to the party.	n	No provision.	
Legislative Budget Office	LSC	511	Office of Research and Drafting

Ohio D	epartment of Public Safety		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
issued aft from with party as in	the deadline for an objection to a report and recommendation er an adjudication hearing concerning an order of the Registrar in 10 days of the "date of service" of the report on the objecting a current law to within 15 days of the report's mailing date to ting party.	1	No provision.
Fiscal effe	ect: Negligible.		
DPSCD37	·		
R.C.	149.43		R.C. 149.43
recognitio	mages and data captured by an automated license plate on system that are maintained in a law enforcement database public records law.	1	Same as the Executive.
images or	ect: Potential savings for law enforcement agencies if such r data, which may or may not be considered a public record and edaction under current law, are not subject to release.		Fiscal effect: Same as the Executive.
DPSCD32	Limited term commercial driver's license		
R.C.	3501.01, 4506.14, 4507.061, 4507.09		R.C. 3501.01, 4506.14, 4507.061, 4507.09
	laws related to commercial driver's licenses issued to temporary as follows:		Same as the Executive.
Excludes t	the license as a form of photo identification for voting.		Same as the Executive.
	e laws consistent with the federal REAL ID Act and state law for nce of a limited term driver's license.		Same as the Executive.
the holde	hat the expiration date is the earlier of the expiration date of r's authorized stay in the U.S. or four years, or is one year if o expiration date of the temporary resident's authorized stay in		Same as the Executive.
verify his	es renewal of the license, provided the temporary resident can or her continued lawful status in the U.S., but specifies that the may not take place online.		Same as the Executive.

Ohio Department of Public Safety	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: Potential minimal one-time costs to bring the limited term commercial driver's license in line with the limited term driver's license and federal law.	Fiscal effect: Same as the Executive.
DPSCD35 Electronic documents	
R.C. 4501.027	R.C. 4501.027
Authorizes the Registrar of Motor Vehicles and a deputy registrar to accept electronically: (1) documents that are required to accompany the services and transactions that the BMV conducts electronically or online; and (2) documents approved by the Registrar for electronic or online submission and acceptance.	Same as the Executive.
Fiscal effect: None; potentially streamlines administrative processes and procedures.	Fiscal effect: Same as the Executive.
DPSCD36 Additional motor vehicle registration and renewal fees	
R.C. 4503.10	R.C. 4503.10
Increases the additional annual motor vehicle registration and renewal fees (used for ODPS's costs to administer and enforce the motor vehicles and traffic laws) by \$10, beginning January 1, 2026, as follows: (1) from \$11 to \$21 for noncommercial vehicles, and (2) from \$30 to \$40 for nonapportioned commercial vehicles.	Same as the Executive, but reduces the amount of the increase to \$5 for each fee: (1) from \$11 to \$16 for noncommercial vehicles, and (2) from \$30 to \$35 for non-apportioned commercial vehicles.
Fiscal effect: Potential revenue gain of around \$125 million (\$119.5 million for non-commercial vehicles and \$5.5 million for non-apportioned commercial vehicles) annually for the Public Safety – Highway Purposes Fund (Fund 5TM0), which receives the additional registration and renewal fees.	Fiscal effect: Same as the Executive, but reduces the potential revenue gain to around \$62.5 million (\$59.75 million for non-commercial vehicles and \$2.75 million for nonapportioned commercial vehicles).
DPSCD27 Motor vehicle registration by phone	
R.C. 4503.102	R.C. 4503.102
Eliminates the existing requirement that the BMV accept motor vehicle registration payments via telephone.	Same as the Executive.
Fiscal effect: None; the telephone number will still exist to provide other forms of BMV support and customer service.	Fiscal effect: Same as the Executive.
Legislative Budget Office LSC	513 Office of Research and Drafting

R.C.

Removes the following requirements regarding the proof of financial responsibility statement provided at the time of motor vehicle registration: (1) that the person registering the motor vehicle separately sign the statement; (2) that the person be given and sign a separate form listing the penalties for failure to have proof of financial responsibility; and (3) that a motor vehicle dealer obtain the separate signatures and forward them to the Registrar of Motor Vehicles when registering the vehicle on behalf of a purchaser or lessor.

Fiscal effect: None; streamlines the vehicle registration process.

Ohio D	epartment of Public Safety		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
DPSCD23	Disabled veterans: registration transfer fee		
R.C.	4503.29, 4503.41		R.C. 4503.29, 4503.41
transfers the licens military a	is the \$1 transfer fee that generally applies when a person a registration and license plate from one vehicle to another if se plate is: (1) a license plate honoring military service or a ward issued to a disabled veteran; or (2) a disabled veteran ate issued to a disabled veteran.	1	Same as the Executive.
transfer f were 124 active lice	ect: Potential minimal loss of registration and license plate fee revenue received by the BMV annually. (In CY 2023, there active "Disabled American Veteran" license plates and 166,050 ense plates honoring military service or a military award , there is no breakdown by disability status.)		Fiscal effect: Same as the Executive.
DPSCD31	"Blackout" license plates		
R.C.	4503.511, Section 820.80		R.C. 4503.511, Section 820.80
"Blackou <sup>·</sup> lettering	e Registrar of Motor Vehicles, effective January 1, 2026, to issue t" license plates, which have a black background with white and do not display the slogan "Birthplace of Aviation" or county tion stickers.		Same as the Executive.
BMV adm	a \$20 contribution for issuance of the license plate and a \$10 ninistration fee, both credited to the Public Safety - Highway		Same as the Executive, but increases the required contribution for the "Blackout" license plate to \$40.

Ohio D	epartment of Public Safety		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
DPSCD20	Certificate of title fee increase		
R.C.	4505.09, 4519.59, Section 820.80		
certificate vehicles, a Security, I	by \$3 (from \$15 to \$18) beginning January 1, 2026, the general e of title fee required for most motor vehicles, all-purpose and off-highway motorcycles and allocates the increase to the investigations, and Policing Fund (Fund 8400), which is used by State Highway Patrol for certain security and investigation is.		No provision.
	ect: Potential revenue gain of up to \$16.1 million or more (based on 5,379,301 certificates of title issued in CY 2023) for 0.		
DPSCD22	Drug and Alcohol Clearinghouse notifications		
R.C.	4506.01, 4506.05, 4506.07, 4506.13		R.C. 4506.01, 4506.05, 4506.07, 4506.13
requireme Administr	Ohio Commercial Motor Vehicle Laws to reflect federal ents relating to the Federal Motor Carrier Safety ration's Drug and Alcohol Clearinghouse (DAC) notifications to trar of Motor Vehicles, as follows:		Same as the Executive.
or comme motor vel	a commercial driver's license temporary instruction permit (CLP ercial driver's license (CDL) holder from operating a commercial nicle if the driver has violated certain alcohol and controlled prohibitions;	)	Same as the Executive.
if the Reg	the Registrar from issuing, renewing, or upgrading a CLP or CDL istrar receives notice from the DAC of that alcohol and d substance violation;		Same as the Executive.
order to r	es procedures for the Registrar to downgrade a CLP or CDL in emove the driver's privileges to operate a commercial motor fter receiving notice from the DAC; and		Same as the Executive.
Registrar prohibited	es procedures for the Registrar to reinstate a CLP or CDL if the receives notice from the DAC that the driver is no longer d from or was erroneously identified as prohibited from a commercial motor vehicle.		Same as the Executive.
Legislativ	ve Budget Office L	SC	516 Office of Research and Drafting

Ohio D	Department of Public Safety		Main Operating Appropriations Bill H.B. 96
Executive	e		As Passed By House
	ect: Potential minimal one-time costs to ensure that Ohio's CDL ains in compliance with federal laws pertaining to the issuance		Fiscal effect: Same as the Executive.
DPSCD17	Seat belt usage as primary offense		
R.C.	4507.05, 4507.071, 4511.043, 4511.81, 4513.263, 307.515, 733.40, 2152.21, 4501.11, 4513.35, 5503.04		
	ne following offenses primary offenses, rather than a secondary as under current law:	-	No provision.
	wear a properly adjusted seat belt as either the operator or it passenger of an automobile;		No provision.
	o properly secure a child in the appropriate booster seat or seat ording to the child's age, weight, height, and manufacturer's ons;		No provision.
	or all passengers to wear a seat belt in a motor vehicle driven by tor who has a learner's permit or a probationary driver's license.		No provision.
	ect: Potential minimal increase in costs to adjudicate violations tion offenders. Potential gain in fine revenue.		
DPSCD25	Medically restricted driver's license		
R.C.	4507.08		R.C. 4507.08
license a	es the six-month validity period for a medically restricted driver's and instead requires the Registrar of Motor Vehicles to determine ity period.		Same as the Executive.
Fiscal eff	ect: Minimal.		Fiscal effect: Same as the Executive.
DPSCD61	Driver training requirements		
			R.C. 4507.21, 4508.02
No provis	sion.		Requires all individuals under 21, instead of under 18, to complete the full driver's education course and 50 hours of practice driving with an eligible adult in order to obtain an initial driver's license.

Ohio Department of Public Safety	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Modifies the abbreviated driver training course for adults to apply to individuals 21 and older.
No provision.	Authorizes a beginning driver to complete the driver education course at any point while holding a valid temporary instruction permit, which is valid for one year after issuance.
	Fiscal effect: Potential increase in administrative work for the BMV to ensure that driver's license applicants between the ages of 18 and 21 have completed the driver education course and practice driving requirements prior to issuing an initial driver's license.
DPSCD26 Ohio credential reprints	
R.C. 4507.40	R.C. 4507.40
Allows a person to obtain up to two reprints of an Ohio credential, such as a driver's license, commercial driver's license, or identification card, rather than one reprint as in current law.	Same as the Executive.
Fiscal effect: Potential increase in administrative costs for the BMV to produce and issue additional credential reprints, which would be offset by the applicable fee required to obtain the reprint (varies by type of credential) plus a \$5 service fee.	Fiscal effect: Same as the Executive.
DPSCD29 Expedited Ohio credential	
R.C. 4507.41, Section 820.80	R.C. 4507.41, Section 820.80
Allows the Registrar of Motor Vehicles, beginning January 1, 2026, to offer an expedited process for issuing an Ohio credential, such as a driver's license, commercial driver's license, or identification card.	Same as the Executive.
Requires a \$100 administration fee for expedited issuance in addition to regular fees, taxes, and mailing costs, and requires the administration fee and mailing costs be credited to the Public Safety – Highway Purposes Fund (Fund 5TM0).	Same as the Executive.
Authorizes the Registrar of Motor Vehicles to adopt rules to implement the expedited credentials program and exempts those rules from the law governing regulatory restrictions.	Same as the Executive.
Legislative Budget Office LSC	518 Office of Research and Drafting

Ohio Department of Public Safety	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Fiscal effect: Potential minimal one-time and ongoing increase in administrative costs for the BMV to implement an expedited credentials program and to issue expedited credentials; offset by the \$100 administration fee and applicable mailing costs imposed to obtain an expedited credential.	Fiscal effect: Same as the Executive.
DPSCD39 Driver training in schools grant program	
R.C. 4508.023	
Creates the Driver Training in Schools Grant Program and authorizes ODPS to administer and distribute grants to schools to provide driver training courses approved by the ODPS Director.	No provision.
Makes schools eligible for grants under the program regardless of whether the school develops and provides its own driver training course or contracts with a private third party to develop and provide a driver training course.	No provision.
Authorizes ODPS to adopt rules for the purpose of implementing and administering the grant program.	No provision.
Fiscal effect: Potential increase in costs for ODPS to establish and administer the grant program; funding for the grant program is supported by the Adult Use Tax Fund (Fund QG18).	
DPSCD34 Request for administrative hearing	
R.C. 4509.101	R.C. 4509.101
Extends, from 10 to 15 days, the time in which a person who is adversely impacted by a driver's license suspension order issued by the Registrar of Motor Vehicles for failure to have proof of financial responsibility must request an administrative hearing.	Same as the Executive.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.

Ohio D	epartment of Public Safety		Main C	perating Appropriations Bill H.B. 96
Executive			As Passed By House	
DPSCD18	Ignition interlock device violations			
R.C.	4510.01, 4510.13, 4510.46			
violation	circumstances that constitute an ignition interlock device for purposes of extending a driver's license suspension or additional continuous alcohol monitoring for an OVI offender:		No provision.	
offender'	nition interlock device detects the presence of alcohol in the s breath in a concentration above the preset level during n of the vehicle, but after the device allowed the vehicle to start;		(1) No provision.	
method s	river fails to provide a deep-lung breath sample or similar sample in the amount of time required by the device during of the vehicle, but after the device allowed the vehicle to start.		(2) No provision.	
	ect: Minimal, if the county indigent driver's interlock and nonitoring fund is used to pay for additional monitoring.			
DPSCD24	Restricted license: ignition interlock device designation			
R.C.	4510.022, 4510.13, 4510.07			
to the pri	es the Registrar of Motor Vehicles to include a code, in addition inted statement under current law, on a restricted license g that the licensee is prohibited from operating a motor vehicle of equipped with a certified ignition interlock device.		No provision.	
	ect: Potential minimal increase in costs if the Registrar chooses e a code on restricted licenses.			
DPSCD19	Distracted Driving: failure to control a vehicle			
R.C.	4511.202, 4511.991			
	ure to control a vehicle to the list of offenses for which additional be imposed if a person violates such an offense while d.		No provision.	
credited	ect: Potential gain in fine revenue retained by the county or to the Security, Investigations, and Policing Fund (Fund 8400) if der was cited by the Ohio State Highway Patrol.			
Legislati	ve Budget Office LSC	1	520	Office of Research and Drafting

Ohio Department of Public Safety	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DPSCD62 Vehicles towed by law enforcement	
	R.C. 4513.60, 4513.61, 4513.66
No provision.	Requires a victim whose motor vehicle was towed by order of law enforcement to pay the costs of the related towing and storage of that motor vehicle in order to retrieve it.
	Fiscal effect: Potential revenue increase for towing and storage facilities.
DPSCD64 Trailers excluded from the Motor Vehicle Dealer Law	
	R.C. 4517.01
No provision.	Excludes trailers from the Motor Vehicle Dealers Law, except for fifth wheel trailers, park trailers, travel trailers, tent-type fold-out camping trailers, or semitrailers.
	Fiscal effect: Potential minimal decrease in administrative costs for the BMV related to licensing certain trailers; corresponding loss in dealer licensing fee revenue. (Licensing fees for new and used motor vehicle dealers consist of a \$50 permit fee, a \$50.25 master plate fee (plus \$10.25 for each additional plate), and \$150 for the Title Defect Recision Fund (Fund 4Y70), used by AGO.)
DPSCD59 Nuclear power plant security	
	R.C. 4749.01
No provision.	Exempts commercial nuclear power plant security providers approved under the federal law regulating nuclear power facilities from having to obtain an Ohio license to engage in the business of security services while protecting the plant and nuclear material from threats, thefts, and sabotage.
	Fiscal effect: Potential minimal loss in license fee revenue credited to he Private Investigator and Security Guard Provider Fund (Fund 5B90), which is used to pay the operating expenses associated with licensing and regulating Ohio's private investigator and security guard providers.

Ohio D	Department of Public Safety	Main Operating Appropriations Bil H.B. 90
Executive	е	As Passed By House
DPSCD63	Emergency service provider "retired" designation	
		R.C. 4765.11, 4765.55
No provis	sion.	Requires the State Board of Emergency Medical, Fire, and Transportation Services to establish procedures by which a first responder, EMT, paramedic, firefighter, or fire safety inspector may designate themselves as "retired" in the Board's records.
No provis	sion.	Exempts Board rules establishing the retirement designation procedures from continuing law requirements that the Board reduce regulatory restrictions in rules it adopts.
		Fiscal effect: Minimal.
DPSCD30	Tobacco sales and enforcement agents	
R.C.	5502.14	
governing and alter	es enforcement agents employed by ODPS to enforce the law g the unlawful distribution of cigarettes, other tobacco products, mative nicotine products on the premises of a licensed retail cigarettes or on any other premises where a violation of that curring.	No provision.
Fiscal eff	ect: None; clarifies existing authority.	
DPSCD21	Emergency management compact immunity	
R.C.	5502.30	R.C. 5502.30
Assistance political sedeployed state, incorganizate.	the immunity provision of the Emergency Management ce Compact, which currently applies only to an employee of a subdivision rendering aid in another state, to any person d by an emergency management agency to render aid in another cluding: (1) an employee of a political subdivision or a nonprofit tion or (2) a paid or unpaid volunteer or health care worker of a tor nonprofit organization.	Same as the Executive.
	ect: Minimal.	Fiscal effect: Same as the Executive.

Ohio Department of Public Safety	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DPSCD60 Ohio Mortuary Operational Response Team	Section: 373.10, 373.20
No provision.	Earmarks \$75,000 of GRF ALI 765401, Emergency Medical Services Operating, in each fiscal year for distribution to the Ohio Mortuary Operational Response Team headquarters in Montgomery County for maintenance and training.
DPSCD1 Recovery Ohio Law Enforcement	
Section: 373.20	Section: 373.20
Earmarks the following in each fiscal year for GRF ALI 761403, Recovery Ohio Law Enforcement:	Same as the Executive.
(1) Up to \$2,900,000 to be used to support local law enforcement narcotics task forces that focus on cartel trafficking interdiction. Requires the interdiction task forces to be designated Ohio Organized Crime Commission task forces subject to approval and supervision of the Commission. Permits the money to also be used to provide funding to local law enforcement agencies, by the Commission for task force-related equipment purchases, and for operating expenses of the Office of Criminal Justice Services related to the narcotics interdiction task force program.	(1) Same as the Executive, but increases the earmark to up to \$3,400,000.
(2) Up to \$2,500,000 for narcotics task forces in order to build new and strengthen existing partnerships with local law enforcement, for local law enforcement agencies, and for operating expenses of the Office of Criminal Justice Services related to the Ohio narcotics task force program.	(2) Same as the Executive.
(3) Up to \$600,000 to be used to partner with the DAS Office of Information Technology to enhance and maintain a uniform records management and data intelligence system, and provide case management, collaboration, data sharing, and data analytics tools for Ohio narcotics task forces and law enforcement agencies.	(3) Same as the Executive.

year.

## Executive

## **DPSCD4** Justice Program Services

**Section: 373.30** 

Earmarks the following amounts from GRF ALI 768425, Justice Program Services, for use by the Office of Criminal Justice Services:

- (1) Up to \$5,000,000 in each fiscal year to administer and distribute grants to state and local law enforcement agencies for body-worn camera programs.
- (2) Up to \$4,531,000 in each fiscal year to support anti-human trafficking efforts in the areas of prosecution, victim services to specifically include assistance for child victims, and priorities of the Governor's Ohio Human Trafficking Task Force.
- (3) Up to \$4,000,000 in each fiscal year to administer and distribute grants to local law enforcement agencies to assist local communities in reducing and preventing crime through crime reduction strategies, including overtime, equipment, technical assistance, and analytical support to implement such strategies.
- (4) Up to \$1,000,000 in each fiscal year for grants to state and local law enforcement to conduct investigations on sexual assault kit testing results and related expenditures.
- (5) Up to \$1,000,000 in each fiscal year to support state and local law enforcement agencies in the recruitment, hiring, and training of qualified individuals to serve as peace officers; to support state and local first responder agencies in mental, physical, and emotional wellness; and to administer and distribute grants to state and local first responder agencies to assist in recruitment, retention, and wellness of their workforce.

## **As Passed By House**

**Section: 373.30** 

Same as the Executive.

- (1) Same as the Executive.
- (2) Same as the Executive.
- (3) Same as the Executive.

- (4) Same as the Executive.
- (5) Same as the Executive, but increases the earmark to \$1,500,000 and requires \$500,000 of that amount in each fiscal year be distributed as follows: (1) \$150,000 for First Responders' Bridge to pay for their programs supporting first responders suffering from Post Traumatic Stress Disorder, depression, anxiety, and other mental health conditions; (2) \$150,000 to Save A Warrior Foundation to pay for their programs supporting first responders suffering from Post Traumatic Stress Disorder, depression, anxiety, and other mental health conditions; and (3) \$200,000 for Tri-State Peer Support Program to pay the administrative costs of providing peer support and mental health services for first responders and related program development.

Ohio Department of Public Safety	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(6) Up to \$200,000 in each fiscal year for the purposes of implementing recommendations of the Governor's Warrant Task Force.	(6) Same as the Executive.
(7) No provision.	(7) up to \$1,200,000 in each fiscal year to competitively procure, directly from the manufacturer, a commercial off-the-shelf, completely in canal hearing protection product with a minimum noise reduction rating of 25 decibels and a maximum output of 80 decibels, to protect the hearing of law enforcement officers. Of that amount in each fiscal year, \$200,000 is required to be used to make the hearing protection available to the Ohio State Highway Patrol and up to \$1,000,000 is required to be used to make the hearing protection available to any law enforcement agency in the state on a first-come, first-served basis.
DPSCD5 Driver training in schools grant program	
Section: 373.30	
Requires Fund QG18 ALI 769639, Safe Driving Program, be used by ODPS, in consultation with DEW, to administer the driver training in schools grant program established in R.C. 4508.023.	No provision.
DPSCD6 Motor vehicle registration	
Section: 373.40	Section: 373.40
Permits the ODPS Director to deposit certain motor vehicle registration fee revenues to meet the cash needs of the Public Safety – Highway Purposes Fund (Fund 5TM0).	Same as the Executive.
Requires the revenues that are deposited to be used to support in part appropriations for the administration and enforcement of laws relative to the operation and registration of motor vehicles, and for payment of highway obligations and other statutory highway purposes.	Same as the Executive.
Requires these revenues be paid into Fund 5TM0 before being paid into any other fund.	Same as the Executive.
Requires that the deposit of these revenues be in approximately equal amounts on a monthly basis or as otherwise approved by the OBM Director.	Same as the Executive.

Ohio Department of Public Safety	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Requires the ODPS Director, prior to the start of each fiscal year, to submit a plan to the OBM Director requesting approval of the anticipated revenue amounts to be deposited into Fund 5TM0.	Same as the Executive.
Requires the ODPS Director, if during the fiscal year changes to the plan as approved by the OBM Director are necessary, to submit a revised plan to the OBM Director for approval prior to any change in the deposit of revenues.	Same as the Executive.
DPSCD7 Validation sticker requirement	
Section: 373.40	Section: 373.40
Specifies that validation stickers are required for the annual registration of passenger, commercial, motorcycle, and other vehicles.	Same as the Executive.
Permits the Registrar of Motor Vehicles to adopt rules authorizing validation stickers to be produced at any location.	Same as the Executive.
DPSCD8 Operating expense – Highway Patrol	
Section: 373.40	Section: 373.40
Requires revenue derived from the Highway Safety fee increase prescribed in R.C. 4503.10 that applies to any vehicle registration or renewal beginning January 1, 2026, be used exclusively for the Ohio State Highway Patrol.	Same as the Executive.
DPSCD9 Cash transfers to the Public Safety – Highway Purposes Fund – Shipl	ey upgrades
Section: 373.50	
Permits the OBM Director, pursuant to a plan submitted by the ODPS Director or as otherwise determined by the OBM Director and upon approval of CEB, to make appropriate cash transfers on a pro-rata basis from other funds used by ODPS, excluding the Public Safety Building Fund (Fund 7025), to the Public Safety – Highway Purposes Fund (Fund 5TMO) in order to reimburse expenditures for capital upgrades to the Shipley Building.	No provision.

and developing new programs.

(1) \$250,000 in each fiscal year to be distributed to the Ohio Task Force

One – Urban Search and Rescue Unit to pay for its operating expenses

Reimbursements:

(1) Same as the Executive.

Ohio Department of Public Safety			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
(2) \$200,000 in each fiscal year be distributed to the Ohio Task Force One – Urban Search and Rescue Unit, other similar urban search and rescue programs around the state, and for maintenance of the statewide fire emergency response by an entity recognized by the Ohio Emergency Management Agency.		(2) Same as the Executive.	
DPSCD13 State Disaster Relief			
Section: 373.50		Section: 373.50	
Permits the State Disaster Relief Fund (Fund 5330) to be used for the following purposes:		Same as the Executive.	
(a) To accept transfers of cash or appropriations from CEB ALIs for Ohio Emergency Management Agency (Ohio EMA) disaster response and disaster program management costs.		(a) Same as the Executive.	
(b) To accept transfers of cash or appropriations from CEB ALIs for Ohio EMA recovery and mitigation program match costs to reimburse eligible local governments and private nonprofit organizations for disaster-related costs.		(b) Same as the Executive.	
(c) To accept transfers of cash or appropriations from CEB ALIs to cover costs incurred and to reimburse government entities for Emergency Management Assistance Compact (EMAC) missions.		(c) Same as the Executive.	
(d) To accept disaster-related reimbursement from federal, state, and local governments. Permits the OBM Director to transfer cash from reimbursements received by Fund 5330 to other state funds from which transfers were originally approved by CEB.		(d) Same as the Executive.	
(e) To accept transfers of cash or appropriations from CEB ALIs to fund the State Disaster Relief Program, for disasters qualifying for the program by written authorization of the Governor, and the State Individual Assistance Program for disasters that have been declared by the federal Small Business Administration and that qualify for the program by written authorization of the Governor.		(e) Same as the Executive.	
Permits Fund 5330 to accept, hold, administer and expend any cash received from a gift, donation, bequest, devise or contribution.		Same as the Executive.	
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DPSCD42 GRF cash transfer to the eWarrant Local Integration Fund

Appropriates any money approved for this expenditure.

Section: 512.10 Section: 512.10

Permits the OBM Director to transfer \$4,000,000 cash in FY 2026 from the GRF to the eWarrant Local Integration Fund (Fund 5AZ1).

Public	Utilities Commission of Ohio		Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By House
PUCCD2	Rehearing request		
R.C.	4903.10		R.C. 4903.10
law if PU	s that a final order issued by PUCO is affirmed by operation of CO does not affirm, abrogate, or modify the original order within of the date it granted a rehearing request.	1	Same as the Executive, except the deadline is reduced from 150 days to 90 days.
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.
PUCCD6	Electric light company		
R.C.	4905.03		
light com generator territory of customer distribution customer	a facility for the production of electricity from being an "electric pany" in the public utilities law if it is located on a customerr's premises or, for mercantile customers, within the certified of the electric utility providing service to the mercantile of the electric utility providing service to the mercantile on facilities, and is primarily intended to offset part or all of the regenerator's or mercantile customer's electricity requirements.  **ect: Potential savings in PUCO's administrative costs through d regulatory oversight and compliance requirements.	1	No provision.
PUCCD9	Broadband internet access service exempt from regulation		
			R.C. 4927.01, 4927.22, Section 820.20
No provis	sion.		Exempts broadband internet access service from PUCO regulation.
No provis	sion.		Prohibits a state agency, commission, or political subdivision from enacting, adopting, or enforcing any provision having the force or effect of law that regulates or has the effect of regulating broadband internet access service.
No provis	sion.	1	Provides that the above prohibition does not (1) restrict any authority delegated to PUCO or any state agency to administer a state or federal grant program; or (2) restrict the application of a law relating to consumer protection and fair competition concerning broadband internet access service.

Public Utilities Commission of Ohio	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
	Fiscal effect: None.
PUCCD4 Net metering systems	
R.C. 4928.01, 4928.67	
Modifies the definition of "net metering system" to include facilities that use fully dispatchable green energy as fuel and facilities not located on the customer-generator's premises but within the certified territory of the electric utility serving a mercantile customer.	No provision.
Requires mercantile customers with off-site net metering systems to be billed for the net electricity supplied by the utility if the electricity provided exceeds the electricity generated and fed back by the customergenerator during the billing period, and for distribution and transmission services for all electricity used, according to the rates and charges in the utility's tariffs.	No provision.
Fiscal effect: Potential increase in administrative costs to regulate modified net metering systems.	
PUCCD5 Competitive retail electric service state policy	
R.C. 4928.02	
Modifies the existing competitive retail electric service state policy by encouraging the development of customer-sited generation and expanding the current policy to ensure that a customer-generator or owner can market and deliver the electricity it produces to apply to marketing and delivering that electricity through power purchase agreements or other contractual agreements.	No provision.
Fiscal effect: None.	

## **Public Utilities Commission of Ohio**

Executive As Passed By House

PUCCD3 Customer sited green energy resource

R.C. 4928.47

Allows an electric distribution utility to enter into an agreement with a mercantile customer or group of mercantile customers to construct a customer sited "green energy resource" in Ohio (in addition to customer sited renewable energy resources allowed under current law).

Fiscal effect: Potential indirect revenue increases as the inclusion of natural gas in green energy resources could boost development, leading to higher tax revenue.

No provision.

PUCCD7 Percentage of Income Payment Plan (PIPP) Rider creation and Universal Service Rider repeal

R.C. 4928.52, 4928.53, 4928.54, 4928.542, 4928.543, 4928.544, 4928.545 R.C. 4928.52, 4928.53, 4928.54, 4928.542, 4928.543, 4928.544, 4928.545

Replaces the Universal Service rider with the Percentage of Income Payment Plan (PIPP) rider on retail electric distribution rates as determined by PUCO.

Requires the PIPP rider to recover the prudently incurred costs of providing the PIPP program for each electric distribution utility (EDU), the EDUs' allocated shares for funding the low-income customer assistance programs administered by ODJFS, according to each electric distribution utility's annual distribution service revenues, and any amount necessary to fund administrative costs of the low-income customer assistance programs.

Requires each EDU's allocation to include a separately designated allocation equal to the EDU's share of an amount not to exceed \$15 million annually for funding the consumer education program and requires each EDU to remit to ODJFS the EDU's allocated share for the consumer education program and its administrative costs of the low-income customer assistance programs by June 30 each year.

Same as the Executive.

Same as the Executive.

Same as the Executive.

Public Utilities Commission of Ohio		Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
Requires PUCO to administer the PIPP rider and perform periodic audits of each EDU's PIPP rider, and requires PUCO to adopt rules for the administration of the PIPP rider and to cooperate with, and provide assistance to, the ODJFS Director regarding low-income customer assistance program administration.	1	Same as the Executive.
Requires PUCO (instead of DEV) to establish a competitive procurement process for the supply of competitive retail electric service for PIPP program customers and to aggregate program customers for this purpose.	1	Same as the Executive.
Fiscal effect: Potential increase in costs for ODJFS and PUCO and potential decrease in costs for DEV, both likely minimal. The Universal Service Fund (Fund 5M40) collected over \$357 million in FY 2024. Costs for agencies for this purpose are reimbursed by the PIPP rider, paid by electric consumers. Potential minimal change in costs of electricity for the state and local governments as ratepayers.		Fiscal effect: Same as the Executive.
PUCCD8 Publicly available EV charging stations		
		R.C. 4933.51, 4933.53, 4933.54, 4933.55, 4933.57, 4933.59
No provision.	-	Prohibits an electric distribution utility (EDU) from owning or operating a publicly available electric vehicle (EV) charging station, with certain exceptions regarding EDU funding, EDU affiliate or subsidiary ownership/operation, and EDU ownership in an area of last resort.
No provision.		Establishes requirements and procedures regarding EDU ownership of a publicly available EV charging station in an area of last resort.
No provision.	1	Permits any person to notify PUCO of intent to provide a publicly available EV charging station within a ten-mile radius of the EDU-proposed location, and that it intends to request make-ready infrastructure from the EDU.
No provision.		Prohibits EDU revenues for providing electric distribution service from, directly or indirectly, subsidizing investments in the ownership or operation of EV charging stations, with certain exceptions.
		Fiscal effect: None.
Legislative Budget Office LS	sc	534 Office of Research and Drafting

steward or judge may impose on a person who violates a rule or order of RAC. If the violator appeals a penalty imposed by a steward or judge, and RAC determines that a violation occurred, allows RAC to fine the violator an additional amount to cover RAC's costs incurred in hearing the appeal.

Fiscal effect: Potential increase of tens or hundreds of thousands of dollars to the Racing Commission Operating Fund (5650).

Department of Rehabilitation and Correction			Main Operating Appropriations Bill H.B. 96		
Executive			As Passed By House		
DRCCD9	Confidentiality of victim statements				
R.C.	149.43, 2967.12		R.C. 149	43, 2967.12	
Exempts written and oral statements provided by a victim or victim's representative to DRC in connection with the pendency of any pardon, commutation, or parole are confidential and privileged statements, from the public records law, and are not subject to subpoena or discovery.		1	Same as the Ex	ecutive.	
Prohibits those victim statements from being admissible in evidence in any action.		Ī	Same as the Executive.		
Fiscal effect: None.			Fiscal effect: Same as the Executive.		
DRCCD10	Records related to incarcerated people and supervisees				
R.C.	149.43, 5120.21		R.C. 149	43, 5120.21	
Expressly states that records pertaining to inmates committed to DRC and persons under Adult Parole Authority supervision are not public records, except for the following: (1) name, (2) criminal convictions, (3) photograph, (4) supervision status including current and past place of incarceration, (5) and disciplinary history.			Same as the Ex	ecutive.	
Fiscal effect: This appears to clarify current practice, thus there would be no fiscal impact.			Fiscal effect: Same as the Executive.		
DRCCD7	Commitment to DRC				
R.C.	2151.311, 2152.26, 2967.28, 5120.16		R.C. 215	1.311, 2152.26, 2967.28, 5120.16	
Permits a court of common pleas to enter into an agreement with DRC under which persons may be electronically committed to DRC.			Same as the Ex	ecutive.	
Requires that persons sentenced to DRC, or to any institution or place within DRC, be conveyed by the sheriff initially to an appropriate facility established and maintained by DRC, or committed electronically for reception, examination, observation, and classification.			Same as the Executive.		
Requires the sheriff to convey the sentenced person to DRC or electronically commit the sentenced person to DRC prior to removal of an individual on an out of jurisdiction detainer.		1	Same as the Executive.		

Department of Rehabilitation and Correction			Main Operating Appropriations Bi H.B. 9	
Executive	e		As Passed By House	
Requires may be ir	an offender to be committed to DRC before post-release control mposed.		Same as the Executive.	
Fiscal eff	ect: None, largely codifies current practice.		Fiscal effect: Same as the Executive.	
DRCCD6	Illegal conveyance of certain items into government facilities			
R.C.	2921.36		R.C. 2921.36	
onto the misdeme	s the penalty for illegal conveyance of a communications device grounds of a specified governmental facility from a first degree canor to a fifth degree felony, and the penalty for a repeat from a fifth degree felony to a third degree felony.	1	Same as the Executive.	
onto the felony if	ne penalty for illegal conveyance of a communications device grounds of a specified governmental facility a third degree the offender is a DRC or DYS employee, and requires the court to mandatory prison term.		Same as the Executive, but additionally applies these penalties to offenders who are contractors or employees of contractors providing services to DRC or DYS.	
is guilty c	the court to impose a mandatory prison term if a DYS employee of illegal conveyance of a weapon onto the grounds of a n facility, in addition to a DRC employee as under current law.		Same as the Executive, but additionally applies this penalty to offenders who are contractors or employees of contractors providing services to DRC or DYS.	
No provis	sion.	1	Requires the court to impose a mandatory prison term if a contractor or employee of a contractor providing services to DRC or DYS is guilty of illegal conveyance of drugs of abuse onto the grounds of a specified governmental facility, in addition to a DRC or DYS employee as under current law.	
Fiscal effect: Potential increase in costs for DRC if longer sentences are served.			Fiscal effect: Same as the Executive.	
DRCCD20	Reentry housing near schools			
			R.C. 2967.14, 2967.26, 2967.271, 5120.035	
No provis	sion.		Prohibits DRC's Division of Parole and Community Services from licensing a halfway house, reentry center, or community residential center that operates within 500 feet of a school or child care center.	
			Fiscal effect: Minimal.	

Department of Rehabilitation and Correction	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DRCCD16 Frederick Douglass Project for Justice	
	R.C. 5120.039, Section 383.20
No provision.	Requires DRC to permit the Frederick Douglass Project for Justice to operate in all prisons.
No provision.	Earmarks \$350,000 in FY 2026 and \$150,000 in FY 2027 from GRF ALI 506321, Institution Education Services, for direct distribution to the Frederick Douglass Project for Justice to operate in all prisons.
DRCCD18 Health care coverage for a deceased correction officer's spouse	
	R.C. 5120.85
No provision.	Requires the DAS Director, on receiving notice from the DRC Director that a correction officer was killed in the line of duty, to enroll the deceased officer's surviving spouse in any health benefits offered to state employees.
No provision.	Requires DRC to pay DAS for the full cost of a surviving spouse's health benefits, including any administrative costs.
No provision.	Requires a surviving spouse to apply to DAS for health care coverage after being approved for death benefits from the Ohio Public Safety Officers Death Benefit Fund.
No provision.	Makes a surviving spouse who is a state employee ineligible for a health benefit through the fund.
No provision.	Specifies that receiving a health benefit does not make the surviving spouse a state employee.
	Fiscal effect: Increases DRC's costs associated with health insurance benefits. The costs would depend on the number of such surviving spouses who would enroll in the plans, including premiums and administrative costs charged by the plans.

Department of Rehabilitation and Correction	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DRCCD15 Mandatory drug screening	
	R.C. 5145.32
No provision.	Requires every officer, employee, contractor, or employee of a contractor who is entering the grounds of a state correctional institution be subject to screening to prevent the conveyance of drugs of abuse into the institution.
	Fiscal effect: Costs will depend on the extent to which DRC subjects officers, employees, and contractors to drug screenings under current practice and whether new procedures would need to be adopted to comply with this requirement.
DRCCD19 Analytics Platform Pilot	
	Section: 383.20
No provision.	Earmarks \$1,000,000 in fiscal year 2026 under GRF ALI 501321, Institutional Operations, to be used by DRC to procure a software analytics platform to establish a pilot program to transcribe and analyze all inmate phone calls to increase the security and safety of DRC facilities.
No provision.	Requires the procured analytics platform to be accessible to all law enforcement agencies in this state to support criminal investigations.
No provision.	Requires CIIC to approve the location of the pilot program.
No provision.	Requires DRC to submit a report of its findings from the pilot program to CIIC by December 31, 2026.
DRCCD1 Expedited pardon initiative	
Section: 383.20	Section: 383.20
Earmarks up to \$500,000 in each fiscal year of GRF ALI 501321, Institutional Operations, to be used by DRC to support projects connecting rehabilitated citizens with community projects to advance the expedited pardon initiative and to help eligible individuals navigate the process and access clemency.	Same as the Executive.

Department of Rehabilitation and Correction	Main Operating Appropriations Bi H.B. 9	
Executive	As Passed By House	
DRCCD13 Felony offense cost reimbursements		
	Section: 383.20	
No provision.	Earmarks \$250,000 in each fiscal year from GRF ALI 501321, Institutional Operations, for reimbursements to counties (prosecuting attorney, indigent defense counsel, the court of common pleas, the clerk of the court of common pleas, and the sheriff) for their costs incurred in the prosecution of felonies that occur on the grounds of state correctional institutions operated by DRC.	
DRCCD2 OSU medical charges		
Section: 383.20	Section: 383.20	
Requires The Ohio State University Medical Center, including the Arthur G. James Cancer Hospital and Richard J. Solove Research Institute and the Richard M. Ross Heart Hospital, at the request of DRC, to provide necessary care to persons who are confined in state adult correctional facilities.	Same as the Executive.	
Requires the provision of necessary inpatient care billed to DRC to be reimbursed at a rate not to exceed the authorized reimbursement rate for the same service established by ODM under the Medicaid Program.	Same as the Executive.	
DRCCD3 Transitional housing funding		
Section: 383.20	Section: 383.20	
Requires, with regard to use of GRF ALI 501405, Reentry, Housing, and Support Services, priority be given to residential providers that accept and place individuals released from institutions operated by DRC to the supervision of the Adult Parole Authority who were previously rejected by all other residential providers.	Same as the Executive.	

No provision.

projects involving the construction and renovation of county jails.

Continues a funding formula, using property tax and sales tax data, by which the neediest counties may receive state assistance in constructing or renovating jail facilities, in which TAX conducts a financial ranking of all counties.

Department of Rehabilitation and Correction	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Continues guidelines that (1) require DRC, upon receiving the final rankings, to select a number of counties among the lowest ranking counties and invite the selected counties to apply for assistance, (2) require DRC, upon the application of a county so invited, to proceed with a needs assessment, (3) permit DRC to approve a project only if the project conforms to existing jail facilities standards and keeps with the needs of the county as determined by the needs assessment, (4) specify that a county's portion of the basic project cost is to be 1% of the basic project cost times the percentile in which the county ranks according to the funding formula, and (5) prohibit a county's or counties' share of the basic project cost from being above 75%.
No provision.	Allows DRC to establish guidelines for multicounty project applications.
No provision.	Requires DRC to award the funds to selected counties no later than July 1, 2027.
DRCCD11 Madison county land conveyance	
	Section: 701.40
No provision.	Authorizes the conveyance of certain state-owned land and improvements in Madison County under the jurisdiction of DRC to Madison County through a negotiated purchase agreement, or, if the grantee does not complete the purchase within the time period provided in the agreement, any reasonable method of sale to determine an alternate grantee willing to complete the purchase within three years after the effective date of this provision.
No provision.	Requires the proceeds from the conveyance to be deposited into the GRF.
No provision.	Establishes requirements regarding how the land is to be advertised and sold, including that DAS pay all advertising costs incidental to the sale of the real estate, and the grantee pay all other costs associated with the purchase, closing, and conveyance of the real estate.
	Fiscal effect: One-time revenue gain to the GRF.

Department of Rehabilitation and Correction	Main Operating Appropriations B H.B. 9		
Executive	As Passed By House		
DRCCD12 DRC food service- Ross Correctional Institution			
	Section: 751.50		
No provision.	Requires DRC to create a pilot program in the Ross Correctional Institution that ensures that no private entity provides food service in that institution and instead requires the institution utilize state employees to oversee meals and food service, to extent that the pilot program does not conflict with existing contracts.		
	Fiscal effect: Increased operational costs compared to contractual agreement.		

State Revenue Distributions		Main Operating Appropriations Bil H.B. 96		
Executive		As Passed By House		
RDFCD1 Local Government allocations				
R.C. 131.51, Section 387.20		R.C. 131.51, Section 387.20		
Increases the Local Government Fund (LGF; Fund 7069) shares of month General Revenue Fund tax revenue from 1.7% to 1.75%.	nly	Same as the Executive.		
Fiscal effect: The Executive estimates additional transfers from the GR to LGF of \$15 million in FY 2026 and \$16 million in FY 2027.	F	Fiscal effect: Same as the Executive.		
RDFCD2 Public Library Fund allocations				
R.C. 131.51, Section 387.20		R.C. 131.51		
Increases the Public Library Fund (PLF; Fund 7065) shares of monthly GF tax revenue from 1.7% to 1.75%.	RF	Replaces the Executive provision with one under which the PLF receives, instead of a share of monthly GRF tax revenue, a monthly cash transfer from the GRF in an amount equal to 1/12 of the total PLF appropriation for the fiscal year.		
Fiscal effect: The Executive estimates additional transfers from the GR to PLF of \$15 million in FY 2026 and \$16 million in FY 2027. Total appropriations are \$531,700,000 in FY 2026 and \$549,100,000 in FY 20 in Fund 7065 ALI 110965, Public Library Fund.		Fiscal effect: The bill appropriates \$490,000,000 in FY 2026 and \$500,000,000 to PLF ALI 110965, Public Library Fund.		
RDFCD10 Local government fund reductions for traffic cameras		R.C. 5747.502		
No provision.		Terminates local government fund reductions for townships and counties that previously employed traffic cameras to issue citations.		
		Fiscal effect: Three townships would otherwise see their LGF amounts reduced in FY 2026 and years thereafter by roughly \$15 million, based on their traffic camera fines collected through FY 2025. Townships and counties were prohibited from employing traffic cameras under H.B. 54, the transportation budget of the 136th GA.		
RDFCD3 Additional Appropriations				
Section: 387.20		Section: 387.20		
Requires all RDF ALIs to be used to administer and distribute revenue distribution funds according to codified law. Appropriates any additional amounts determined to be necessary for this purpose.	ı	Same as the Executive.		
Legislative Budget Office	LSC	544 Office of Research and Drafting		

## **State Revenue Distributions**

As Passed By House

**Tangible Property Tax Replacement Payments** RDFCD4

Section: 387.20

Executive

Requires payments to school districts and joint vocational school districts (JVSDs) to replace the loss in district tax revenues due to the phase-out of general business tangible personal property (TPP) taxes, and changes in the taxation of utilities, to be paid from the GRF under ALI 200417, Personal Property Tax Replacement Phase-Out – School District, and ALI 110403, Personal Property Tax Replacement Phase Out – Local Government.

Requires any school district with a nuclear power plant located within its territory to receive no less in payments to replace the loss in district tax revenues due to the phase-out of general business TPP taxes, and changes in the taxation of utilities, in fiscal year 2027 than paid in fiscal year 2026.

Section: 387.20

Same as the Executive.

Same as the Executive.

RDFCD5 **Property tax reimbursement - Education** 

387.20 Section:

Requires GRF ALI 200903, Property Tax Reimbursement - Education, to be used for paying the state's costs incurred because of the property tax rollback, the homestead exemption, and certain other property tax exemptions. Requires EDU, in cooperation with TAX, to distribute these funds directly to the appropriate school districts. Appropriates any additional sums that may be needed to make these payments. Requires each school district to distribute these payments among the proper funds as if they had been paid as real or tangible personal property taxes. Requires payments for the costs of administration to be paid to the county treasurer and county auditor for the subsequent distribution to the appropriate school districts as prescribed by law.

Section: 387.20

## **State Revenue Distributions**

**Executive** As Passed By House

Homestead exemption, property tax rollback RDFCD6

387.20 Section:

Requires GRF ALI 110908, Property Tax Reimbursement - Local Government, to be used for paying the state's costs incurred due to the homestead exemption, the manufactured home property tax rollback, and the property tax rollback. Requires the Tax Commissioner to distribute these funds directly to the appropriate local taxing districts, except for school districts. Requires each local taxing district to distribute the amount received among the proper funds as if it had been paid as real property taxes. Appropriates any additional sums that may be needed to make these payments. Requires payments for the costs of administration to be paid to the county treasurer and county auditor for the subsequent redistribution to the appropriate local taxing districts as prescribed by law.

Section: 387.20

Same as the Executive.

RDFCD7 Municipal income tax

Section: 387.20

Requires Fund 7095 ALI 110995, Municipal Income Tax, to be used to distribute the municipal income taxes collected at the state level back to municipal corporations. Appropriates additional amounts that are needed to make such payments.

Section: 387.20

Same as the Executive.

RDFCD8 Municipal net profit tax

387.20 Section:

Requires Fund 5VRO ALI 110902, Municipal Net Profit Tax, be used to distribute the municipal net profit taxes collected at the state level back to municipal corporations. Appropriates additional amounts determined to be necessary to make such payments.

Section: 387.20

Executive As Passed By House

Requires the Tax Commissioner to certify to the OBM Director the amount of additional cash necessary to meet monthly distribution obligations to municipal corporations if insufficient cash exists in the Municipal Net Profit Tax Fund (Fund 5VR0) for this purpose in FY 2026 and FY 2027. Requires the Commissioner to submit a plan, including a proposed repayment schedule to reimburse funds for any cash transferred for this purpose, to the Director requesting the necessary cash be transferred from one or a combination of the following funds: the Municipal Income Tax Administrative Fund, the Local Sales Tax Administrative Fund, the General School District Income Tax Administrative Fund, the Property Tax Administrative Fund, or the GRF. Allows the Director to transfer the cash to the Municipal Net Profit Tax Fund and reimburse the funds from which the cash was transferred.

SOSCD8

Section:

America Vote Act (HAVA), at the end of FY 2025 and FY 2026, for the same purposes in the following fiscal years.

SOSCD9 Electronic Pollbooks

Section: 395.30

Extends through FY 2027, the provisions that require the SOS, through Fund 5ZEO ALI 050638, Electronic Pollbooks, to reimburse county boards of elections up to 85% of the total calculated allocation cost to acquire electronic pollbooks and ancillary equipment as defined by R.C. 3506.05. Reappropriates the available balance of Fund 5ZEO ALI 050638, Electronic Pollbooks, at the end of FY 2025 for the same purposes in FY 2026.

Requires the SOS to calculate the portion of appropriation item 050638, Electronic Pollbooks, to be allocated to each county board of elections in proportion to the number of registered voters in each county as recorded in the statewide voter registration database as of July 1, 2022. Requires that SOS, in conjunction with DAS Procurement Services, use the funding allocated to each county to reimburse them for the cost of acquiring electronic pollbooks and ancillary equipment according to certain guidelines.

**Section: 395.30** 

Same as the Executive.

meet these payments.

issued bonds or notes. Appropriates additional amounts, if necessary, to

Department of Taxation	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Personal Income Tax	
TAXCD77 Film and theater production and capital improvement tax credits	
	R.C. 122.85, , 122.852 (repealed), 5726.59 (repealed), 5726.98, 5747.67 (repealed), 5747.98, 5751.55 (repealed), and 5751.98
No provision.	Increases the amount of film and Broadway theater production tax credits that DEV may award from \$50 million to \$75 million per fiscal year.
No provision.	Repeals the film and theater capital improvement tax credit, which currently has a \$25 million per fiscal year maximum with an option to transfer allowed amounts for award as film and theater production tax credits.
	Fiscal effect: Likely revenue neutral.
TAXCD84 Historic rehabilitation tax credit	
	R.C. 149.311
No provision.	Prohibits DEV from using building vacancy or underutilization as part of the criteria for awarding historic rehabilitation tax credits. Increases the percentage of rehabilitation costs a certificate owner may claim as a credit from 25% to 35% for a project that is not located in a municipality with a population of at least 300,000.
	Fiscal effect: Potentially decreases insurance tax, financial institution tax, and income tax receipts, depending on the additional amount of credits issued.
TAXCD43 Disclose Ohio employee withholding account numbers	
R.C. 5703.21	R.C. 5703.21
Authorizes TAX, without violating the prohibition against divulging personal tax information, to disclose an employer's income tax withholding account number to permit a current or former employee to prepare the employee's tax return.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.

Depart	ment of Taxation	Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House
TAXCD41	Income tax withholding bulk file program	
R.C.	5747.01, 5747.07, 5747.073, Section 801.150	R.C. 5747.01, 5747.07, 5747.073, Section 801.150
	oractice of allowing payroll service companies to file employee ax withholding returns on behalf of their employer clients.	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.
TAXCD80	Pregnancy resource center donations	
		R.C. 5747.01, Section 801.20
No provis	ion.	Authorizes a personal income tax deduction for contributions, up to \$750 per year, to a pregnancy resource center that meets certain criteria.
		Fiscal effect: Decreases PIT receipts by approximately \$900,000 annually beginning in FY 2026.
TAXCD83	Educator expenses tax deduction	
		R.C. 5747.01, Section 801.20
No provision.		Increases the maximum amount, from \$250 to \$300 per tax year, a qualifying Ohio educator may deduct from their state income for certain expenses relating to professional development courses aligned with the curriculum in which the educator provides instruction, or the books, supplies, computer equipment, or supplemental materials used by the eligible educator in the classroom.
		Fiscal effect: Decreases income tax receipts by roughly \$55,000 per year beginning in FY 2026.
TAXCD54	Income tax: resident and nonresident credit computation	
R.C.	5747.05, Section 757.10	R.C. 5747.05, Section 757.10
Clarifies that income used as the basis of computing the resident and nonresident tax credits is income calculated after taking the business income deduction, conforming with current administrative practice.		Same as the Executive.
Fiscal effect: None.		Fiscal effect: Same as the Executive.

TAXCD42 Income tax: withholding of gambling winnings

R.C.

Reduces the withholding rate on lottery, video lottery, sports gaming, and casino winnings income from 4% to 3.5%.

Fiscal effect: No direct fiscal effect because the taxpayer's liability is unchanged. The reduction from 4% to 3.5% keeps pace with reductions to Ohio's top marginal income tax rate.

Same as the Executive.

Fiscal effect: Same as the Executive.

Department of Taxation  Executive		Main Operating Appropriations Bi H.B. 9		
		As Passed By House		
TAXCD44	Income tax withholding from retirement benefits			
R.C.	5747.071, Section 801.130		R.C. 5747.071, Section 801.130	
Authorizes retirement systems and plans to withhold school district income taxes and non-state retirement plans to withhold income taxes from a retiree's benefits.		Same as the Executive.		
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.	
TAXCD86	Education tax credits			
			R.C. 5747.08, 5747.72, 5747.75 (repealed), 5747.98; Section 820.80	
No provisi	ion.		Increases the home school expense tax credit by changing the maximum amount of educational expenses the credit can cover, from \$250 per return to \$250 per qualifying student. Disallows the credit from being claimed on the basis of expenses paid from an educational savings account (ESA).	
No provision.			Repeals a personal income tax credit for tuition paid to a nonchartered nonpublic school, beginning in 2026 (the bill creates educational savings accounts for students attending a nonchartered nonpublic school; see EDUCD118).	
			Fiscal effect: The combined fiscal effect of modifying the home school expense credit and repealing the tax credit for tuition paid to a nonchartered, nonpublic school is an annual revenue loss of roughly \$0.7 million beginning in FY 2026.	
TAXCD53	Penalty and interest for estimated tax underpayments			
R.C.	5747.09, 5747.43, Section 801.40		R.C. 5747.09, 5747.43, Section 801.40	
Allows the tax commissioner to abate (refund or forgive) penalties and interest charged for failure to pay sufficient estimated state, school district, or certain pass-through entity income taxes.			Same as the Executive, but clarifies that an income, school district income, or pass-through entity composite tax penalty is imposed at the Tax Commissioner's discretion.	
Fiscal effect: May reduce payments for penalty and interest charges collected by TAX, at the discretion of the commissioner, potentially decreasing state revenue by up to \$4 million or more per year.			Fiscal effect: Same as the Executive.	

Department of Taxation  Executive			Main Operating Appropriations Bill H.B. 96		
		As Passed By House			
TAXCD55	Correction of erroneous income tax cross-reference				
R.C.	5747.10		R.C. 5747.10		
	an erroneous cross-reference in a provision that deals with income tax returns.		Same as the Executive.		
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.		
TAXCD74	Pass-through entity taxation				
			R.C. 5747.38, 5747.39; Sections 757.60 and 801.180		
No provision.		1	Allows pass-through entities that pay an elective tax designed to circumvent the federal cap on credits for state and local taxes (SALT) paid and a combined tax paid on behalf of multiple investors to claim certain refundable credits available to the entities' owners when calculating the elective tax due.		
No provision.			Changes the calculation of tax credits allowed to an investor in a pass-through entity that pays the elective SALT limit work around tax or that files a composite return for its investors from the investor's proportionate share of the tax paid by the entity to the lesser of that amount or the proportionate share of the tax actually due, and states that this modification only clarifies the law and does not change it.		
			Fiscal effect: None.		
Sales and I	<u>Use Taxes</u>				
TAXCD18	Watercraft and outboard motors sales tax remittance				
R.C.	1548.06		R.C. 1548.06		
Requires a clerk of court to remit sales and use tax from the sale of titled watercraft and outboard motors to the Registrar of Motor Vehicles instead of to TAX. Requires TAX to consult with DPS on the form of the remittance reports that must accompany the taxes collected.		1	Same as the Executive.		
Fiscal effect: None.			Fiscal effect: Same as the Executive.		

Department of Taxation	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
TAXCD12 Sales tax on nonresident purchases of watercraft	
R.C. 5739.027	
Requires that, when a nonresident purchases a watercraft or outboard motor in Ohio and intends to remove the property out of state, the sales tax due on the transaction equals 6%.	No provision.
Fiscal effect: Undetermined decrease in tax revenue from the state and permissive (local) sales and use tax. Currently, the purchaser pays the lesser of the tax due (a) in the county of purchase or (b) in the location to which the property will be removed.	
TAXCD14 Sales and use tax refund interest: direct pay permits	
R.C. 5739.07, Section 801.160	R.C. 5739.07, Section 801.160
Eliminates interest on sales and use tax refunds for sales tax and use tax paid pursuant to a direct payment permit, whereby a purchaser pays the tax directly to the state, as opposed to the vendor who makes the sale.	Same as the Executive.
Fiscal effect: Undetermined decrease in expenses associated with interest payments from the state and permissive (local) sales and use tax revenue.	Fiscal effect: Same as the Executive.
TAXCD75 County sales tax refunds	
	R.C. 5739.132, Section 801.170
No provision.	Eliminates interest on refunds of county sales and use tax on and after the bill's 90-day effective date, but continues to allow interest for refunds of state and transit authority taxes.
	Fiscal effect: Potential minimal revenue gains for county sales and use tax.
TAXCD13 Sales and use tax: suspension and revocation of vendor's licenses	
R.C. 5739.31	R.C. 5739.31
Prohibits a vendor whose license has been suspended from obtaining a new license from any county auditor while the suspension remains in effect.	Same as the Executive.

LSC | 557

Office of Research and Drafting

**Legislative Budget Office** 

Department of Taxation	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Authorizes TAX to cancel any additional vendor license erroneously granted during the suspension period.	Same as the Executive.
Fiscal effect: None. Continuing law may be interpreted to prohibit receiving a new license only from TAX or the auditor of the county that issued the suspended license.	Fiscal effect: Same as the Executive.
TAXCD16 Sales and use tax: criminal penalties	
R.C. 5739.99	
Modifies sales and use tax criminal fraud and licensure offenses and penalties by classifying offenses to the closest classified misdemeanors based on their current penalties and applying more severe charges against repeat offenders.	No provision.
Fiscal effect: Potential increase in revenue from penalties. May also	
deter tax evasion by repeat offenders.	
Commercial Activity Tax  TAYCO24 CAT credit for not energing losses	
TAXCD24 CAT credit for net operating losses  R.C. 5751.53, 5751.98	
Converts a commercial activity tax (CAT) credit for certain net operating losses accrued under the defunct corporation franchise tax from a refundable to a nonrefundable credit after calendar year 2029.	No provision.
Fiscal effect: Potential short-term revenue gain after 2029 by preventing up to an estimated \$200 million in refundable credits from being issued in 2030.	

Depart	ment of Taxation		Main Operating Appropriations Bill H.B. 96
Executive			As Passed By House
TAXCD29	Cigarette and tobacco products tax increase		
R.C.	5743.01, 5743.02, 5743.025, 5743.05, 5743.32, 5743.51, 5743.62, 5743.63, Section 801.80		
tax on oth (with the	the state cigarette tax from \$1.60 to \$3.10 per pack, the state ner tobacco products from 17% to 42% of the wholesale price rate for little cigars rising from 37% to 42%), and the maximum emium cigars from 64 cents to \$1.58 per cigar, beginning 1, 2025.		No provision.
	the tax rate on nicotine-based vapor products, from 10 cents to per milliliter (liquid) or gram (non-liquid) of product, beginning 1, 2025.		No provision.
for affixin	the tax discount that cigarette dealers receive as a commission g tax stamps to cigarette packs, from 1.8% of the stamps' face cents per stamp.		No provision.
	ect: According to the executive proposal, the net effect of the to increase GRF revenue by \$434 million in FY 2026 and \$463 FY 2027.		
TAXCD79	County arts cigarette tax		
			R.C. 5743.021
No provisi	ion.		Expands the authority to levy a county cigarette tax for the benefit of an arts and cultural district to Summit County.
			Fiscal effect: The net fiscal effect will depend on the tax rate levied by the county commissioners.
TAXCD28	Tobacco products and vapor tax: prompt-payment discount		
R.C.	5743.52, 5743.62, Section 801.140		
tax due pi	ues, beginning in 2026, the discount of 2.5% of the amount of rovided to distributors of tobacco products or vapor products ly file and pay their excise tax.		No provision.
	ect: Revenue gains to the GRF of approximately \$1.5 million in and \$3.0 million annually starting in FY 2027.		
Legislativ	ve Budget Office LS	<b>C</b>	559 Office of Research and Drafting

Depart	ment of Taxation	Main Operating Appropriations Bill H.B. 96
Executive	<b>?</b>	As Passed By House
TAXCD17	Cigarette, tobacco, and vapor tax: criminal penalties	
R.C.	5743.99	
tobacco p	the penalty for a repeat violation of engaging in cigarette, product, or vapor product commerce without holding a TAX rom a fourth degree to third degree misdemeanor.	No provision.
Fiscal effe	ect: Potential increase in revenue from penalties.	
Other Tax	ation Provisions	
TAXCD23	Energy-efficient building federal tax deduction	
R.C.	9.239	R.C. 9.239
of a publi- deduction	the Tax Commissioner from a procedure by which the designer c building may request allocation of a federal income tax in for the design and installation of energy-efficient interior HVAC, hot water, or building envelope systems in public	Same as the Executive.
	ect: None. The provision shifts the responsibility for requesting ral income tax deduction from the Tax Commissioner to the	Fiscal effect: Same as the Executive.

public entity that owns the building.

Department of Taxation	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
TAXCD87 Transformational mixed use development tax credits	
	R.C. 122.09
No provision.	Removes the June 30, 2025 sunset date for the transformational mixed use development (TMUD) tax credit program, and continues to allow the award of up to \$100 million in credits per fiscal year in FY 2026 and years thereafter.
	Fiscal effect: The provision reduces domestic and foreign insurance tax revenues up to \$100 million per year, depending on the amount of TMUD tax credits awarded after FY 2025. The credit is nonrefundable and transferable. The Ohio Tax Credit Authority (TCA) only issues a tax credit certificate after completion of a certified TMUD project. Construction must begin within 12 months of the date a project is certified by the TCA. Previously, the TCA approved the \$100 million in tax credits in the middle of a fiscal year, and the construction timeline for most mixed-use development projects was generally more than one year. If these patterns continue for prospective projects, it is plausible that the associated state tax revenue losses would not begin until FY 2028.
TAXCD39 Petitions for Reassessment	
R.C. 128.46, 718.90, 3734.907, 3769.088, 4305.131, 5726.20, 5727.26, 5727.47, 5727.89, 5728.10, 5735.12, 5736.09, 5739.13, 5743.081, 5743.56, 5745.12-5745.13 5747.13, 5749.07, 5751.09, 5753.07	R.C. 128.46, 718.90, 3734.907, 3769.088, 4305.131, 5726.20, 5727.26, 5727.47, 5727.89, 5728.10, 5735.12, 5736.09, 5739.13, 5743.081, 5743.56, 5745.12-5745.13 5747.13, 5749.07, 5751.09, 5753.07
Removes the requirement that taxpayers submit petitions for reassessment through personal service or certified mail. Removes the requirement that municipal corporations submit petitions challenging TAX's adjustment of an electric or telephone company's income apportionment for municipal utility income tax purposes personally or by certified mail and the requirement that TAX respond by ordinary mail to such petitions.	Same as the Executive.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.

Depart	ment of Taxation		Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By House
TAXCD51	Increase historic building rehabilitation tax credit cap		
R.C.	149.311		R.C. 149.311
	ntly increases the annual cap on the Ohio historic building tion tax credit from \$60 million to \$120 million per fiscal year.		Same as the Executive, but decreases annual cap from \$120 to \$90 million.
historic b	ect: Additional state revenue losses depend on the amount of building preservation tax credits awarded. Previously, the cap porarily increased by the same amount for FY 2023 and FY 2024.		Fiscal effect: Same as the Executive except annual tax loss limited to \$90 million.
TAXCD52	Tax credit for historic owner-occupied property rehabilitation		
R.C.	149.311, 149.312, 5747.08, 5747.761, 5747.98		
reimburs to rehabi	es a refundable income tax credit, up to \$120,000 per project, to e 25% of qualified expenditures incurred by an owner-occupant litate historic residential property. Caps the amount of credits be awarded in a fiscal year to \$10 million.		No provision.
Fiscal eff	ect: Reduction in tax liability up to \$10 million per year.		
TAXCD30	Housing tax credit reporting		
R.C.	175.16, 175.17		R.C. 175.16, 175.17
taxpayers or tax cre	e Tax Commissioner the sole recipient of required reports from s who are awarded state-funded low-income housing tax credits edits for single-family housing development and requires the Tax ioner to share the received reports with the Superintendent of e.		Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.
TAXCD7	Corporation franchise tax: statutory agent		
R.C.	0701.04, 1701.07, 1703.041		R.C. 0701.04, 1701.07, 1703.041
address c	a requirement placed on corporations to include the name and of the corporation's statutory agent in it's annual report filed now-defunct corporation franchise tax.	1	Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.

Department of Taxation	Main Operating Appropriations Bi H.B. 9
Executive	As Passed By House
TAXCD73 Municipal income tax military pay exemption	
	R.C. 718.01, Section 801.190
No provision.	Clarifies that pay to members of the United States Space Force may be deducted from municipal income tax as part of an existing deduction for military pay.
	Fiscal effect: Potential statewide municipal income tax revenue loss of roughly \$388,000 per year, if such pay is not currently deducted.
TAXCD72 Municipal income tax: refund and assessment periods	
	R.C. 718.12, 718.19, 718.90, and 718.91
No provision.	Allows a taxpayer who received a valid extension of the tax return due date to file a municipal income tax refund claim within three years after that extended due date.
No provision.	Applies the same date commencement to the three-year deadline for tal administrators or the Tax Commissioner to make municipal income tax assessments.
	Fiscal effect: Potential minimal loss to municipalities. Current law requires such a filing within three years of the date the tax was originally due or paid, whichever is later.
TAXCD48 Municipal net profit tax: extension request	
R.C. 718.85	R.C. 718.85
Extends, from six to seven months, the municipal net profits tax return extension filing period for taxpayers that do not request a federal income tax extension.	Same as the Executive.
Fiscal effect: None.	Fiscal effect: Same as the Executive.

			Main Operating Appropriations Bill
Depart	ment of Taxation		H.B. 96
Executive		As Pas	sed By House
TAXCD46	Municipal net profit tax: discretionary interest penalty		
R.C.	718.88	R.C.	718.88
to charge	discretionary, rather than mandatory under current law, for TAX appenalty for late estimated payments of municipal net profit sthat opt for the state to administer their account.	Same	as the Executive.
Fiscal effor	ect: Potentially decrease penalty collections depending on cretion.	Fiscal	effect: Same as the Executive.
TAXCD71	Replacement tire fee: eliminate 4% discount		
R.C.	3734.904, Section 801.110	R.C.	3734.904, Section 801.110
distributo	January 1, 2026, eliminates the 4% discount for wholesale ors of replacement tires or retail dealers who timely file and pay cement tire fee administered by TAX.	Same	as the Executive.
(Fund 4R	ect: Increases fee revenue to the Scrap Tire Management Fund 50) used by EPA and the Soil and Water Conservation District E Fund (Fund 5BV0) used by AGR.		
TAXCD20	Adult use marijuana excise tax: rate and distribution		
R.C.	3780.02, 3780.03, 3780.10, 3780.18 (repealed), 3780.19 (repealed), 3780.22, 3780.23, 3780.25, 3780.26, 3780.30, Section 801.60	R.C.	3780.02, 3780.03, 3780.10, 3780.18 (repealed), 3780.19 (repealed), 3780.22, 3780.23 (repealed), 3780.25, 3780.26, 3780.30, Section 801.60
	the rate of the excise tax on adult use marijuana, beginning on 25, from 10% to 20%.	No pro	ovision.
Imposes a seller.	a 20% excise tax on the illegal sale of marijuana by an unlicensed	Same	as the Executive, but lowers the rate to 10%.

# **Department of Taxation**

#### Executive

Repeals current law's tax revenue distributions (36% to the state Cannabis Social Equity and Jobs Fund, 36% to the Host Community Cannabis Fund, 25% to the state Substance Abuse and Addiction Fund, and 3% to COM and TAX for administration purposes) and reallocates revenue from the tax to substance abuse prevention, treatment, and recovery programs, the 9-8-8 suicide prevention and mental health crisis hotline, county jail grant programs, training of peace officers and troopers, construction and renovation of such training facilities, local drug task forces, safe driver programs, Ohio investigative unit operations, Ohio poison control programs and laboratory testing, and temporarily to the AGO for administering requests for expungements. Limits some allocations for these purposes and directs any remaining receipts to the GRF.

Fiscal effect: The Executive estimates an increase of \$86.8 million in FY 2026 and \$175.7 million in FY 2027 in adult use marijuana tax revenue.

Fiscal effect: Approximately \$95.6 million in FY 2026 and \$156.2 million in FY 2027 of adult use marijuana tax would be allocated to the GRF while the Host Community Cannabis Fund would receive about \$23.9 million in FY 2026 and \$39.1 million in FY 2027.

## TAXCD21 Adult use cannabis: tax information exchange

### R.C. 3780.06

Requires TAX, upon the request of COM, to share pertinent information about the tax violations of an existing adult use cannabis licensee.

Fiscal effect: None. Current law only allows TAX to request this information for applicants seeking a license.

#### R.C. 3780.06

Same as the Executive.

Fiscal effect: Same as the Executive.

Depart	ment of Taxation	Main Operating Appropriations Bill H.B. 96
Executive	2	As Passed By House
TAXCD76	State recovery of refunded local taxes	
		R.C. 5703.052
No provis	sion.	Extends, from three to six years, the maximum length of time over which TAX may recover amounts of refunded taxes from state-administered taxes levied by local subdivisions.
		Fiscal effect: Potential revenue gains for certain taxes.
TAXCD11	Electronic tax filing and payments	
R.C.	5703.059, 5747.42	R.C. 5703.059, 5747.42
filing and	re Tax Commissioner blanket authority to require electronic tax payment without, in the absence of specific statutory authority, oting rules to that effect.	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.
TAXCD33	Electronic records inspection	
R.C.	5703.19	R.C. 5703.19
•	taxpayers to provide records for inspection by TAX in an c format if the records are kept in such a format.	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.
TAXCD6	Disclosure of local tax revenue data	
R.C.	5703.21	R.C. 5703.21
personal	es TAX, without violating the prohibition against divulging tax information, to publish or disclose the amount of revenue ed to local governments from any tax or fund administered by	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.

Depart	ment of Taxation		Main Operating Appropriations Bill H.B. 96
Executive	2	As Passe	ed By House
TAXCD34	Process for returned tax notices		
R.C.	5703.37	R.C.	5703.37
ordinary	s a process for handling tax notices and orders that are sent by mail, but returned as undeliverable. Mirrors the existing process iverable tax notices and orders sent by certified mail.	Same as	the Executive.
Fiscal eff	ect: None.	Fiscal ef	fect: Same as the Executive.
TAXCD60	Tax refund adjustment notices		
R.C.	5703.70	R.C.	5703.70
ordinary be refund	he Tax Commissioner to electronically notify, as an alternative to mail notice, a person applying for a tax refund if the amount to ded is less than what the person requested, but only if the possents to electronic notice.	Same as	the Executive.
Fiscal eff	ect: None.	Fiscal ef	fect: Same as the Executive.
TAXCD15	Tax penalty abatement		
R.C.	5703.901, 128.99, 718.89, 3734.904, 3734.907, 3769.088, 4305.13, 4305.131, 5703.261-5703.263, 5726.03, 5726.21, 5727.08, 5727.25, 5727.26, 5727.60, 5727.82, 5727.83, 5727.89, 5728.09, 5728.10, 5733.022, 5733.062, 5735.062, 5735.12, 5735.121, 5736.05, 5739.032, 5739.102, 5739.12, 5739.122, 5739.124, 5739.133, 5741.121, 5741.122, 5743.051, 5743.081, 5743.082, 5743.51, 5743.56, 5745.041, 5745.08, 5747.072, 5747.082, 5747.15, 5747.44, 5749.06, 5749.15, 5751.06, 5751.07, 5753.05	R.C.	5703.901, 128.99, 718.89, 3734.904, 3734.907, 3769.088, 4305.13, 4305.131, 5703.261-5703.263, 5726.03, 5726.21, 5727.08, 5727.25, 5727.26, 5727.60, 5727.82, 5727.83, 5727.89, 5728.09, 5728.10, 5733.022, 5733.062, 5735.062, 5735.12, 5735.121, 5736.05, 5739.032, 5739.102, 5739.12, 5739.122, 5739.124, 5739.133, 5741.121, 5741.122, 5743.051, 5743.081, 5743.082, 5743.51, 5743.56, 5745.041, 5745.08, 5747.072, 5747.082, 5747.15, 5747.44, 5749.06, 5749.15, 5751.06, 5751.07, 5753.05
forgive, p	e Tax Commissioner general authority to abate, i.e., refund or enalties charged to taxpayers. Eliminates specific authority in patement of penalties charged on specific taxes.	Same as	the Executive.
	ect: May result in undetermined revenue losses from certain and charges.	Fiscal ef	fect: Same as the Executive.

Depart	ment of Taxation		Main Operating	g Appropriations Bill H.B. 96
Executive	2		As Passed By House	
TAXCD31	Tangible personal property tax replacement funds			
R.C.	5709.93, 5751.02, Section 387.20		R.C. 5709.93, 5751.02, Section 387.20	
Replacem Personal school dis prior repe	rs the School District Tangible Personal Property Tax ment Fund (Fund 7047) and the Local Government Tangible Property Tax Replacement Fund (Fund 7081) used to reimburse stricts and local governments for their loss of revenue due to the leal of the business tangible personal property tax. Requires the reimbursement payments be made from the GRF.		Same as the Executive.	
nearly \$6 million. E \$60 millio nearly \$5 OBM Dire cash to th 387.10 ap	ect: As of mid-February 2025, Fund 7047 has a cash balance of 170 million and Fund 7081 has a cash balance of nearly \$170 expenditures from Fund 7047 declined in recent years and were on in FY 2024. Similarly, expenditures from Fund 7081 were smillion in FY 2024. Elsewhere, Section 509.10 authorizes the ector during the biennium ending June 30, 2027, to transfer the GRF from Fund 7047 and Fund 7081 as necessary. Section oppropriates reimbursement payments to school districts and all taxing units from GRF ALIs 200417 and 110403, and these replace the previous ALIs that were supported by Fund 7047 and 17081.		Fiscal effect: Same as the Executive.	
TAXCD5	Dealers in intangibles: rule requirement			
R.C.	5725.01		R.C. 5725.01	
the term	he requirement that the Tax Commissioner adopt a rule defining "primarily" for purposes of describing who qualifies for the nintangibles tax (DIT).		Same as the Executive.	
Fiscal eff	ect: None. The DIT was eliminated beginning in 2014.		Fiscal effect: Same as the Executive.	
TAXCD32	Remove outdated tax reference			
R.C.	5725.23		R.C. 5725.23	
	an outdated reference in the Revised Code to the intangible tax, which is no longer levied.		Same as the Executive.	
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.	
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Depar	tment of Taxation	Main Operating Appropriations Bil H.B. 90
Executiv	е	As Passed By House
TAXCD8	Financial institutions tax: online forms	
R.C.	5726.03	R.C. 5726.03
	s the requirement that TAX post financial institution tax annual orms on it's website.	Same as the Executive.
and pay	fect: None. TAX currently requires taxpayers to file the return the tax electronically through the Ohio Business Gateway and ne paper forms.	Fiscal effect: Same as the Executive.
TAXCD26	Public utility taxes service of notices	
R.C.	5727.38, 5727.42, 5727.47	R.C. 5727.38, 5727.42, 5727.47
utility pr	TAX to serve assessments and appeal notices regarding public operty and excise taxes by personal service, certified mail, ed delivery service, or ordinary mail, or electronic notification ed with the person's consent).	Same as the Executive.
cost-effe	fect: Potential administrative cost savings by allowing more ective delivery methods for assessments and appeal notes, of by mail only.	Fiscal effect: Same as the Executive.
TAXCD25	Public utility excise tax refund: application to tax debt	
R.C.	5727.42	R.C. 5727.42
to any o	that refunds owed for public utility excise taxes first be applied utstanding debt on a tax or fee administered by the Tax sioner, as well as penalties and interest on that debt.	Same as the Executive.
	fect: Potential revenue gain, as tax refunds applied to ling debts could increase state revenue.	Fiscal effect: Same as the Executive.

Depart	ment of Taxation	Main Operating Appropriations Bil H.B. 90
Executive		As Passed By House
TAXCD27	Public utility taxes extension request	
R.C.	5727.48	R.C. 5727.48
any repor	bublic utility to request a 30-day extension from TAX for filing t or statement required for purposes of public utility property e taxes in a manner other than by filing a written application, the other manner is approved by TAX.	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.
TAXCD19	Insurance premium tax: certification of nonpayment	
R.C.	5729.10	R.C. 5729.10
to the Att	the Treasurer of State to certify unpaid insurance premium taxes orney General for collection, replacing the Superintendent of 's authority to do so.	Same as the Executive.
Fiscal effe	ect: None.	Fiscal effect: Same as the Executive.
TAXCD56	Collection of petroleum activity tax license fees	
R.C.	5736.09, Section 757.30	R.C. 5736.09, Section 757.30
	X to issue assessments to collect unpaid petroleum activity tax nsing fees.	Same as the Executive.
outstandi	ect: May increase revenue to TAX, dependent on the amount of ing PAT licensing fees. Current law only allows TAX to issue PAT ints for unpaid taxes.	Fiscal effect: Same as the Executive.
FAXCD93	Special lodging tax extension	
		R.C. 5739.09
No provisi	ion.	Authorizes Fairfield County commissioners to renew a special lodging tax levied to finance a municipal educational and cultural facility for up to 15 additional years at a time. Currently, the tax is scheduled to expire in 2028 and cannot be extended further.
		Fiscal effect: Estimated to raise more than \$200,000 per year for Fairfield County, beginning in CY 2028.

Department of Taxation				Main Operating Appropriations Bill H.B. 96	
Executive			As Passed By House		
TAXCD47	Municipal utility income tax: filing extensions				
R.C.	5745.03		R.C. 5745	.03	
Requires TAX to automatically grant a municipal income tax filing extension to an electric light or local exchange telephone company if a federal filing extension has been granted. Expands the length of that extension from six to seven months. Requires TAX to grant a seven month filing date extension without requiring a federal extension if the company submits a request before its return is due.			Same as the Exc	ecutive.	
Fiscal effect: Potentially decrease late penalties and interest collected.			Fiscal effect: Same as the Executive.		
TAXCD49	Municipal utility income tax: required documentation				
R.C.	5745.03		R.C. 5745	.03	
Removes the requirement for an electric light or local exchange telephone company to include its location of incorporation, principal office, or place of business in Ohio, and its officers' and statutory agent's names and addresses in its annual report to the tax commissioner for the municipal utility income tax.			Same as the Exe	ecutive.	
Fiscal effect: None.			Fiscal effect: Same as the Executive.		
TAXCD50	Municipal utility income tax: electronic payments				
R.C.	5745.03, 5745.04		R.C. 5745	.03, 5745.04	
Requires electric light and local exchange telephone companies to pay municipal income tax estimated payments and any amount due with a company's annual report electronically.			Same as the Exc	ecutive.	
Fiscal effect: None.			Fiscal effect: Sa	me as the Executive.	

Department of Taxation	Main Operating Appropriations Bill H.B. 96				
Executive	As Passed By House				
TAXCD38 Municipal utility income tax: late payment penalty					
R.C. 5745.08	R.C. 5745.08				
Expands the discretionary penalty on late estimated payments of the municipal income tax on electric light and local exchange telephone companies to cover underpayments, and changes the penalty from twice the amount of interest charged on the delinquent payment to 15% of the amount of unpaid tax.	Same as the Executive.				
Fiscal effect: Potentially increases or decreases amount of penalties received depending on the amount of unpaid taxes and the applicable short-term interest rate.	Fiscal effect: Same as the Executive.				
TAXCD37 Municipal electric light and telephone income tax penalty					
R.C. 5745.09	R.C. 5745.09				
Makes discretionary the current mandatory interest penalty charged to municipal income electric light and telephone taxpayers that underpay their estimated payments.	Same as the Executive.				
Fiscal effect: Potentially decrease interest payments collected and distributed to municipal corporations.	Fiscal effect: Same as the Executive.				
TAXCD40 Municipal apportionment adjustments: electric and telephone company income					
R.C. 5745.13	R.C. 5745.13				
Repeals the requirement for the Tax Commissioner to notify an electric or telephone company that its income apportioned to a municipal corporation will be adjusted or, if the adjustment exceeds \$500 in tax, each affected municipal corporation. Removes the authority of a notified municipal corporation to challenge the redetermination.	Same as the Executive.				
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.				

Depart	ment of Taxation		Main Operating Appropriations Bill H.B. 96
Executive	2		As Passed By House
TAXCD9	Correct erroneous income tax references		
R.C.	5747.01, Section 801.20		R.C. 5747.01, Section 801.20
	erroneous references in an income tax deduction and add back al bonus depreciation.		Same as the Executive.
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.
TAXCD10	Repeal school district income tax on estates		
R.C.	5747.021, 5748.01, 5748.02, 5748.021, 5748.03, 5748.04, 5748.08, 5748.081, 5748.09; Section 801.100		R.C. 5747.021, 5748.01, 5748.02, 5748.021, 5748.03, 5748.04, 5748.08, 5748.081, 5748.09; Section 801.100
Repeals, I	beginning in 2026, the school district income tax on estates.		Same as the Executive.
tax base	ect: Minimal. Currently, a school district tax with a "traditional" applies to income generated by estates. School districts with a on "earned income" already do not tax estates.	•	Fiscal effect: Same as the Executive.
TAXCD59	Electing pass-through entity taxation		
R.C.	5747.40, Section 757.20		R.C. 5747.40, Section 757.20
	hat the electing pass-through entity tax is available to pass- entities with investors comprised of only Ohio residents.		Same as the Executive.
	ect: None. TAX currently only applies this provision to Ohio's ugh entity withholding tax.		Fiscal effect: Same as the Executive.
TAXCD58	Pass-through entity tax estimated payment dates		
R.C.	5747.43, Section 801.90		R.C. 5747.43, Section 801.90
	e due date for payment of the second and third estimated tax s for electing and withholding pass-through entity taxes up by th.		Same as the Executive.
Fiscal effect: None.			Fiscal effect: Same as the Executive.

Department of Taxation	Main Operating Appropriations B H.B. (		
Executive	As Passed By House		
TAXCD45 School district income tax: notice to TAX			
R.C. 5748.02, 5748.021, 5748.04, 5748.08, 5748.09, Section 801.70	R.C. 5748.02, 5748.021, 5748.04, 5748.08, 5748.09, Section 801.70		
Requires boards of education that approve a resolution to place a school district income tax on the ballot to send a copy of the resolution to TAX after it has been certified to the county board of elections. Requires boards of elections to send a copy of a petition for an election to repeal a school district income tax to TAX after the board determines the petition is valid.	Same as the Executive.		
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.		
TAXCD90 Severance tax rate for coal			
	R.C. 5749.02, Section 801.210		
No provision.	Reduces the severance tax rate on coal from ten cents per ton to eight cents.		
	Fiscal effect: Expected to have revenue loss of \$22,000 in FY 2026 and \$26,000 in FY 2027, accounting for the recent decline in Ohio coal production. The tax collection is deposited into dedicated funds administered by the ODNR. The base tax and the surface mining tax are credited to the Mining Regulation and Safety Fund (Fund 5290), while the reclamation tax is deposited into the Reclamation Forfeiture Fund (Fund 5310).		

Department of Taxation			Main Operating Appropriations Bill H.B. 96	
Executiv	e		As Passed By House	
TAXCD62	Sports gaming tax increase and revenue allocation			
R.C.	5753.021, 5753.031, Section 801.50			
receipts. Revenue and Spor existing 2 to 96% a gaming. to the Sp	the sports gaming tax rate, from 20% to 40% of sports gaming Allocates 50% of collections deposited into the Sports Gaming Fund (R068) to the newly created Sports Facilities Construction its Education Fund. Decreases the proportional allocation of the 20% rate to the Sports Gaming Education Fund (5Y00) from 98% and increases, from 2% to 4%, the share to alleviate problem Changes transfers from the Sports Gaming Revenue Fund (R068) forts Gaming Education Fund (5Y00) and Problem Sports grund (5YR0) from quarterly to monthly.		No provision.	
	ect: OBM estimates additional tax collections of \$138.0 million and \$150.0 million in FY 2027.			
<b>Property</b>	Taxes and Transfer Fees			
TAXCD91	School district property tax reductions and school funding; 20-mill mir	nim	um levy requirement	
			R.C. 323.131, 3317.01, 4503.06, 5705.31, 5705.316, Section 757.110	
No provi	sion.		Requires each city, local, and exempted village school district to submit the certificate of available revenue required under R.C. 5705.36 to the county auditor by July 15 of each year. Requires each county budget commission to meet by August 15 of each year to determine whether a district's general operating budget carryover balance from the previous fiscal year exceeds 30% of total expenditures made in that fiscal year.	
No provi	sion.		If the district's carryover balance does exceed the 30% threshold, requires the budget commission to reduce the property taxes levied by the district for current expenses in the following tax year by the amount of the excess. Requires an applicable property tax bill to include a notice stating that the school district property tax reduction is for the current year only and due to the district's excess carryover balance.	
No provi	sion.	Ι,	Provides a special timeline for making fiscal year 2025 reviews and tax year 2025 rate adjustments by requiring the budget commission to meet by October 31, 2025.	

Department of Taxation	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Exempts a school district whose levies have been reduced by the county budget commission from the requirement that it levy at least 20 mills to receive state foundation aid.
No provision.	Exempts an island school district or a joint state school district from the carryover balance review and related property tax reductions.
	Fiscal effect: May reduce tax collections for school districts by up to several billion dollars over a multi-year period, depending on the value of excess carryover balances.
TAXCD89 State community college tax operating levy	
	R.C. 3358.08, 3358.11
No provision.	Allows the board of trustees of a state community college to propose a tax levy for operating purposes.
No provision.	Allows the operating levy to be levied only in the county in which the state community college's main campus is located and requires it to be used to support operations in that county.
No provision.	Provides that, if voters approve an operating levy, the board of trustees must charge a lower tuition rate to students who reside in the county in which the tax is levied.
	Fiscal effect: May result in additional tax levies in certain counties.
TAXCD92 Community reinvestment area agreements and exemptions	
	R.C. 3735.67, 3735.671; Section 801.220
No provision.	Allows a county, municipality, or home rule township to amend an existing community reinvestment area (CRA) agreement to extend the term of the CRA tax exemption to a total of 30 years for an existing building that is expected to be the site of a megaproject or owned or occupied by a megaproject supplier.
No provision.	Allows a building to qualify for a CRA tax exemption as part of a megaproject so long as it is owned or occupied, as opposed to owned and occupied, by a megaproject operator or supplier.

Department of Taxation	Main Operating Appropriations Bi H.B. 9
Executive	As Passed By House
No provision.	Establishes that a political subdivision that does not own the property subject to a CRA exemption, with an obligation to pay property taxes on that building, is not a required party to an agreement required for commercial CRA property tax exemptions.
	Fiscal effect: Potential revenue loss to local governments, of which the loss is permissive to the legislative authority granting the tax exemption.
TAXCD78 Manufactured home tax waivers or refunds for damage or destruction	
	R.C. 4503.0611
No provision.	Authorizes manufactured home park operators to provide the county auditor with notice that a manufactured home has been damaged or destroyed for purpose of initiating a refund or waiver of taxes on the manufactured home. Requires such notice from a manufactured home park operator to include photographic evidence.
	Fiscal effect: May reduce property tax revenue for local governments if additional refunds or waivers are granted for damaged or destroyed manufactured homes.
TAXCD88 Limitations on property tax challenges	
	R.C. 5715.19, 5717.01; Section 757.90
No provision.	Modifies the requirements governing when political subdivisions can file property tax complaints and counter-complaints.
No provision.	Requires subdivisions that fail to comply with property tax complaint filing requirements to pay the attorney's fees and costs incurred by the property owner in connection with the complaint.
	Fiscal effect: Minimal.

Department of Taxation	Main Operating Appropriations Bill H.B. 96	
Executive	As Passed By House	
TAXCD82 Property tax abatement - churches		
	Section: 757.70	
No provision.	Permits certain churches to apply, within one year of the provision's effective date, for an abatement of delinquent property taxes on property owned by the churches without regard to the regular payment limitations imposed by current law.	
	Fiscal effect: Decreases property tax collections by an amount that depends on the value of abated taxes, interest, and penalties, and whether or not said amounts would have been paid otherwise.	
TAXCD81 Property tax abatement - municipalities and townships		
	Section: 757.80	
No provision.	Permits a municipal corporation or township to apply, within one year of the provision's effective date, for an abatement of delinquent property taxes on property owned by the municipality or township without regard to the regular payment limitations imposed by current law.	
	Fiscal effect: Decreases property tax collections by an amount that depends on the value of abated taxes, interest, and penalties, and whether or not said amounts would have been paid otherwise.	
Appropriation Language		
TAXCD63 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.	
TAXCD64 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.	

TAXCD68

Section:

Requires Fund 5ZAO ALI 110650, Ohio Tax System Operating Expenses, to be used to pay costs incurred to maintain and support the Ohio Tax 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 any fund used by TAX otherwise allowable under state or federal law, except the GRF. Authorizes the OBM director to make such transfers and limits total transfers into Fund 5ZAO to \$15,000,000 during the biennium.

**TAXCD69** Miscellaneous Tax Receipts

Section: 409.20 Section: 409.20

Requires Fund R011 ALI 110612, Miscellaneous Tax Receipts, to be used to hold miscellaneous tax payments received by the Tax Commissioner until the appropriate account or fund is identified and the money can be transferred for the identified purpose. Appropriates additional amounts if needed for this purpose.

Same as the Executive.

Ohio Department of Transportation	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DOTCD69 Ohio Airport Improvement Program	
	R.C. 4561.03, 5736.02, 5736.04, 5736.13; Section 411.30
No provision.	Creates the Ohio Airport Improvement Program to finance airport improvements for publicly owned, public-use airports in Ohio.
No provision.	Dedicates the portion of Petroleum Activity Tax (PAT) receipts derived from the sale of aircraft fuel to the Ohio Airport Improvement Program Fund (Fund 5CN1) created in the bill to support the program.
No provision.	Requires that Fund 5CN1 ALI 777628, Ohio Airport Improvement Program, be used to administer the Ohio Airport Improvement Program. Reappropriates the available balance of the ALI at the end of FY 2026 for the same purpose in FY 2027.
	Fiscal effect: The bill appropriates \$4,650,000 each fiscal year for the program, the amounts that DOT estimates would come from the aviation fuel-related portion of PAT receipts.
DOTCD77 Midwest Interstate Passenger Rail Compact	
	R.C. 4981.36, 4981.361, Section 411.15
No provision.	Adopts the Midwest Interstate Passenger Rail Compact (adopted in 2002 but repealed in 2013) and creates the Midwest Interstate Passenger Rail Commission. Enacts provisions governing the Commission's powers and duties. Prescribes the appointing authorities for Ohio's four members on the Commission, consistent with the Compact.
No provision.	Earmarks \$25,000 in each fiscal year under GRF ALI 776465, Rail Development, to pay for the costs for Ohio joining the Compact.
DOTCD74 Ohio Turnpike and Infrastructure Commission	
	R.C. 5537.02, 5537.01, 5537.03, 5537.24, 5537.27
No provision.	Removes a requirement that the members of the Senate and House who serve on the Commission represent either a district that is part of the Ohio Turnpike system or a district located in the vicinity of a Turnpike project.

Ohio Department of Transportation	Main Operating Appropriations B H.B.
Executive	As Passed By House
No provision.	Abolishes the Turnpike Legislative Review Committee.
DOTCD75 Transportation Improvement Districts	
	R.C. 5540.02
No provision.	Removes the authority of the Speaker of the House to make a discretionary appointment to a Transportation Improvement District (TI under either of the oversight structures in current law.
	Fiscal effect: None.
DOTCD76 Regional Transportation Improvement Projects (RTIP)	
	R.C. 5595.01, 5595.02, 5595.04, 5709.48
No provision.	Expands what constitutes a "qualified RTIP" to include those that are undertaken after the completion of a feasibility study in addition to those undertaken prior to October 3, 2023, as under current law.
No provision.	Requires the feasibility study to include both an economic feasibility assessment, approved by DEV, and a technical feasibility assessment, approved by DOT.
No provision.	Specifies that opportunity corridor improvements, which may be undertaken by an RTIP under current law, include facilities that are required for the gathering, transmission, and distribution of utilities.
No provision.	Expands the membership of the RTIP governing board to include the Chi Executive Officer (CEO) of the JobsOhio network partner that covers the majority of the area encompassed by the RTIP or the CEO's designee.
No provision.	Expands the RTIPs that may form a transportation financing district (TFD from RTIPs undertaken before March 23, 2018, to any qualified RTIP.
	Fiscal effect: Expands the potential plans that RTPOs may adopt and potentially increases the number of TFDs that could be formed.

Ohio Department of Transportation	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DOTCD68 Ohio Maritime Assistance Program	
	Section: 411.20, Section 512.10
No provision.	Requires Fund 5QT0 ALI 776670, Ohio Maritime Assistance Program, to be used to provide grants under the Ohio Maritime Assistance Program.  Reappropriates the available balance of the ALI remaining at the end of FY 2026 for the same purpose in FY 2027.
No provision.	Requires the OBM Director to transfer \$8,000,000 cash from the GRF to the Ohio Maritime Assistance Fund (Fund 5QT0) in FY 2026.
	Fiscal effect: The bill appropriates \$4.0 million in each fiscal year for grants under the program.
DOTCD73 Airport Improvement - State	
	Section: 411.20
No provision.	Earmarks \$2,000,000 in FY 2026 from GRF ALI 777471, Airport Improvements - State, for the Eastern Ohio Military Affairs Commission (EOMAC) to support construction and repair projects at the Youngstown Air Reserve Station, the Youngstown-Warren Regional Airport, and the Camp James A. Garfield Military Training Center.
DOTCD70 Airport infrastructure grants	
	Section: 411.30
No provision.	Earmarks \$5,000,000 in each fiscal year from GRF ALI 777471, Airport Improvement - State, to be used by the Office of Aviation to provide matching funds for eligible airports that have been awarded Airport Infrastructure Grant funding through the Infrastructure Investment and Jobs Act.
No provision.	Requires any matching funds provided to airports that are subsequently returned to ODOT due to lower than estimated project costs to be reallocated to other eligible airports for the same purpose, and reappropriates those amounts.

Ohio Department of Transportation			Main Operating Appropriations Bill H.B. 96	
Executive			As Passed By House	
DOTCD53	Diesel Emission Reduction Grant Program			
Section:	755.10		Section: 755.10	
by Ohio El	s the Diesel Emissions Grant Reduction Program, administered PA and funded by Highway Operating Fund (Fund 7002) tions under the ODOT budget.		Same as the Executive.	
Requires the EPA Director, in consultation with the ODOT Director, to develop guidance, including a method of prioritization for projects submitted by public and private entities that are eligible for the federal CMAQ Program. Requires the DOT Director to process FHA-approved projects recommended by the EPA Director.		1	Same as the Executive.	
Allows Diesel Emissions Reduction Grant Program funds to be used to buy hybrid and alternative fuel vehicles that are allowed under FHA guidance for the CMAQ program.			Same as the Executive.	
Limits total program expenditures to \$10,000,000 in each fiscal year.  Provides that these grants do not reduce the amount of funding designated for Metropolitan Planning Organizations for similar projects.			Same as the Executive.	
DOTCD71	Drones for First Responders Pilot Program			
			Section: 755.20, 411.20	
No provisi	on.	1	Requires the ODOT Director to establish the Drones for First Responders Pilot Program. Requires the program to focus on specific goals, including the acquisition of unmanned aerial vehicle systems for first responders, training, obtaining necessary FAA approvals, and integrating state infrastructure.	
No provisi	on.		Requires the ODOT Director to award program funding to participating municipal corporations for buying unmanned aerial systems for first responders, training support, assisting in navigating federal processes and approvals, and supporting the integration of statewide operations.	
No provisi	on.		Conditions purchase of any unmanned aerial vehicle system on the system's compliance with federal laws and regulations, including those involving national security and defense spending.	

Ohio Department of Transportation	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires the ODOT Director to submit a report to the Governor, House and Senate leaders, and the chairs of any House and Senate committees dealing with transportation issues within two years. Requires the report to detail how funds were expended through the program, the success of the program in meeting its goals, the cost-benefit analysis created through the program, and any recommendations for additional integration of unmanned aerial vehicle system operations by first responders.
No provision.	Earmarks \$2,500,000 in FY 2026 under GRF ALI 772456, Unmanned Aerial Systems Center, to be used to administer the pilot program.  Reappropriates the unexpended, unencumbered balance of this earmark remaining at the end of FY 2026 for the same purpose in FY 2027.

Treasurer of State			Main Operating Appropriations Bill H.B. 96
Executive		As Passed By House	
TOSCD2	Satellite offices for cash payments		
R.C.	113.05, 113.06 (Repealed)		R.C. 113.05, 113.06 (Repealed)
Repeals la taxes and	aw permitting TOS to open receiving offices for the payment of I fees.		Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.
TOSCD3	Technical correction regarding inactive accounts		
R.C.	113.13		R.C. 113.13
	an outdated reference to inactive accounts from the statute the TOS's statement of balances to the Governor or OBM		Same as the Executive.
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.
TOSCD8	ABLE account records not public records		
R.C.	113.51		R.C. 113.51
Exempts from Public Records Law any record of TOS indicating ABLE account beneficiaries, balances, and activity on ABLE accounts.		Same as the Executive.	
Fiscal eff	ect: None.		Fiscal effect: Same as the Executive.
TOSCD9	Ohio STABLE accounts		
			R.C. 113.51, 113.53; Section 413.40
No provision.			Exempts funds in an ABLE account from collection under the Ohio Medicaid Estate Recovery Program to the extent permitted under federal law.
No provis	sion.		Requires TOS to pay account fees associated with an ABLE account on behalf of an Ohio account owner or beneficiary.
No provis	ion.		Requires Fund 4E90 ALI 090639, STABLE Maintenance Fee Subsidy, be used to subsidize costs of monthly fees incurred by account holders for eligible individuals with disabilities.

Treasurer of State  Executive		Main Operating Appropriations H.B. As Passed By House		
TOSCD1 Checks defined; Treasurer pa	yments			
R.C. 131.01		R.C.	R.C. 131.01	
Defines a "check" as a negotiable financial instrument, payable upon demand, directing a financial institution to transfer money from the payer's account to the payee and permits TOS to make a payment using a check.		Sam	Same as the Executive.	
Fiscal effect: None.		Fisca	Fiscal effect: Same as the Executive.	
TOSCD10 State and local treasurers' in	vestments			
		R.C.	R.C. 135.143, 135.1411, and 135.35	
No provision.		boai any mor purp	Prohibits TOS, the state board of deposit, the treasurer or the governing board of a municipal corporation, the investing authority of a county, or any person or entity to which the management and investment of publication money is delegated from making an investment decision with the prima purpose of influencing environmental, social, personal, or ideological poolicy, unless expressly authorized by Ohio law.	
		Fisca	Fiscal effect: None.	

Treasurer of State			Main Operating Appropriations Bill H.B. 96	
Executive	2		As Passed	By House
TOSCD5	Public money deposits; pledging requirements			
R.C.	135.18, 135.144 (Repealed)		R.C.	135.18, 135.144 (Repealed)
Repeals a law that largely duplicates R.C. 135.145 (not in the bill), regarding investment of interim moneys in federally insured certificates of deposit (CDs).		1	Same as tl	ne Executive.
Fiscal effect: Minimal cost, as CDs would still be purchasable under continuing law, and the pledging requirements of the continuing law would apply.			Fiscal effe	ct: Same as the Executive.
TOSCD4	Homeownership savings program reporting requirements			
R.C.	135.71		R.C.	135.71
Requires the report on the homeownership savings linked deposit program (from TOS and the Tax Commissioner to the Governor and General Assembly, due January 31, 2027) to include the average premium savings rate paid on the accounts, rather than the average yield on the accounts.			Same as tl	ne Executive.
Fiscal effe	ect: None.		Fiscal effe	ct: Same as the Executive.
TOSCD11	Torrens Law Assurance Fund			
			R.C.	5310.05, 5310.06, 5310.07, 5310.08, 5310.09, 5310.10, 5310.11, 5310.12, 5310.13, 5310.14 (Repealed), 5310.47; Sections 413.10, 413.20, 413.50
No provis	sion.		content, in owners of	the Torrens Law Assurance Fund and all related statutory ncluding its creation, its funding, and its use to compensate registered land who suffer damages or are otherwise deprived nd due to fraud, mistake or error relating to the registration.
No provis	sion.			riates the available balance of GRF ALI 090409, County Recorder Modernization Program, at the end of FY 2025 for the same FY 2026.

Treasurer of State	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Requires moneys in Fund 5BD1 to be used to distribute funds to reimburse counties under the County Recorder Electronic Record Modernization Program, for use by county recorder's offices to implement record digitization and electronic recording requirements. Requires TOS to reimburse counties on a rolling basis until the appropriation is expended.
No provision.	Specifies eligibility requirements related to funds reimbursement under the Program. Requires a county that receives funds under the Program to credit those funds to the Recorder's Technology Fund at least to the extent necessary to reimburse the fund for money the county recorder spent to implement the record digitization and electronic recording requirements.
No provision.	Requires the TOS, on July 1, 2025, or as soon as possible thereafter, to transfer the cash balance, including accrued interest and investment earnings, from the Torrens Law Assurance Fund, in the custody of TOS, to the County Recorder Electronic Modernization Fund (Fund 5BD1). Repeals and abolishes the Torrens Law Assurance Fund upon completion of the required transfer.
	Fiscal effect: Appropriates \$1,750,000 in FY 2026 under Fund 5BD1 ALI 090576 to reimburse counties for costs related to the county recorder electronic modernization program.
TOSCD6 Tax Refunds	
Section: 413.20	Section: 413.20
Requires Fund 4250 ALI 090635, Tax Refunds, to be used to pay specified tax refunds. Appropriates additional amounts that are necessary for that purpose.	Same as the Executive.

Requires GRF ALI 090406, Treasury Management System Lease Rental Payments, to be used for payments during the FY 2026-FY 2027 biennium, pursuant to leases and agreements with respect to financing the costs associated with the acquisition, development, implementation, and integration of the Treasury Management System.

Same as the Executive.

Ohio Department of Veterans Service			Main Operating Appropriations Bill H.B. 96	
Executive		As Passed By House		
DVSCD5	Veterans Services Claim Register			
R.C.	5902.06, (Repealed)	R.C.	5902.06, (Repealed)	
Eliminates the DVS Director's duty to keep a register showing the situation and disposition of claims filed by DVS.		Same as th	e Executive.	
Fiscal effe	ect: None. Codifies current practice.	Fiscal effe	ct: Same as the Executive.	
DVSCD4	Veteran Peer Counseling Network			
R.C.	5902.20, (Repealed)	R.C.	5902.20, (Repealed)	
	s the Veteran Peer Counseling Network, for which the DVS was to adopt rules.	Same as th	e Executive.	
Fiscal effe	ect: None as this grant supported program is coming to an end.	Fiscal effe	ct: Same as the Executive.	
DVSCD3	Resident's Benefit Fund			
R.C.	5907.11	R.C.	5907.11	
Eliminates the requirement that the Ohio Veterans' Homes Superintendent establish rules for the operation of the residents' benefit funds.		Same as th	e Executive.	
Fiscal effe	ect: Minimal.	Fiscal effe	ct: Same as the Executive.	
DVSCD6	Veterans' Homes Clinician Recruitment Program			
R.C.	5907.17	R.C.	5907.17	
•	the physician recruitment program with the clinician ent program.	Same as th	e Executive.	
nurses, lic registered	orogram eligibility to include advanced practice registered censed practical nurses, physician's assistants, registered nurses, d nurse aides, and certain other Ohio Veterans' Homes es, in addition to physicians.	Same as th	e Executive.	
licensing,	es eligibility requirements for program participation that include length of service, discipline, program accreditation, and other terms and related rules.	Same as th	e Executive.	

Ohio Department of Veterans Service	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
Revises the terms of the contract required under the provision to require that the clinician maintain appropriate licensure and provide services for at least one year.	Same as the Executive.
Changes the category of individuals the clinician must agree to serve from "patients of one or more specified institutions administered by the department" to "residents of the Ohio veterans' homes."	Same as the Executive.
Permits the DVS Director, or the Director's designee, to allocate funds among recruited clinicians for any purpose considered necessary to best serve clinician staffing needs.	Same as the Executive.
Fiscal effect: None. Expenditures would only occur if funding is appropriated in the future (none is provided for in H.B. 96).	Fiscal effect: Same as the Executive.
DVSCD1 Veterans Organizations' Rent	
Section: 415.20	Section: 415.20
Requires GRF ALI 900408, Department of Veterans Services, to be used to pay veterans organizations' rent in buildings managed by DAS.	Same as the Executive.
DVSCD2 Veterans Organizations General Obligation Bond Debt Service	
Section: 415.20	Section: 415.20
Requires GRF ALI 900901, Veterans Compensation General Obligation Bond Debt Service, to be used to pay all debt service and related financing costs during the biennium, on obligations issued to provide compensation to Ohio veterans who served during the Persian Gulf, Afghanistan, and Iraq conflicts.	Same as the Executive.

Department of Youth Services	Main Operating Appropriations Bill H.B. 96		
Executive	As Passed By House		
DYSCD6 Juveniles committed to DRC			
	R.C. 2949.12		
No provision.	Requires, for convictions occurring on or after the provision's effective date, a convicted felon who is under 18 to be held in an institution operated by DYS until the felon turns 18 or would otherwise be released from imprisonment, or if the DYS director determines that DYS lacks the capacity to house the felon.		
No provision.	Requires a convicted felon under 18 to be committed to DRC in the same manner as a felon over 18 if the felon is determined by DYS to be a danger to self or others.		
	Fiscal effect: Potential increase in costs for DYS if a juvenile, under the age of 18, serves a portion of their incarceration at a DYS facility instead of a state prison. The FY 2024 per diems for DYS and DRC were approximately \$610 and \$106, respectively.		
DYSCD1 Community programs			
Section: 421.20	Section: 421.20		
Permits DYS, for purposes of implementing juvenile sentencing reforms, to use up to \$1,375,000 of the available balance of the portion of GRF ALI 470401, RECLAIM Ohio, that is allocated to juvenile correctional facilities in each fiscal year to expand Targeted RECLAIM, the Behavioral Health Juvenile Justice Initiative, and other evidence-based community programs.	Same as the Executive.		
DYSCD2 Juvenile Correctional Facilities Lease Rental Bond Payments			
Section: 421.20	Section: 421.20		
Requires GRF ALI 470412, Juvenile Correctional Facilities Lease Rental Bond Payments, to be used to meet all payments during the biennium by DYS for leases and agreements for facilities and specifies that the appropriated amounts are the source of funds pledged for bond service charges on related obligations issued under the state's capital improvements and debt financing program.	Same as the Executive.		

Permits the juvenile court, in collaboration with that county's family and children first council, to transfer portions of its allocations from one or both of GRF ALIs 470401, RECLAIM Ohio, and 470510, Youth Services, to a flexible funding pool as authorized by Section 423.150 of the bill (Family and Children First Flexible Funding Pool).

<b>Local Government Provisions</b>	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
LOCCD12 Political subdivision communications	
	R.C. 9.03
No provision.	Subjects chartered counties and municipal corporations to the requirements of an existing law that prohibits a political subdivision from using public funds to finance certain communications or from paying its staff for time spent on certain political activities.
	Fiscal effect: Minimal.
LOCCD18 Local fiscal emergency receivership	
	R.C. 118.29, 2743.03
No provision.	Establishes a process for the creation of a receivership for counties, townships, and municipal corporations in fiscal emergency.
No provision.	Grants the court of claims jurisdiction to appoint a receiver for counties, townships, and municipal corporations in fiscal emergency.
	Fiscal effect: Potential increase in state costs if a municipal corporation, county, or township, make a referral to the AGO for the creation of a receivership over those entities in fiscal emergency.
LOCCD5 County family and children first council opt-out	
	R.C. 121.37
No provision.	Permits a board of county commissioners to decline to establish or maintain a county family and children first council if it determines all of the following conditions exist in the county: (1) alternative programs and services exist to meet the needs of those served by a county council; (2) a county council is not or would not be sustainably funded; and (3) the director of the CDJFS, executive director of the PCSA, and county DD board, each recommend a county council not be established or maintained.
No provision.	Permits a board of county commissioners that has decided not to establish or maintain a county council to reconsider that decision at any time but requires it to be reconsidered within five years.

<b>Local Government Provisions</b>	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
	Fiscal effect: Any impacts depend on actions taken by boards of county commissioners.
LOCCD25 Pay raises	
	R.C. 141.04, 325.18, 505.24, 507.09, and 3501.12, Section 701.70
No provision.	Increases and extends pay raises for justices and judges, county officials, township officials, and members of county boards of elections, from 1.75% per year through 2028 under current law to 5% per year through 2029.
No provision.	Provides annual cost of living adjustments beginning in 2030 equal to the increase in CPI with a 3% maximum.
	Fiscal effect: JSC will incur increased GRF expenditures averaging approximately \$9.0 million per year over the 4-year period covering 2026, 2027, 2028, and 2029. For 2030-2035, during which current law does not provide for any salary increases, the additional expenditures for JSC over current law total about \$29.4 million per year on average. There will also be increased payroll expenditures for county, township, and county boards of elections.
LOCCD2 Video public records	
	R.C. 149.43
No provision.	Authorizes a prosecuting attorney's office to assess certain charges for preparing a video public record, like a state or local law enforcement agency may do under existing law.
No provision.	Prohibits a state or local law enforcement agency or a prosecuting attorney's office from charging a fee for preparing a video record for inspection, or producing a copy of a video record, when the requester of the video record is a victim, as defined in Section 10a of Article I, Ohio Constitution, who reasonably asserts that the video recording relates to the act or omission that caused the harm or loss, or who is the legal counsel or insurer of the victim.

Local Government Provisions	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
	Fiscal effect: Potential revenue loss to the extent that law enforcement agencies are charging a video record fee and would be precluded from collecting that fee in certain situations. (State and local law enforcement agencies were given the authority to charge a fee for video records in H.B. 315 of the 135th G.A., which took effect on April 3, 2025.)
LOCCD3 Eminent domain and recreational trails	
	R.C. 163.01
No provision.	Establishes that the taking of property for recreational trails does not satisfy the public use requirement of Ohio's eminent domain law.
LOCCD20 County engineer	
	R.C. 305.021
No provision.	Changes, from 100% to a range of 80-100%, the supplemental compensation amount a county engineer can receive under a contract to perform the duties of county engineer in another county during a vacancy.
	Fiscal effect: Potential cost savings for counties contracting with an engineer during a vacancy.
LOCCD7 Elected county officers to be present in office	
	R.C. 305.03
No provision.	Requires elected county officers to appear in person at the officer's principal office location at least once every 30 days. Reduces the number of days until a county treasurer's or county auditor's office is declared vacant because they fail to perform the duties of the office from 90 to 30 days.
	Fiscal effect: Minimal.

Local Government Provisions	Main Operating Appropriations Bil H.B. 90
Executive	As Passed By House
LOCCD13 County nonemergency patient transport services	
	R.C. 307.05
No provision.	Increases the population limit from 40,000 to 60,000 under which a county may operate a non-emergency medical transport service organization, contract for such services, or furnish or obtain the interchange of such services.
	Fiscal effect: Allows an additional 20 counties to operate a non- emergency medical transport service organization.
LOCCD21 County coroner appointment	
	R.C. 313.01, 305.02, 305.03; Section 703.10
No provision.	Requires that a county coroner be appointed quadrennially by the board of county commissioners instead of being elected quadrennially by voters as under current law.
No provision.	Removes the county coroner as the county official to fill in when two county commissioners are absent and instead requires the county auditor to do so.
No provision.	Allows current county coroners who were elected to complete their terms.
	Fiscal effect: None.
LOCCD15 County employee performance incentive - cash awards	
	R.C. 325.25
No provision.	Limits the total amount of cash awards county agencies may give to employees for outstanding performance per calendar year to 10% of an employee's annual compensation. Allows commissioners to approve a higher amount if they authorize it in writing.
	Fiscal effect: Permissive.

<b>Local Government Provisions</b>	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
LOCCD22 Township zoning referendum process	
	R.C. 519.12
No provision.	Exempts township zoning amendments related to megaprojects from the zoning referendum process.
	Fiscal effect: Potential minimal savings.
LOCCD24 Village dissolution evaluation	
	R.C. 703.331
No provision.	Adds electric services to the list of services that may be counted when evaluating whether a village has provided five services and therefore does not qualify for an automatic ballot question on village dissolution.
	Fiscal effect: Potential minimal savings.
LOCCD9 Mechanic's liens	
	R.C. 1311.04
No provision.	Changes the default expiration date of a notice of commencement from six years to four years.
No provision.	Requires the notice to contain the statement: "The expiration date for this notice of commencement is four years from the date of recording unless a different date is specified herein."
No provision.	Allows the person who contracted for the improvement, upon its completion, to request that the county recorder indicate that the notice of commencement is expired. Requires the county recorder to include the expiration in the official record.
No provision.	Requires the person to serve notice, by regular mail, of such a request on the original contractor, subcontractor, and lower tier project participant that served a notice of furnishing.
No provision.	Specifies that the expiration of a notice of commencement does not affect the attachment, continuance, or priority of any lien.

<b>Local Government Provisions</b>	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Specifies that an owner's failure to serve an affidavit on a contractor of an improvement does not affect the owner's rights or obligations under continuing law.
	Fiscal effect: Minimal cost increase to county recorders for additional filings.
LOCCD16 Board of park commissioners of a park district	
	R.C. 1545.05, Section 715.10
No provision.	Makes the following changes for members of a board of park commissioners of park district that was a township park district created before 1892 and converted into a park district under R.C. 1545.041 on or before January 1, 1989: (1) Changes the appointing authority from the probate judge to the board of county commissioners; (2) expands the board from three members to five members; (3) specifies qualifications for the members of the board; and (4) specifies that current members of an affected park district may complete their terms.
	Fiscal effect: Minimal. Possible increase in reimbursements for expenses incurred by the two additional commissioners.
LOCCD17 Abandoned manufactured homes	
	R.C. 1923.12, 319.54, 1923.01, 1923.02, 1923.04, 1923.06, 1923.09, 1923.11, 1923.13, 1923.14, 4503.0611 and Section 830.10
No provision.	Revises the procedure to remove an abandoned manufactured home or mobile home from the park after the eviction.
No provision.	Requires the owner of the manufactured home to be joined as a defendant in any eviction action against a manufactured home park resident.

Local Government Provisions	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
No provision.	Allows a park operator to post notice of removal to the door of a manufactured or mobile home, as opposed to by personal delivery to the resident or owner.
No provision.	Requires a person having an ownership interest in an abandoned manufactured or mobile home, including the estate of a deceased individual, to pay rent and storage fees to the park operator in order to retain the person's interest in the home.
No provision.	Allows the park operator to assume title to the mobile or manufactured home if it is valued at \$10,000 or less but requires the operator to sell the home at auction if it is valued at more than \$10,000.
No provision.	Establishes the criminal offense of falsification, a first degree misdemeanor, of a park operator knowingly falsifies information on an affidavit for the purpose of obtaining title to an abandoned manufactured home or mobile home.
No provision.	Requires a county auditor to waive all unpaid manufactured home taxes charged against the home, including taxes for which a lien is attached, but that are not yet due and payable, if the home is destroyed within one year after title is transferred to the park operator.
No provision.	Makes other procedural changes for hearings, motions, filings, and fees concerning abandoned manufactured and mobile homes.
	Fiscal effect: Increase in administrative costs for county auditors, and municipal and county courts.

<b>Local Government Provisions</b>	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
LOCCD6 Cost of local option election for alcohol sales	
	R.C. 3501.17
No provision.	Requires a petitioner of a local option election for alcohol sales to pay the entire cost of an election if it is held on a day other than the day of a primary election, general election, or special election of a political subdivision for a question or issue, nomination for office, or election to office.
	Fiscal effect: County boards of elections would avoid costs for holding local option elections on a day other than that specified. Petitioners would presumably avoid a local option when an election would otherwise not occur.
LOCCD8 Battery-charged fences	
	R.C. 3781.1011
No provision.	Eliminates state regulation of battery-charged fences installed on private, nonresidential property, and instead expressly authorizes the installation, operation, and use of such fences.
No provision.	Prohibits a county, township, or municipal corporation from adopting or enforcing an ordinance, order, resolution, or regulation that expressly, implicitly, or functionally prohibits the installation of a battery-charged fence that meets all of the following standards: (1) The fence interfaces with a monitored alarm system; (2) it functions with a battery-operated energizer that is intended to periodically deliver voltage impulses at a rate that does not exceed one hertz and an impulse duration that does not exceed 10 milliseconds; (3) the fence is four to twelve inches behind a non-battery-charged perimeter fence, wall, or structure that is at least five feet in height; (4) it is 10 feet in height, or two feet higher than the height of the nonelectric perimeter fence or wall, whichever is greater; (5) the fence is marked with conspicuous warning signs at not more than 30-foot intervals that read: "WARNING - SHOCK HAZARD" or some similar message.

<b>Local Government Provisions</b>	Main Operating Appropriations Bil H.B. 90
Executive	As Passed By House
No provision.	Retains the authority of a county, township, or municipal corporation to require a permit or fee for the installation or use of a battery-charged fence or to prohibit or impose requirements on the installation, operation, or use of a fence that does not meet the standards described above.
LOCCD4 Unlawfully extracting or exploiting minerals of another	Fiscal effect: Minimal.
200004 Ollawiany extracting of exploiting innerals of another	R.C. 5303.34, 5303.35
No provision.	Allows a civil action to be brought by a person that owns mineral rights against any person that, without lawful authority, does either of the following:
No provision.	1) Trespasses on the land containing such minerals and extracts, exploits, or otherwise converts the minerals.
No provision.	2) Trespasses on the land containing such minerals and, as a result of the entry, renders the development and extraction of the minerals by the owner commercially unfeasible.
No provision.	Establishes mechanisms for the determination of damages as a result of such an action.
No provision.	Specifies that a party bringing such an action is not to be entitled to punitive or treble damages.
No provision.	Codifies that it is the intent of the General Assembly to abrogate the common law causes of action and remedies related to unlawful extraction, exploitation, or conversion of another person's mineral rights by creating the above noted civil action proceedings.
	Fiscal effect: Minimal.

<b>Local Government Provisions</b>	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
LOCCD19 County budget commission membership	
	R.C. 5705.27
No provision.	Removes the county prosecutor from the three-member county budget commission and makes the president of the board of county commissioners a member instead.
	Fiscal effect: None.

Index			Main Operating Appropriations Bill H.B. 96		
CD	Subject	Page	CD	Subject	Page
ACC - Accou	ntancy Board of Ohio		DASCD15	Major IT purchases charges	24
ACCCD3	Public accounting firm registration	1	DASCD16	Building Improvement Fund	25
ADL Adiuta	nt Conoral's Donortment		DASCD17	Information technology development	26
	nt General's Department  National Guard Benefits		DASCD18	Enterprise Applications	26
ADJCD1		2	DASCD19	Enterprise IT strategy implementation	26
ADJCD2	Ohio Cyber Reserve	2	DASCD20	Professions Licensing System	25
ADJCD3	Ohio Cyber Range	2	DASCD21	Entrepreneur in residence pilot program	15
ADJCD4	State Active Duty	3	DASCD22	Software purchases	4
DAS - Depar	tment of Administrative Services		DASCD23	Paid leave for emergency medical or	8
DASCD1	EDCS Lease Rental Payments	19		firefighting service	
DASCD2	MARCS Lease Rental Payments	19	DASCD24	Human resources services for colleges, universities, and municipalities	6
DASCD3	OAKS Lease Rental Payments	19	DASCD26	Prohibited applications on state systems	15
DASCD4	STARS Lease Rental Payments	19	DASCD27	State surplus supplies and nonprofit	15
DASCD5	Administrative Buildings Lease Rental Bond Payments	19	DAGCDZI	corporations	15
DASCD6	State Agency Support Services	20	DASCD28	State printing	14
DASCD7	Professional Development Fund and the	20	DASCD29	Next Generation 9-1-1 access fee	16
	Ohio Digital Academy and GRF cash transfer to Fund 5L70		DASCD30	Prescription Drug Transparency and Affordability Advisory Council	15
DASCD8	9-1-1 Program	22	DASCD31	Designation of a public records officer	16
DASCD9	Employee Educational Development	23	DASCD32	Procurement law and public records	4
DASCD10	General service charges	23	DASCD33	Procurement processes	11
DASCD11	Collective bargaining arbitration expenses	23	DASCD34	License holder residential address and	17
DASCD12	Risk Management Reserve	23		contact information	
DASCD13	Consolidated IT Purchases	24	DASCD35	Public safety answering points	16
DASCD14		24	DASCD36	Disability leave benefits	10
- 1 1 3 5 5 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1			DASCD37	State civil service	6

Ind	lex				Main Operating Appropria	ntions Bill H.B. 96
	CD	Subject	Page	CD	Subject	Page
	DASCD38	Exempt employee salary schedules	8	AGECD8	Performance-based reimbursement	32
	DASCD39	Notice of open meeting on a public body's	5	AGECD9	MyCare Ohio	32
		website		AGECD10	Senior Community Services	33
	DASCD40	Office of Risk Management attorney-client privilege	5	AGECD11	National Senior Services Corps  Board of Executives of Long-Term Services	33 34
	DASCD41	Procurement law and semiconductors	13	AGECDIZ	and Supports	34
	DASCD44	MARCS Administration	24	AGECD13	PACE presumptive eligibility	30
	DASCD46	State employee work location	9	AGECD14	PACE site expansion proposals	30
	DASCD48	Affirmative action programs in state contracts	14	AGECD15	Community Projects	33
	DASCD49	Disqualifying subcontractors - affirmative	17	AGR - Ohio D	Department of Agriculture	
		action programs		AGRCD1	Apiary law changes	36
	DASCD50	State-owned real property study	5	AGRCD2	Amusement ride fees	44
	DASCD51	Flag display on state-owned buildings	6	AGRCD3	Fertilizer license fee and lime tonnage report	35
	DASCD52	MARCS Steering Committee	17	AGRCD4	Soil and Water Division	45
	DASCD53	Menstrual products in public buildings	4	AGRCD5	County Agricultural Societies	46
ļ	AGE - Ohio D	epartment of Aging		AGRCD6	Soil and Water District Support	47
_	AGECD1	Provider certification	29	AGRCD7	Soil and Water Districts	47
	AGECD2	PASSPORT personal care aide and home	30	AGRCD8	H2Ohio Fund	47
	7.02022	health aide training	30	AGRCD9	Clean Ohio Agricultural Easement Operating	47
	AGECD3	PASSPORT aide supervision	31	AGRCD10	Ohio Grape Industries Committee	42
	AGECD4	Electronic visit verification - home care	28	AGRCD11	Bakery registration fee	37
		services		AGRCD12	, ,	38
	AGECD5	Criminal records checks	28		syrup manufacturer fee	
	AGECD6	Nursing home administrators license fee	31	AGRCD13	Cold storage locker license fee	38
		increase		AGRCD14		45
	AGECD7	Long-term care	32	AGRCD15	Nurseryperson Inspection Fee	42

Index				Main Operating Appropria	ations Bil H.B. 90
CD	Subject	Page	CD	Subject	Page
AGRCD16	Pesticide Law changes	39	AGOCD7	Drug Abuse Response Team Grant Program	56
AGRCD17	Hemp Cultivation and Processing Program	43	AGOCD8	Drug Testing Equipment	56
AGRCD18	Certificate of free sale	35	AGOCD9	Internet Crimes Against Children Task Force	57
AGRCD19	High Volume Dog Breeder Kennel and Pet Store Funds	44	AGOCD10 AGOCD11	Victims of Crime Cleveland Rape Crisis Center	57 57
AGRCD20	Captive cervid licensing	43	AGOCD12	School Safety Training Grants	57
AGRCD21	Livestock dealers – fees and penalties	38	AGOCD13	Domestic Violence Programs	58
AGRCD22	Animal and Consumer Protection Fund	44	AGOCD14	Finding My Childhood Again Pilot Program	58
AGRCD23	Food Safety Fund	39	AGOCD15	Battered women's shelters	59
AGRCD25	Commercial Feed Law	41	AGOCD16	Transportation grants	59
AGRCD26	Commercial seed labeler permit	35	AGOCD17	Pike County Capital Case	59
AGRCD27	Transfer from the GRF to the H2Ohio Fund	48	AGOCD18	Law Enforcement Training	59
AGRCD30	Pork Marketing Program	41	AGOCD19	Collections System Lease Rental Payments	60
AGRCD31	Auctioneer client trust accounts	45	AGOCD20	Workers' Compensation Section	60
AGRCD32	E15 Rebate Program	46	AGOCD21	General Holding Account	60
ART - Ohio A	rts Council		AGOCD22	Antitrust Settlements	60
ARTCD1	Federal Support	49	AGOCD23	Charitable Settlement Holding Account	61
7.11.1021	reacial support	13	AGOCD24	Consumer Frauds	61
AGO - Attorn	ey General's Office		AGOCD25	Organized Crime Commission Distributions	62
AGOCD1	Ohio Center for the Future of Forensic Science	55	AGOCD26	Collection Payment Redistribution	62
AGOCD2	Narcotics task forces	55	AGOCD27	Peace officer lapse in service	50
AGOCD3	Domestic violence programs	55	AGOCD28	Special prosecutor for correctional institution offenses	50
AGOCD4	BCIRS Lease Rental Payments	55	AGOCD31	Public Records Law changes	51
AGOCD5	County Sheriffs' Pay Supplement	55	AGOCD32	Hours for instant bingo and electronic	54
AGOCD6	County Prosecutors' Pay Supplement	56		instant bingo	

Index				Main Operating Appropri	ations Bil H.B. 90
CD	Subject	Page	CD	Subject	Page
AGOCD33	Proceeds of instant bingo and electronic instant bingo	53	MHACD14	Mental health facilities lease rental bond payments	71
AGOCD34	Age verification requirements, fabricated sexual images, and civil actions	52		Continuum of care services Criminal Justice Services	71 72
AGOCD35	Opioid settlement remittance	62		Specialized Docket Support	72
AGOCD36	Findings for recovery	50		Community Innovations	73
AGOCD37	Electronic instant bingo	54		Residential State Supplement	74
MHA - Dena	rtment of Behavioral Health		MHACD20	Appalachian Children Coalition	74
MHACD1	Behavioral Health Drug Reimbursement	64	MHACD21	Medicaid Support	75
WIIACDI	Program	04	MHACD22	9-8-8 Lifeline	75
MHACD2	Grounds for disciplinary action	65	MHACD23	Coordinated specialty care for first episode	75
MHACD3	Notice of adverse actions taken by other regulators	65	MHACD24	psychosis  Problem gambling and casino addiction	76
MHACD4	Subsidiaries of opioid treatment programs	66	MHACD25	Transcranial Magnetic Stimulation Program	76
MHACD5	Renaming of the Department and Director of Mental Health and Addiction Services	63	MHACD26	and GRF cash transfer to Fund 5VV0  Access Success II Program	76
MHACD6	Billing for care in state-operated psychiatric hospitals	67		Cash transfer from the Indigent Drivers Alcohol Treatment Fund to the Statewide	76
MHACD7	Evaluation of mental health	63		Treatment and Prevention Fund.	
MHACD8	Recovery housing residences - confidentiality	66		Statewide mobile crisis system	77
	of investigative materials			Community behavioral health clinics	64
MHACD9	Summary suspension of residential facilities	66	MHACD30	Pretrial Behavioral Health Intervention Pilot	77
	State block grants	68	MHACD21	Program Community Projects	74
	Prevention and wellness	69	MHACD31	Community Projects	
	Action resiliency network	70		Ibogaine Treatment Study Committee	78
MHACD13	Hospital services	70	WHACD33	DBH Trust Fund	67

ex				Main Operating Appropria	ntions Bil H.B. 9
CD	Subject	Page	CD	Subject	Page
MHACD34	Data-sharing agreements for ADAMHS	63	OBMCD13	Transfers of Third Frontier appropriations	90
	boards, DBH, and ODM		OBMCD14	Income tax distribution to counties	90
	High-THC Cannabis Impact Research Study Voice over internet protocol service	78 67	OBMCD15	Expenditures and appropriation increases approved by the Controlling Board	90
D. Doord o	immunity		OBMCD16	Funds received for use of governor's residence	90
	f Motor Vehicle Repair	70	OBMCD17	General obligation debt service payments	91
CRBCD1	Motor Vehicle Repair Board	79	OBMCD18	Lease rental payments for debt service	91
C - Broadca ETCCD1	st Educational Media Commission Statehouse News Bureau	80	OBMCD19	Authorization for Treasurer of State and OBM to effectuate certain debt service	91
				payments	
ETCCD2	Ohio Government Telecommunications Services	80	OBMCD20	Arbitrage rebate authorization	91
ETCCD3	Content Development, Acquisition, and	80	OBMCD21	Statewide indirect cost recovery	92
	Distribution		OBMCD22	Transfers on behalf of the statewide indirect cost allocation plan	92
BM - Office	of Budget and Management		OBMCD23	Federal government interest requirements	93
OBMCD5	Personal service expenditures	87	OBMCD24	Federal Cash Management Improvement Act	93
OBMCD6	Satisfaction of judgements and settlements	87	OBMCD25	Interest earnings for federal funds	93
ODM/CD7	against the state	00	OBMCD26	State Fiscal Recovery Fund	94
OBMCD7	Capital project settlements	88	OBMCD27	Reappropriation of recovery and relief funds	94
OBMCD8	Re-issuance of voided warrants	88	OBMCD28	Transfers in to the GRF	95
OBMCD9	Reappropriation of unexpended unencumbered balances of operating appropriations	88	OBMCD29	Fiscal years 2025 and 2026 General Revenue Fund ending balance	95
OBMCD10	Correction of accounting errors	89	OBMCD30	Utility Radiological Safety Board assessments	96
	Temporary revenue holding	89	OBMCD31	Cash transfers and abolishment of funds	96
	Appropriations related to cash transfers and re-establishment of encumbrances	90	OBMCD32	Federal medical assistance percentage for expansion eligibility group	84

ndex				Main Operating Appropriation I	
CD	Subject	Page	CD	Subject	Page
OBMCD33	Audit costs	86	KID - Departi	ment of Children and Youth	
OBMCD34	State Land Royalty Fund	85	KIDCD1	Maternal and Infant Housing Assistance	114
OBMCD35	Shared services center	86	KIDCD2	Infant Vitality	114
OBMCD36	Internal audit	86	KIDCD3	Part C Early Intervention	115
OBMCD37	Forgery recovery	87	KIDCD4	Strong Families Strong Communities	116
OBMCD38	Removal of Office of Budget and	83	KIDCD5	Infant and Early Childhood Mental Health	117
	Management from boards		KIDCD6	Early Childhood Education	117
OBMCD39	OBM support services	83	KIDCD7	Early Care and Education Learning Standards	117
OBMCD40	Targeted Addiction Assistance Fund	83	KIDCD8	Parenting and Pregnancy Program	117
OBMCD41	Federal grant suspension	83	KIDCD9	Adoption Grant Program	118
OBMCD42	Repayment of federal funds	94	KIDCD10	Court Appointed Special Advocates	118
OBMCD44	State Appropriation Limitations	82	KIDCD11	Family and Children Services activities	118
OBMCD45	One Time Strategic Community Investments	85	KIDCD12	Wendy's Wonderful Kids	121
OBMCD46	One Time Strategic Community Investments Fund redirect	95	KIDCD13	Family and Children First flexible funding pool	121
CSR - Capito	ol Square Review and Advisory Board		KIDCD14	Children's Crisis Care	121
CSRCD1	Operating Expenses	97	KIDCD15	Maternal and Child Health Block Grant	122
CSRCD2	Statehouse Facility Improvements	97	KIDCD16	Mental Health Block Grant	122
CSRCD3	Capitol Square Improvements	97	KIDCD17	Child Care Choice Voucher Program	122
CSRCD4	Underground Parking Garage Fund	97	KIDCD18	Community Social Service Programs	123
CSRCD5	House and Senate parking reimbursement	97	KIDCD19	Federal Children and Youth Grants	123
CSRCD6	Underground Parking Garage Fund transfer	98	KIDCD20	Temporary Assistance for Needy Families	124
30.1132.0			KIDCD21	PFCC eligibility	124
SCR - State B SCRCD1	oard of Career Colleges and Schools  Student Tuition Recovery Authority	99	KIDCD22	Preschool and school child program inspections and report	105
	membership changes		KIDCD23	Contracts with entities for autism services	105

Ind	lex				Main Operating Appropria	tions Bil H.B. 9
	CD	Subject	Page	CD	Subject	Page
	KIDCD24	Advisory councils	113	KIDCD43	Summary suspension of the certificate of an	107
	KIDCD25	Regional prevention coordinator of child abuse and child neglect prevention council	104	KIDCD44	institution or association  Payment to providers of PFCC	110
	KIDCD26	Child abuse and child neglect regional prevention council	104	KIDCD45	Adjustments to PFCC payment rates	110
	KIDCD27	Child abuse and child neglect prevention regions	103	KIDCD46 KIDCD47	Ohio Professional Registry  Step Up to Quality - peer review appeal process	113
	KIDCD28 KIDCD29	Start-up costs for children's advocacy centers Ohio Family and Children First Cabinet	105 100	KIDCD49	Child Care Provider Recruitment and Mentorship Grant Program	124
		Council changes		KIDCD50	Kindergarten readiness assessment	111
	KIDCD30	Biennial summit on home visiting	114	KIDCD51	Community Projects and Assistance	118
	KIDCD31	PFCC eligibility for homeless families	111	KIDCD52	Child Care Cred Program	111
	KIDCD32	In-home aide publicly funded child care (PFCC) certification	108	KIDCD53	Requirements for group homes	107
	KIDCD33	Ohio Adoption Grant Program changes	102	CIV - Ohio Ci	vil Rights Commission	
	KIDCD34	Foster care adoption waiting period removal	103	CIVCD1	Housing discrimination civil actions	126
	KIDCD35	Removal of hearing rights for Kinship Support program denials	107	COM - Depai	rtment of Commerce	
	KIDCD36	Benefits to children under the custody of a	108	COMCD1	Unclaimed Funds-Claims	141
		Title IV-E agency		COMCD2	Division of Real Estate and Professional Licensing	140
	KIDCD37	Request for proposals to establish rate cards	106	COMCD3	Fire Department Grants	141
	KIDCD38	DCY duties and responsibilities and conforming changes	100	COMCD4	Cash transfers to the Division of Real Estate	142
	KIDCD39	DCY recodification	106	201127	Operating Fund	4.42
	KIDCD40	Early Childhood Education Grant Program	112	COMCD5	Cash transfers to Small Government Fire Department Services Revolving Loan Fund	143
	KIDCD41 KIDCD42	Prevention services  Mandatory reporter of child abuse and	101 102	COMCD6	Cash Transfers to the Ohio Investor Recovery	143
	JD 12	neglect	-02		Fund	

Legislative Budget Office LSC | Index - 7 Office of Research and Drafting

Ind	lex					Main Operating Appropria	tions Bil H.B. 90
	CD	Subject	Page		CD	Subject	Page
	COMCD7	Cash transfers to the Investor Education and	143		COMCD27	Unclaimed funds reporting penalties	128
		Enforcement Expense Fund			COMCD28	Unclaimed funds civil penalties	128
	COMCD8	Cash transfers to the Financial Literacy Education Fund	144		COMCD29	Real estate salesperson and broker applications	139
	COMCD9	Claiming unclaimed funds for the State of Ohio and political subdivisions	144		COMCD31	Unclaimed funds - claims from the estate of a deceased owner	127
	COMCD10	•	130		COMCD32	Kids Internet and Data Safety Commission	135
		Fund grants			COMCD33	Fire code changes and enforcement	131
	COMCD11	,	130		COMCD34	Regulation of earned wage access services	129
		Financial Literacy Education Fund	129		COMCD35	Shared space for wineries	138
	COMCD13	Board of Building Standards Grant Program	133		COMCD36	Written agency agreements	139
	COMCD14	Third-party building examiners and inspectors	134			Online sale and curb side pickup of consumer fireworks	131
	COMCD15	Board of Building Standards rules for new construction and alterations	134		COMCD39	Low alcohol coolers	137
	COMCD16	Minimum wage records	136		COMCD41	Drug misuse prevention, education, and	133
	COMCD17	Specialty contractor license application	140			public awareness initiatives	
	COMCD18	Elevator mechanic's and contractor's licenses	140	0	CC - Office o	of Ohio Consumers' Counsel	
	COMCD19	Division of Liquor Control spirituous liquor sales	138		OCCCD1	Wireless service providers exempt from OCC assessment	146
	COMCD20	H liquor permit fees	137	_	EB - Controll	ling Poord	
	COMCD21	D-7 liquor permit fees	138		CEBCD1	Federal share	147
	COMCD22	F-4 liquor permit fee	138		CEBCD1		
	COMCD23	S-2 liquor permit renewal fee	139			Release of funds for capital projects	147
	COMCD24	F-11 liquor permit fee	139		CEBCD4	Controlling Board approval for online subscriptions	147
	COMCD25	Burial permit fee increase	130		CEBCD5	Controlling Board technical correction	147
	COMCD26	Unclaimed funds filings	127			<b>5</b>	

Index					Main Operating Appropriations Bil H.B. 96	
CD	Subject	Page	CD		Subject	Page
CLA - Court o	of Claims		DEV	CD11	Computer data center tax exemption	155
CLACD1	Money and interest credited to Crime	148			application	
	Victims Recovery Fund			CD12	Film and theater tax credit award process	160
OSB - Ohio D	Peaf and Blind Education Services		DEV	CD13	Coal Research and Development Program	162
OSBCD1	Diploma requirements	151	DEV	CD14	Minority Business Development	163
OSBCD2	Program Expenses Fund investment earnings	151	DEV	CD15	Business Development Services	163
OSBCD3	St. Rita's School for the Deaf	149	DEV	CD16	Redevelopment Assistance	163
OSBCD4	Operations	152	DEV	CD17	Technology Programs and Grants	163
030004	Operations	132	DEV	CD18	Small Business and Export Assistance	164
BDP - State I	Board of Deposit		DEV	CD19	Appalachia Assistance	164
BDPCD1	Financial transaction devices	153	DEV	CD20	CDBG Operating Match	165
BDPCD2	Public depository place of business	154	DEV	CD21	BSD Federal Programs Match	166
BDPCD3	Custodial funds and active deposits	154	DEV	CD22	Ohio-Israel Agricultural Initiative	167
BDPCD4	Board of Deposit Expense Fund	154	DEV	CD23	Sector Partnership Networks	167
DEV Deport	twent of Davidanment		DEV	CD24	TechCred Program	155
DEV - Depart	Residential Broadband Expansion Program	156	DEV	CD25	General obligation bond debt service payments	168
DEVCD3	State private activity bond ceiling and fund	160	DEV	CD26	Minority Business Bonding Fund	168
DEVCD4	Ohio State Small Business Credit Initiative	175		CD27	Business Assistance Program	168
	Venture Capital Program Fund			CD27	-	169
DEVCD5	Elimination of the Mortgage Insurance Fund	156			State Special Projects  Minarity Business Enterprise Lean	
DEVCD6	Automated Clearing House Payments Fund	160		CD29	Minority Business Enterprise Loan	169
DEVCD7	Enterprise Bond Retirement Fund	160	DEV	CD30	Broadband Pole Replacement and Undergrounding Program	169
DEVCD8	Regional Loan Escrow Fund	161	DEV	CD31	Transfer from the Broadband Pole	169
DEVCD9	Repeal of obsolete reports	161	DEV	CDJI	Replacement and Undergrounding Program	103
DEVCD10	Expired revenue sources for Advanced Energy Fund	162			Fund to the Ohio Residential Broadband Expansion Grant Program Fund	

Inc	lex					Main Operating Appropria	tions Bill H.B. 96
	CD	Subject	Page	CE	D	Subject	Page
	DEVCD32	Welcome Home Ohio Program	157	D	EVCD51	Broadband Equity, Access, and Deployment	175
	DEVCD33	Ohio Housing Investment Opportunity Program	169	D	EVCD52	Program (BEAD) HEAP Weatherization	175
	DEVCD34	Advanced Energy Loan Programs	170	D	EVCD53	Transfer from the GRF to the State	175
	DEVCD35	Sports Events Grants	170			Marketing Office Fund	
	DEVCD36	Women Owned Business Loan	170	D	EVCD56	Tourism attractions, professional sports facilities, and related economic development	155
	DEVCD37	Minority Business Development Loan Administration	171	D	EVCD57	Ohio Housing Trust Fund fees	161
	DEVCD38	Transfer from the State Small Business Credit	171	D	EVCD58	Local Development Projects	166
	221020	Initiative Fund to the MBD Financial	_,_	D	EVCD59	Workforce Development Grants	167
		Assistance Fund		D	EVCD62	Helping Ohioans Stay in their Homes	162
	DEVCD39	All Ohio Future Fund	171	D	EVCD63	Housing Accelerator Grants	159
	DEVCD40	Brownfield Remediation	171	DDF	Donout	ment of Developmental Disabilities	
	DEVCD41	Demolition and Site Revitalization	172		•	ment of Developmental Disabilities	470
	DEVCD42	Volume Cap Administration	172		DDCD1	Supported decision-making plans	179
	DEVCD43	Development Operations	172	D	DDCD2	Notary requirement of applicants for employment or supported living certificates	176
	DEVCD44	Development Services Reimbursable Expenditures	173	D	DDCD3	Termination of supported living certificate	176
	DEVCD45	Rural Industrial Park Loan Program	173	D	DDCD4	Community developmental disabilities trust fund	177
	DEVCD46	Transfers from the Research and Development Loan Fund to the Business Assistance Fund	173	D	DDCD5	ICF/IID professional workforce development payment	180
	DEVCD47	Capital Access Loan Program	173	D	DDCD6	In-home workers and health care tasks	178
	DEVCD48	Facilities Establishment	174	D	DDCD7	Family members' authority to administer	178
	DEVCD49	Third Frontier Operating Costs	174			medications and perform health-related activities	
	DEVCD50	Third Frontier Research and Development taxable and tax exempt projects	174	D	DDCD8	Developmental disabilities personnel authority to administer medications and perform health-related activities	178

Index					Main Operating Appropri	ations Bill H.B. 96
CD	Subject	Page		CD	Subject	Page
DDDCD9	Certified mail requirements	176		EDUCD3	School Management Assistance	250
DDDCD10	Guardianship and supported living	176		EDUCD4	Ohio Educational Computer Network	251
DDDCD11	Nonfederal share of Medicaid expenditures for state-operated ICF/IID services	177		EDUCD5 EDUCD6	Education Technology Resources Pupil Transportation	255 257
DDDCD12	Special Olympics	180		EDUCD7	School Meal Programs	258
DDDCD13	Developmental disabilities facilities lease- rental bond payments	180		EDUCD8	School District Solvency Assistance	267
DDDCD14	Multi-system youth	181		EDUCD9	Accelerate Great Schools	269
DDDCD15	Technology first	181		EDUCD10	School Bus Safety	268
DDDCD16	Employment first	181		EDUCD11	Educational Regional Service System (ERSS)	228
DDDCD17	Community supports and rental assistance	182		EDUCD12	Competency-based adult education programs	240
DDDCD18	Medicaid services	182		EDUCD13	Use of cellular telephones by students	238
DDDCD19	Central office operating expenses	182		EDUCD14	Artificial intelligence policies	226
DDDCD20	County board share of waiver services	183		EDUCD15	Provision of high-dosage tutoring for	233
DDDCD21	Withholding of funds owed DODD	183			students on reading improvement and	
DDDCD22	DODD innovative pilot projects	183			monitoring plans	
DDDCD23	Payments rates for homemaker/personal	184		EDUCD16	List of high-quality tutoring programs	226
	care services			EDUCD17	School bus safety and driver training	244
DDDCD24	ICF workforce development payments	184		EDUCD18	Middle school career-technical education	239
DDDCD25	Service and support administrators training	180		EDUCD19	Career-tech associated services funding	185
	requirements			EDUCD20	Career awareness and exploration funds	185
DDDCD26	Achievement Centers for Children	181		EDUCD22	Disadvantaged pupil impact aid (DPIA)	196
DDDCD27	Best Buddies	182			spending requirements	
EDU - Depart	ment of Education and Workforce		_	EDUCD23	Student wellness and success funds (SWSF) spending requirements	197
EDUCD1	Literacy Improvement	263		EDUCD24	Approval deadlines for career-technical	242
EDUCD2	Adult Education Programs	263			education programs	

Ind	lex					Main Operating Appropria	tions Bil H.B. 90
	CD	Subject	Page	CD	1	Subject	Page
	EDUCD25	Absence intervention and truancy	220	ED	UCD42	Definition of high-performing community	214
	EDUCD27	Community Eligibility Provision (CEP) participation	238	ED	DUCD43	school - access to school district property  Dropout prevention and recovery	215
	EDUCD28	Joint vocational school district funding formula	190	ED	OUCD44	community schools  Report card - College, Career, Workforce,	228
	EDUCD29	Community and STEM school funding	192			and Military Readiness (CCWMR) component	
		formula		ED	OUCD45	Public release of state test questions	223
	EDUCD30	Community and STEM school facilities	202	ED	OUCD46	Advanced math placement	234
		funding		ED	OUCD47	Unused school facilities	231
	EDUCD31	Quality Community and Independent STEM School Support Program	198	ED	OUCD48	Payment of tuition for students receiving education in residential treatment facilities	236
	EDUCD33	Career planning for graduation	235	ED	UCD49	Demand side educator employment data	227
	EDUCD34	Universal K-3 diagnostic assessment and kindergarten readiness assessment	222	ED	OUCD50	Teacher assignments	218
	EDUCD35	Report card - Early Literacy component	227	ED	OUCD55	Principal apprenticeship program	219
	EDUCD36	Education Management Information System	223	ED	DUCD56	Foundation Funding - All Students	260
		(EMIS) reporting		ED	DUCD57	Science of Reading professional development	218
	EDUCD37	Industry-recognized credentials toward graduation requirements	236	ED	UCD58	Career-Technical Education Enhancements	259
	EDUCD38	Qualify Career Technical Assurance Guide	233	ED	OUCD59	Power Plant Valuation Adjustment	203
		(CTAG) courses as an advanced standing program	233	ED	OUCD60	Foundation Funding - All Students and GRF cash transfer to Fund 5VS0	267
	EDUCD39	Instruction on mental health promotion,	224	ED	OUCD61	Public and Nonpublic Education Support	267
		suicide prevention, and health and wellness		ED	OUCD62	Foundation Funding - All Students - Lottery	268
		outcomes; youth peer-led programming		ED	DUCD63	Lottery Profits Education Reserve Fund	269
	EDUCD40	Auxiliary services funding	241	ED	OUCD64	Adaptive Sports Program	265
	EDUCD41	Work-based learning hours for graduation requirement	235	ED	UCD65	Medicaid in Schools Program	266

Ind	lex					Main Operating Appropria	tions Bil H.B. 96
	CD	Subject	Page	(	CD	Subject	Page
	EDUCD66	ESSER funding for Afterschool Child	270		EDUCD87	Special education transportation funding	194
		Enrichment (ACE) education savings accounts			EDUCD88	Preschool special education funding	195
	EDUCD67	Earmark accountability	246		EDUCD89	Educational service center (ESC) funding	196
	EDUCD68	Flexible funding for families and children	247		EDUCD90	Special education payments to county developmental disabilities boards and	196
	EDUCD69	Private Treatment Facility Project	247			institutions	
	EDUCD70	Career-Technical Education	249		EDUCD91	Educator and Principal Preparation	254
	EDUCD71	Information Technology Development and Support	250		EDUCD92	Industry-Recognized Credentials High School Students	256
	EDUCD72	Policy Analysis	250		EDUCD93	Special Education Enhancements	259
	EDUCD73	Academic Standards	251		EDUCD94	Literacy coaches	263
	EDUCD74	Student Assessment	252		EDUCD97	Youth suicide awareness and prevention and	217
	EDUCD75	Accountability/Report Cards	253			child sexual abuse educator in-service	
	EDUCD76	Education Management Information System	253		ED116D00	training	244
	EDUCD77	Community Schools and Choice Programs	255		EDUCD98	Transportation workgroup	244
	EDUCD78	Auxiliary Services	258			Student support and academic enrichment	270
	EDUCD79	Nonpublic Administrative Cost Reimbursement	258		EDUCD101	Student transportation using mass transit system	243
	EDUCD80	Half-Mill Maintenance Equalization	265		EDUCD102	Religious instruction release time	233
					EDUCD103	Autism and Jon Peterson Special Needs	210
	EDUCD81	Quality Community and Independent STEM Schools Support	269			scholarships - list of registered private providers	
	EDUCD82	Community School Facilities	269			Program and Project Support	265
	EDUCD83	School District Participation in National Assessment of Education Progress	246		EDUCD106	Community school contracts and comprehensive plans and facilities requirements	216
	EDUCD84	Community school operating from home	217		EDUCD107	Autism and Jon Peterson Special Needs	210
	EDUCD85	Use of volunteers	246			scholarships - eligibility and services	-

**Legislative Budget Office** 

nd	lex					Main Operating Appropria	tions Bil H.B. 96
	CD	Subject	Page		CD	Subject	Page
	EDUCD108	Financial Literacy and Workforce Readiness Programming Initiative	248		EDUCD127	EdChoice scholarship reporting for chartered nonpublic schools	205
	EDUCD109	Aim Higher Pilot Program	203		EDUCD128	Financial literacy instruction exemptions	232
	EDUCD110	Classical community schools - state testing on paper	213	SI	BE - State Bo	pard of Education	
	EDUCD111	Community school sponsor assurances prior	216		SBECD1	Ohio Teacher Residency Program assessment	272
		to opening			SBECD2	State Board of Education membership	271
	EDUCD112	Pupil Transportation Pilot Program	249		SBECD3	State Board of Education funding	273
	EDUCD114	Disposal or demolition of school district	230		SBECD4	Alternative Resident Educator License	273
		property			SBECD5	Computer science teacher licensure - waiver	272
	EDUCD115	Student absences to attend a private driver education course	242		SBECD6	School counselor professional development in building trades	273
	EDUCD116	Transportation network company services for student transportation	245	EI	LC - Elections	s Commission	
	EDUCD117	Limit on school district administrative	241		ELCCD1	Candidate filing fees	276
		expenses			ELCCD2	Abolish Ohio Elections Commission	275
	EDUCD118	Nonchartered educational savings account program	205	<u>P</u>	AY - Employe	ee Benefits Funds	
	EDUCD120	Jon Peterson Special Needs scholarships -	212		PAYCD1	Payroll Deduction Fund	277
		amounts			PAYCD2	Accrued Leave Liability Fund	277
	EDUCD121	Autism scholarships - amounts	212		PAYCD3	State Employee Disability Leave Benefit Fund	277
	EDUCD122	Rural Transportation Grant Program	217		PAYCD4	State Employee Health Benefit Fund	277
	EDUCD123	School district operational revenue and	245		PAYCD5	Dependent Care Spending Fund	277
		expenditure report			PAYCD6	Life Insurance Investment Fund	278
	EDUCD124	College-level examination program	236		PAYCD7	Parental Leave Benefit Fund	278
	EDUCD125	STEM Initiatives	255		PAYCD8	Health Care Spending Account Fund	278
	EDUCD126	Community school FTE reporting based on	204		PAYCD9	Commuter Benefits	278
		credits earned			PAYCD10	Employee Benefits Funds Cash Transfers	279

ndex				Main Operating Appropria	ntions Bill H.B. 96
CD	Subject	Page	CD	Subject	Page
FCC - Ohio Fa	acilities Construction Commission		FCCCD17	Authorization to issue and sell bonds for the Cleveland Browns major sports facility	293
FCCCD1	Cultural Facilities Lease Rental Bond Payments	289	FCCCD40	stadium project	202
FCCCD2	Common Schools General Obligation Bond Debt Service	289	FCCCD18	Career-Technical Planning District Construction Study Committee	293
FCCCD3	School facilities encumbrances and reappropriation	290	FCCCD19  GOV - Office	Project Support  of the Governor	289
FCCCD4	Capital donations fund certifications and	291	GOVCD1	Operating Expenses	295
	appropriations	231	GOVCD2	Government Relations	295
FCCCD5	Amendment to project agreement for maintenance levy	291	GOVCD3	Occupational license application processing time	294
FCCCD6	Disbursement determination	292	GOVCD4	Governor solemnizing marriage	294
FCCCD7	Returned or recovered funds	292		g c	
FCCCD8	Vocational school facilities assistance	289		epartment of Health	
	program		DOHCD1	Mothers and Children Safety Net Services	304
FCCCD9	State funding of major sports facilities	282	DOHCD2	Free Clinic Safety Net Services	304
FCCCD10	Portion of basic project cost supplied by	288	DOHCD3	AIDS Prevention	305
	district		DOHCD4	FQHC Primary Care Workforce Initiative	305
FCCCD11	Integrated project delivery contracts	285	DOHCD5	Emergency Preparedness and Response	305
FCCCD12	Controlling Board exemption	282	DOHCD6	Lupus Awareness	306
FCCCD13	Indefinite delivery indefinite quantity contracts	286	DOHCD7	Chronic Disease, Injury Prevention and Drug Overdose	306
FCCCD14	Expedited processes for design-build firms	281	DOHCD8	Infectious Disease Prevention and Control	306
	and managers at risk		DOHCD9	Health Program Support	307
FCCCD15	Public improvements contract retainage	287	DOHCD10	Toxicology Screenings	308
FCCCD16	OFCC public notice, forms, and other	280	DOHCD11	Targeted Health Care Services - Over 21	308
	changes		DOHCD12	Lead Abatement	309

Ind	lex				Main Operating Appropria	tions Bill H.B. 96
	CD	Subject	Page	CD	Subject	Page
	DOHCD14	Youth Homelessness	309	DOHCD34	Federal Public Health Programs	311
	DOHCD15	Fee Supported Programs	309	DOHCD35	Genetic Services funds for abortion referral	298
	DOHCD16	Children and Youth with Special Health Care Needs Audit Fund	310	DOHCD36	or counsel  Household sewage treatment system-soil	301
	DOHCD17	Genetics Services	310		and slope inspection	
	DOHCD18	Tobacco Use Prevention, Cessation, and	310	DOHCD37	Abortion reporting changes	298
		Enforcement		DOHCD38		298
	DOHCD19	Cash transfer to the Tobacco Use Prevention	311	DOLLCD30	licensure	207
	DOHCD20	Fund Children and Youth with Special Health Care	311	DOHCD39	Eligibility for Program for Children and Youth with Special Health Care Needs	297
	DUNCDZU	Children and Youth with Special Health Care Needs - County Assessments	311	DOHCD40	•	296
	DOHCD21	Children's Vision Services	311	DOHCD41	Medical Quality Assurance Fund	296
	DOHCD22	Children's Dental Services	312	DOHCD42	Center for Community Health Worker	297
	DOHCD23	Registration of vapor product retailers	300		Excellence	
	DOHCD24	Residential care facility license - continued	301	DOHCD43	ODH Report on Rare Disease	298
		operation during application period		DOHCD45	Type 1 diabetes information	297
	DOHCD25	Nurse aide eligibility	302	BOR - Ohio D	epartment of Higher Education	
	DOHCD26	Lead abatement tax credit	303	BORCD1	Operating Expenses	332
	DOHCD27	Inspection fees - facilities operated by medical practitioners	303	BORCD2	Sea Grants	333
	DOHCD28	Health care real estate investment trusts -	302	BORCD3	Articulation and Transfer	333
	DOTICDZO	hospitals and nursing homes	302	BORCD4	Midwest Higher Education Compact	334
	DOHCD29	Change of owner - hospitals	303	BORCD5	Computer Science	334
	DOHCD30	Bonds - nursing home entering operators	301	BORCD6	Grants and Scholarship Administration	334
	DOHCD31	Prohibit flavored vapor products	296	BORCD7	Technology Maintenance and Operations	334
	DOHCD32	Scope of environmental health specialists'	304	BORCD8	Mental Health Support	335
		practice		BORCD9	Ohio Work Ready Grant	336
	DOHCD33	Deposit of vital statistics fees by ODH	296			

**Legislative Budget Office** 

Index					Main Operating Appropriat				
CD		Subject	Page	(	CD	Subject	Page		
ВО	ORCD10	Appalachian New Economy Workforce	337		BORCD30	SSI-Distribution	352		
		Partnership		_	BORCD31	SSI for fiscal years 2026 and 2027	352		
	ORCD11	Choose Ohio First Scholarship	337		BORCD32	Restriction on fee increases	353		
ВО	DRCD12	Aspire	338	I	BORCD33	Higher Education-Board of Trustees	354		
ВО	DRCD13	Ohio Technical Centers (OTCs)	338	1	BORCD34	War Orphans and Severely Disabled	356		
ВО	ORCD14	Ohio Technical Centers funding formula	338			Veterans' Children Scholarships			
ВО	DRCD15	Area Health Education Centers	340	_	BORCD35	State Share of Instruction Reconciliation	356		
ВО	ORCD16	Campus Security Support Program	341	1	BORCD36	OhioLINK	356		
ВО	ORCD17	Campus Student Safety Grant Program	341	I	BORCD37	Air Force Institute of Technology	356		
ВО	DRCD18	Campus Safety and Training	342	1	BORCD38	Ohio Supercomputer Center	357		
ВО	ORCD19	State Share of Instruction (SSI) traditional	342		BORCD39	The Ohio State University Extension Service	357		
		formulas			BORCD40	Central State Supplement	357		
ВО	DRCD20	SSI-FTE enrollment and course completions	343	I	BORCD41	Clinical teaching and other-medical related	357		
ВО	ORCD21	SSI-Total costs per FTE	343			appropriations			
ВО	DRCD22	SSI-STEMM and graduate weights	343	1	BORCD42	Shawnee State Supplement	358		
ВО	DRCD23	SSI-Degree attainment calculation for	344	_	BORCD43	Governor's Merit Scholarship	359		
		universities		1	BORCD44	Program and Project Support	360		
ВО	ORCD24	SSI-Doctoral set-aside calculation for universities	345	I	BORCD45	Centers for Civics, Culture, and Society And Workforce Development Consultation	362		
ВО	ORCD25	SSI-Medical set-asides calculations for universities	346		BORCD46	Ohio State Agricultural Research	362		
ВО	ORCD26		348		BORCD47	Central State Agricultural Research and Development	363		
ВО	DRCD27	SSI-Calculation for community colleges	349		BORCD48	Capital Component	363		
	DRCD28	SSI-Capital component deduction	351		BORCD49	Library Depositories	364		
	DRCD29	SSI-Exceptional circumstances and	352		BORCD50	Ohio Academic Resources Network (OARnet)	364		
50		appropriation reductions	332	I	BORCD51	Ohio College Opportunity Grant (OCOG)	364		

Inc	lex					Main Operating Appropriati		
	CD	Subject	Page	CD		Subject	Page	
	BORCD52	The Ohio State University College of	366	BORC	D73	Higher education institution furloughs	375	
		Veterinary Medicine Supplement		BORC	D74	Efficiency reports	375	
	BORCD53	Federal Research Network	367	BORC	D75	Ohio Innovation Exchange	375	
	BORCD54	Educator Preparation Programs	367	BORC	D76	College Credit Plus Program engagement and	376	
	BORCD55	Co-Op Internship Program	368			model pathways		
	BORCD56	Commercial Truck Driver Student Aid Program	369	BORC	D77	Eastern Gateway Community College (EGCC) repeal	331	
	BORCD57 BORCD58	Rural University Program  National Guard Scholarship Program	369 369	BORC	D78	Credential and Work Experience Consideration	376	
	BORCD59	FAFSA Support Teams	369	BORC	D79	General Education Requirements	377	
	BORCD60	Campus Community Grant Program	370	BORC		Ohio Tech Talent Initiative	378	
	BORCD61	Pledge of fees	370	BORC	D81	Direct admissions	379	
	BORCD62	Higher Education General Obligation Bond	370	BORC	D83	Ohio Work Ready Grant Program changes	319	
	BORCDOZ	Debt Service	370	BORC	D84	Teach CS program changes	318	
	BORCD63	Sales and Services	371	BORC	D85	Choose Ohio First Co-Op/Internship Program	317	
	BORCD64	Higher Education Facility Commission	371	DODG	DOC	reporting	210	
	DODGDGE	Administration	274	BORC	ססע	College credit for military training, experience, and coursework	319	
	BORCD65	Talent Ready Grant Program and GRF cash transfer to Fund 5NH0	371	BORC	D87	Co-op internship programs at state	329	
	BORCD66	Super RAPIDS	372			institutions		
	BORCD67	State Financial Aid Reconciliation	373	BORC	D88	Guaranteed admission	324	
	BORCD68	Second Chance Grant Program and GRF cash transfer to Fund 5YD0	373	BORC	D89	Rules adopted by state institutions of higher education	323	
	BORCD69	Grow Your Own Teacher Program	373	BORC	D90	Attainment Goal 2025 replacement	317	
	BORCD70	Nursing Loan Program	373	BORC	D91	Contracts with online program managers	313	
	BORCD71	Research Incentive Third Frontier-Tax	374	BORC	D92	Strategic Square Footage Reduction	321	
	BORCD72	Veterans preferences	374	BORC	D93	Higher education institution program review	316	

Ind	lex					Main Operating Appropriations H.B		
	CD	Subject	Page		CD	Subject	Page	
	BORCD94	State and private nonprofit institution student record preservation plans	326		BORCD112	SSI-College Credit Plus (CCP) pathways and accelerated ninety-hour degree program set-	347	
	BORCD95	State institutions under fiscal caution	327			aside for universities		
	BORCD96	Fiscal integrity of state institutions of higher education	328		BORCD113	Accelerated College and Career Pathways Program	330	
	BORCD97	Financial indicators and governance	328		BORCD114	Scholarship Rules Advisory Committee repeal	320	
		authorities for state institutions in fiscal watch		0	HS - Ohio Hi	story Connection		
	BORCD98	Campus Community Grant Program	320		OHSCD1	Subsidy Appropriation	381	
	BORCD99	Campus Security Support and Student Safety	342		OHSCD2	UNESCO World Heritage Sites	381	
		Grant Reports			OHSCD3	State Historical Grants	382	
	BORCD100	Al Integration in Community Colleges Pilot	336		OHSCD4	Outreach and Partnership	382	
		Grant Program			OHSCD5	OHC American Indian Burial Sites	381	
	BORCD101	Rural Practice Incentive Program	318		OHSCD7	Ohio Commission for the U.S.	382	
	BORCD103	Military and Veterans Offices	339			Semiquincentennial		
	BORCD104	College Credit Plus Program reporting	332		OHSCD8	Holocaust and Genocide Memorial and	382	
	BORCD105	Salmon P. Chase Center for Civics, Culture, and Society	323		NS Objection	Education Commission  partment of Insurance		
	BORCD106	Centers for Civics, Culture, and Society and	323	<u></u>	INSCD1	Market conduct examination	386	
		Workforce Development curriculum			INSCD2		383	
	BORCD107	Curricular approval process	324		INSCDZ	Health plan issuer payment method and disclosure requirements	303	
	BORCD108	In-state undergraduate guaranteed tuition and fees	326		INSCD3	Eliminate oath requirement for certain ODI licenses	384	
	BORCD109	Ohio Higher Education Research Public Policy Consortium	320		INSCD4	Long-term care insurance continuing education requirements	384	
	BORCD110	Ohio Higher Education Public Policy Research Consortium	370		INSCD5	Reimbursement for services provided by certified registered nurse anesthetists	384	
	BORCD111	SSI-Student success set-aside for universities	347		INSCD6	Pharmacy benefit managers	385	

Inc	lex					Main Operating Appropria	riations Bill H.B. 96	
	CD	Subject	Page	(	CD	Subject	Page	
J	IFS - Ohio De	epartment of Job And Family Services		_	JFSCD21	Youth and Family Ombudsmen Office name, record access	395	
	JFSCD1	County Administrative Funds	396		JFSCD22	Income and eligibility verification system	389	
	JFSCD2	Name of Food Stamp Program	396		JFSCD23	Unemployment compensation - temporary	390	
	JFSCD3	Ohio Association of Food Banks	397			employees		
	JFSCD4	Ohio Association of Foodbanks Subgrant	398		JFSCD24	Unemployment Compensation Review	391	
	JFSCD5	Food Stamps Transfer	398			Commission		
	JFSCD6	Public Assistance Activities/TANF MOE	398		JFSCD25	Unemployment Compensation Review Commission hearings	390	
	JFSCD7	TANF Block Grant	399		JFSCD26	WARN Act	388	
	JFSCD8	Program Operations	400		JFSCD27	Technology and customer service fee	404	
	JFSCD9	Child, Family, and Community Protection Services	401		JFSCD28	Temporary transfer to the Unemployment	403	
	JFSCD10	Adult Protective Services	395			Compensation Special Administrative Fund		
	JFSCD11	Fiduciary and Holding Account Fund Groups	401		JFSCD30	Ohio Benefits Program	403	
	JFSCD12	HEAP Weatherization	402		JFSCD31	Low-income customer assistance program administration	392	
	JFSCD13	Summer Electronic Benefits Transfer for Children Fund	402		JFSCD32	Electric Partnership Plan Fund	392	
	JFSCD14	Work Requirements	402		JFSCD33	Public Advisory Board	393	
	JFSCD15	Employer response to request for	390		JFSCD34	Community Services Block Grant	387	
		information			JFSCD35	SNAP work requirement waivers and exemptions	394	
	JFSCD16	Deadline for submitting unemployment compensation reports	391		JFSCD36	Reporting changes in circumstances – SNAP	394	
	JFSCD17	Interest on late unemployment employer	389			benefits		
		contributions			JFSCD37	La Soupe	401	
	JFSCD18	Employer definition - Unemployment	389		JFSCD39	Simon Kenton Council	397	
		Compensation Law			JFSCD40	Exclusion of sugar-sweetened beverages	395	
	JFSCD19	Seasonal employment	391			from purchase under SNAP		
	JFSCD20	Ohio Lead Advisory Council	388					

dex				Main Operating Appropria	
CD	Subject	Page	CD	Subject	H.B.
JCR - Joint Co	ommittee on Agency Rule Review		JSCCD17	Reduce fees for computerization fund	408
JCRCD1	Operating guidance	406	LEC Labore	is Commission	
JCRCD2	Operating Expenses	406		ie Commission	445
JCRCD3	Restatement of principle of law or policy in rule	406	LECCD1	Cash Transfers to the Lake Erie Protection Fund	415
			JLE - Joint Le	gislative Ethics Committee	
JMO - Joint I	Medicaid Oversight Committee		JLECD1	Legislative Ethics Committee	416
JMOCD1	Operating Expenses	407	LSC - Legislat	tive Service Commission	
JMOCD2	JMOC access to manage and view eligibility	407	LSCCD1	Operating Expenses	417
ISC - Indicia	information and systems ry/Supreme Court		LSCCD2	Correctional Institution Inspection Committee	417
JSCCD1	State Criminal Sentencing Commission	410	LSCCD3	Legislative Task Force on Redistricting	417
JSCCD2	Law-Related Education	410	LSCCD4	Legislative Information Systems	418
JSCCD2	Ohio Courts Technology Initiative	410	LSCCD5	Litigation	418
JSCCD4	Attorney Services	411	LSCCD6	Correctional Institution Inspection	417
JSCCD5	Court Interpreter Certification	411		Committee	
JSCCD6	Civil Justice Grant Program	412	LIB - State Li	brary Board	
JSCCD7	Grants and Awards	412	LIBCD1	Ohioana Library Association	419
JSCCD8	Judiciary/Supreme Court Education	413	LIBCD2	Regional Library Systems	420
JSCCD9	County Law Library Resources Boards	413	LIBCD3	Ohio Public Library Information Network	420
JSCCD10	Federal Grants	414		(OPLIN)	
JSCCD12	Sealing juvenile court records	408	LIBCD4	Library for the Blind	420
JSCCD13	Sealing and expungement	409	LIBCD5	Library material related to sexual orientation	419
JSCCD14	Criminal and probate dockets	408		or gender identity	440
JSCCD15	Clerk of the court of common pleas	409	LIBCD6	Public library boards of trustees	419
JSCCD16	Alford pleas	409			

Ind	lex				Main Operating Appropria	itions Bil H.B. 90
	CD	Subject	Page	CD	Subject	Page
ı	.OT - Lottery	Commission		MCDCD11	•	432
	LOTCD1	Transfer of lottery prize annuities	421		program premiums	
	LOTCD2	Operating Expenses	422	MCDCD12		446
	LOTCD3	Withholding from gambling winnings	421	MCDCD13	• • • • • • • • • • • • • • • • • • • •	446
				MCDCD14	Medicare Part D	446
	LOTCD4	Direct Prize Payments	422	MCDCD15	, 55	447
	LOTCD5	Responsible Gambling	422		county costs	
	LOTCD6	Annuity Prizes	423	MCDCD16	,	447
	LOTCD7	Transfers to the Lottery Profits Education	423		Support and Recoveries fund for program support	
		Fund		MCDCD17		447
ſ	MCD - Ohio D	Department of Medicaid			Program Fund	,
	MCDCD1	Waiver of ineligibility period for nursing facility services	427	MCDCD18	Deposits to the Health Care/Medicaid Support and Recoveries Fund	448
	MCDCD2	Medicaid coverage of aged, blind, and disabled individuals	441	MCDCD19	Care/Medicaid Support and Recoveries Fund	448
	MCDCD3	Exemption from adjudication	442		to the Behavioral Healthcare Fund	
	MCDCD4	Right of recovery for cost of medical	440	MCDCD20	Hospital Franchise Fee program	449
		assistance		MCDCD21	<b>5</b> .	436
	MCDCD5	Appeal of hospital assessment or audit	444		Fee	
	MCDCD6	ICDS successor program in the care	443	MCDCD22	•	436
		management system		MCDCD23	, ,	437
	MCDCD7	Requirements for certain Medicaid state	433		Refunds and Reconciliation Fund	449
		directed payment programs		MCDCD25	Non-emergency medical transportation	449
	MCDCD8	340B grantees	431	MCDCD26	• • • • • • • • • • • • • • • • • • • •	430
	MCDCD9	Case-mix score grouper methodology for	428	1400.00	behavioral health services	450
	MCDCD40	nursing facility quality incentive neumant	420	MCDCD27	Home and community based services appropriations - state	450
	MCDCD10	Nursing facility quality incentive payment	429		appropriations state	

nd	lex				Main Operating Appropriations H.I		
	CD	Subject	Page	CD	Subject	Page	
	MCDCD28	Home and community based services	450	MCDCD48	Electronic visit verification system	442	
	MCDCD29	appropriations - federal  Public assistance for eligibility	445	MCDCD49	ODM quarterly Medicaid statement of expenditures form	441	
		determinations		MCDCD50	Medicaid in schools program	435	
	MCDCD30	Cash transfers from Franchise Permit Fee Fund to the Department of Health and the Department of Aging	451	MCDCD51	Re-estabish prior authorization under Medicaid	445	
	MCDCD21		451	MCDCD52	Medicaid separate GRF appropriation items	439	
	MCDCD31	Medicaid interagency pass through		MCDCD53	Automatic enrollment in Medicaid MCO plan	443	
		Medicaid services recoveries	451	MCDCD55	Medicaid administrative reporting to JMOC	441	
		MyCare Ohio expansion	434	MCDCD56	ODM file sharing with JMOC actuary	439	
	MCDCD34	Increasing children's access to vision and dental services	451	MCDCD57	JMOC projected medical inflation rate	438	
	MCDCD35	HCBS direct care worker wages	437	MCDCD58	Group VIII transition plan	426	
	MCDCD36	Gradual implementation of PDPM to	430	MCDCD59	Nursing facility dialysis services rate add-on	429	
		calculate nursing facility direct care rates		MCDCD60	Medicaid fraud restitution	432	
	MCDCD37	Rural Southern Ohio Hospital Tax Pilot	437	MCDCD61	Medicaid audit of Medicaid MCOs	435	
		Program and Assessments		MCDCD62	Doula services	431	
	MCDCD39	Hospital Care Assurance Program and	440	MCDCD63	Private insurance outreach program	445	
		franchise permit fee		MCDCD64	Medicaid personal needs allowance	428	
	MCDCD40	Hospital presumptive eligibility	424	MCDCD65	Private room incentive payments	426	
	MCDCD41	Continuous Medicaid enrollment for children	425	MCDCD66	Transfer agreements with freestanding	431	
	MCDCD42	Medicaid waiver for reentry services	434		birthing centers		
	MCDCD43	Medicaid Workforce development study	438	MCDCD67	Medicaid reimbursement of rapid whole	430	
	MCDCD44	Residential facilities	440		genome sequencing		
	MCDCD45	Diversity equity and inclusion	445	MCDCD68	Social gender transition	446	
	MCDCD46	Medicaid MCO data cross checks	444	MCDCD69	State directed payment program for Bon	436	
	MCDCD47	Medicaid change in circumstances eligibility verification	425		Secours Mercy Health		

nd	ex					Main Operating Appropria	tions Bil H.B. 96
	CD	Subject	Page		CD	Subject	Page
C	NR - Ohio D	epartment of Natural Resources			DNRCD20	Division of Water Resources	457
	DNRCD1	Program Support Fund	461		DNRCD24	Hunting on family land	457
	DNRCD2	Subsidy for Direct and Indirect Costs of the	461		DNRCD25	Permit to plug and abandon - fee elimination	456
		Division of Wildlife and GRF cash transfer to Fund 7015			DNRCD26	State oil and gas lease	453
	DNRCD3	Parks and Recreational Facilities Lease Rental Bond Payments	461		DNRCD27	Oil and Gas Resolution and Remediation Fund	455
	DNRCD4	Healthy Lake Erie Program	461		DNRCD28	ODNR dredging operations	454
	DNRCD5	Natural Resource General Obligation Bond Debt Service	462		DNRCD29	Oil and gas - bids and leases for exploration on state-owned land	453
	DNRCD6	Well log filing fees	462		DNRCD31	Waterways Improvement and the cash transfer from the GRF	464
	DNRCD7	Parks Capital Expenses Fund	463		DNRCD32	Special Projects	462
	DNRCD8 DNRCD9	NatureWorks Capital Expenses Fund Park Maintenance	463 463		DNRCD34	Prohibition against using H2Ohio Fund for land or conservation easement purchases	453
	DNRCD10	Clean Ohio Trail Operating Expenses	464		DNRCD35	Parks and Recreation	462
	DNRCD11	DNR administration of certain capital projects	464	N	UR - Board (		
	DNRCD12	Non-resident deer permit and fishing license fees	458		NURCD1	Disciplinary action for failure to cooperate	466
	DNRCD13	Oil and gas severance tax allocation	460	<u>A</u>		of the Auditor of State	467
	DNRCD14	Watercraft fees	459		AUDCD1	Audit Management and Services	467
	DNRCD15	Codification of funds	454		AUDCD2	Performance Audits	467
	DNRCD16	Division of Natural Areas and Preserves merchandise	457		AUDCD4	Fiscal Distress Technical Assistance Local Government Audit Support	468 468
	DNRCD17	Division of Mineral Resources Management examinations	460		AUDCD5 AUDCD7	Local Government Audit Support Fund State audit of Medicaid Next Generation	468 468
	DNRCD18	Oil and gas orders - appeals and procedures	456			system	
	DNRCD19		458				

dex				Main Operating Appropria	itions I H.B.
CD	Subject	Page	CD	Subject	Page
AIR - Ohio Ai	r Quality Development Authority		EPA - Ohio E	nvironmental Protection Agency	
AIRCD1	Reimbursement to AIR Trust Account	470	EPACD1	Areawide Planning Agencies	490
AIRCD2	Solar Generation Fund rider	470	EPACD2	Automobile Emission Testing Program	490
AIRCD3	Air Quality Facility Definitions	469	EPACD3	Ohio EPA Division of Air Pollution Control - fee increases	487
AIRCD4	Revolving Loan Fund Bond Issuance Authority	469	EPACD4	E-check program contract extension	479
			EPACD5	Public water supply system fees	488
CDP - Onio CI	Approval of education programs	474	EPACD6	Industrial water pollution control facility certificate	488
CDPCD2	Disciplinary fines	473	EPACD7	Scope of environmental health specialists'	489
CDPCD3	Internships and practicums	474		practice	
CDPCD4	Criminal records checks	475	EPACD8	Removing solid waste or construction and	486
CDPCD5	Peer supporters	471		demolition debris	
CDPCD6	Prevention Services	471	EPACD9	Generator of infectious waste certificate fee	482
CDPCD7	Chemical dependency counselor assistants	474	EPACD12	Isolated wetland levels 2 and 3 review	490
CDPCD8	Discipline	475	EPACD13	EPA fees	483
CDPCD9	Applications	476	EPACD14	Environmental Protection Remediation Fund	483
CDPCD10	Work or internship experience	477	EPACD15	Solid waste and Cⅅ fees	484
CDPCD11	Alternative pathways to licensure	476	EPACD16	Solid waste - community impact analysis and	482
CDPCD12	Referrals	477		meetings	
CDPCD13	Board membership	473	EPACD17	Administration of solid waste and Cⅅ fees	480
CDPCD14	Code of ethics	475	EPACD18	E-check review and report	491
CDPCD15	Chemical dependency counselor I license	472	EPACD19	Community air monitoring	478
CDPCD16	Terminology change	471	EPACD22	Wastewater treatment works plan approval fee	488
CDPCD17	Address and telephone number	473	EPACD23	Title V and synthetic minor adjacent facilities	478
CDPCD18	License display	477	EPACD24	Scrap Tire Fees	487

Index				Main Operating Approp	propriations Bill H.B. 96	
CD	Subject	Page	CD	Subject	Page	
EPACD25	State Emergency Response Commission	489	PWCCD9	State Capital Improvement Program Operating Expenses	497	
EXP - Ohio Ex	xpositions Commission		PWCCD10	District Administration Costs	497	
EXPCD1	State Fair Reserve Fund	492	PWCCD11	Natural Resource Assistance Council Administration Costs	497	
	ouse of Representatives					
REPCD1	Operating Expenses	494	SEN - Ohio Se	enate		
REPCD2	House Reimbursement	494	SENCD1	Operating Expenses	498	
REPCD4	Abolition of committees, commissions, task forces with legislative appointees	494	OOD - Oppor	tunities for Ohioans with Disabilities		
REPCD5	Governor's Office of Faith-based and	493	OODCD1	Independent Living	499	
	Community Initiatives Advisory Board		OODCD2	Assistive Technology	499	
REPCD6	Sunset Review Committee	493	OODCD3	Brain Injury	499	
REPCD7	Public office compensation advisory	493	OODCD4	Services for the Deaf	500	
	commission		OODCD5	Visually Impaired Reading Services	500	
REPCD8	Expanding gaming opportunities	494	OODCD6	Sight Centers	500	
JCO - Ohio Ju	idicial Conference		OODCD7	DeafBlind Fund	500	
JCOCD1	State Council of Uniform Laws	495	PEN - Pensio	n Subsidies		
JCOCD2	Ohio Jury Instructions Fund	495	PENCD1	Police and Fire Death Benefit Fund	503	
PWC - Ohio F	Public Works Commission		PENCD2	PERS members - OP&F service credit	503	
PWCCD3	Local debt support	496	PENCD3	PERS law enforcement and public safety	501	
PWCCD4	District Public Works Integrating Committees	496		officers		
PWCCD6	Conservation General Obligation Bond Debt Service	496	PENCD4	Alternative retirement plan election or provider change	502	
PWCCD7	Infrastructure Improvement General Obligation Bond Debt Service	496	PENCD5	Precinct election officials excluded from PERS	502	
PWCCD8	Clean Ohio Conservation - Operating	496	PENCD6	Ohio Public Employees Deferred Compensation Program	502	

Inc	dex					Main Operating Appropriation H.			
	CD	Subject	Page		CD	Subject	H.B. 96 Page		
	PRY - Board	of Pharmacy			DPS - Ohio D	epartment of Public Safety			
_	PRXCD1	Cash Transfer from the Medical Marijuana	506	_	DPSCD1	Recovery Ohio Law Enforcement	523		
	FIXCDI	Control Program Fund to the Drug Database	300		DPSCD2	Local Disaster Assistance	524		
		Fund			DPSCD3	Security Grants	524		
	PRXCD2	Authority to use instruments that reduce	504		DPSCD4	Justice Program Services	525		
		drug poisoning			DPSCD5	Driver training in schools grant program	526		
	PRXCD3	Licensure of out-of-state drug distribution	504		DPSCD6	Motor vehicle registration	526		
		operations			DPSCD7	Validation sticker requirement	527		
	PRXCD4	Fees for licensure of in-state terminal distributors	505		DPSCD8	Operating expense – Highway Patrol	527		
	PRXCD5	Responsible person designation for retail and wholesale distributors	505		DPSCD9	Cash transfers to the Public Safety – Highway Purposes Fund – Shipley upgrades	527		
	PRXCD6	Pharmacy technician registration and fees	506		DPSCD10	Cash balance fund review	528		
1		of the Ohio Public Defender	300		DPSCD11	Cash transfers to the Security, Investigations, and Policing Fund	528		
_	PUBCD1	State Legal Defense Services	507	_	DPSCD12	Transfer from State Fire Marshal Fund to	528		
	PUBCD2	County reimbursement - Indigent Defense Support	507			Emergency Management Agency Service Reimbursement Fund			
	PUBCD3	Northwest Regional Hub Support	510		DPSCD13	State Disaster Relief	529		
	PUBCD4	County Indigent Defense Budgets	508		DPSCD14	Drug Law Enforcement Fund	530		
	PUBCD5	Cash Transfer from the General Revenue	508		DPSCD15	SARA Title III HAZMAT Planning	530		
		Fund to the Legal Aid Fund			DPSCD16	Collective bargaining increases	530		
	PUBCD6	Federal Representation	508		DPSCD17	Seat belt usage as primary offense	517		
	PUBCD7	OPD and Outside Counsel in Revocation	507		DPSCD18	Ignition interlock device violations	520		
		Hearings			DPSCD19	Distracted Driving: failure to control a vehicle	520		
	PUBCD8	Northwest Regional Hub pilot program	509		DPSCD20	Certificate of title fee increase	516		
	PUBCD9	Task Force to Study Ohio's Indigent Defense	510		DPSCD21	Emergency management compact immunity	522		
		System - abolishment			DPSCD22	Drug and Alcohol Clearinghouse notifications	516		
Log	iclative Rude	gat Office	т	SC   In	dox - 97	Office of Research of	nd Drofting		

Ind	lex					Main Operating Appropria	ntions Bill H.B. 96
	CD	Subject	Page	C	D	Subject	Page
	DPSCD23	Disabled veterans: registration transfer fee	515	С	PSCD61	Driver training requirements	517
	DPSCD24	Restricted license: ignition interlock device designation	520		OPSCD62 OPSCD63	Vehicles towed by law enforcement  Emergency service provider "retired"	521 522
	DPSCD25	Medically restricted driver's license	517			designation	
	DPSCD26	Ohio credential reprints	518		PSCD64	Trailers excluded from the Motor Vehicle	521
	DPSCD27	Motor vehicle registration by phone	513			Dealer Law	
	DPSCD28	Objections to Registrar of Motor Vehicles orders	511			Jtilities Commission of Ohio	
	DPSCD29	Expedited Ohio credential	518		PUCCD2	Rehearing request	531
	DPSCD30	Tobacco sales and enforcement agents	522		PUCCD3	Customer sited green energy resource	533
	DPSCD31	"Blackout" license plates	515		PUCCD4	Net metering systems	532
	DPSCD32	Limited term commercial driver's license	512	F	PUCCD5	Competitive retail electric service state policy	532
	DPSCD33	Financial responsibility statement	514	F	PUCCD6	Electric light company	531
	DPSCD34	Request for administrative hearing	519	F	PUCCD7	Percentage of Income Payment Plan (PIPP)	533
	DPSCD35	Electronic documents	513			Rider creation and Universal Service Rider repeal	
	DPSCD36	Additional motor vehicle registration and renewal fees	513	F	PUCCD8	Publicly available EV charging stations	534
	DPSCD37	Public records exemption: automated license plate readers	512	F	PUCCD9	Broadband internet access service exempt from regulation	531
	DPSCD39	Driver training in schools grant program	519	DA	C C+-+- D		
	DPSCD40	Representation for sworn officers in criminal complaints	511		RACCD1	Penalties imposed by State Racing	535
	DPSCD41	Online motor vehicle registrations	514			Commission	<b>505</b>
	DPSCD42	GRF cash transfer to the eWarrant Local Integration Fund	530	F	RACCD2	Penalties imposed by horse racing stewards and judges	535
	DPSCD59	Nuclear power plant security	521	DR	C - Depart	ment of Rehabilitation and Correction	
	DPSCD60	Ohio Mortuary Operational Response Team	523		DRCCD1	Expedited pardon initiative	539

dex				Main Operating Appropria	tions Bil H.B. 96
CD	Subject	Page	CD	Subject	Page
DRCCD2	OSU medical charges	540	RDFCD4	Tangible Property Tax Replacement	545
DRCCD3	Transitional housing funding	540		Payments	
DRCCD4	Adult Correctional Facilities Lease Rental	541	RDFCD5	Property tax reimbursement - Education	545
	Bond Payments		RDFCD6	Homestead exemption, property tax rollback	546
DRCCD5	Probation Improvement and Incentive	541	RDFCD7	Municipal income tax	546
	Grants		RDFCD8	Municipal net profit tax	546
DRCCD6	Illegal conveyance of certain items into government facilities	537	RDFCD10	Local government fund reductions for traffic cameras	544
DRCCD7	Commitment to DRC	536		•	
DRCCD9	Confidentiality of victim statements	536	SOS - Secreta	·	
DRCCD10	Records related to incarcerated people and supervisees	536	SOSCD1	Poll Workers Training County Voting Systems Lease Rental	548 548
DRCCD11	Madison county land conveyance	542		Payments	
DRCCD12	DRC food service- Ross Correctional	543	SOSCD3	Board of Voting Machine Examiners	548
	Institution		SOSCD4	Ballot Advertising Costs	548
DRCCD13	Felony offense cost reimbursements	540	SOSCD5	Absent Voter's Ballot Application Mailing	549
DRCCD15	Mandatory drug screening	539	SOSCD6	Address Confidentiality Program	549
DRCCD16	Frederick Douglass Project for Justice	538	SOSCD7	Corporate/Business Filing Refunds	549
DRCCD17	Local Jail Grants	541	SOSCD8	HAVA Funds	549
DRCCD18	Health care coverage for a deceased correction officer's spouse	538	SOSCD9	Electronic Pollbooks	550
DRCCD19	Analytics Platform Pilot	539	CSF - Commi	ssioners of the Sinking Fund	
DRCCD20	Reentry housing near schools	537	CSFCD1	Debt service costs	551
RDF - State Ro	evenue Distributions		TAX - Depart	ment of Taxation	
RDFCD1	Local Government allocations	544	TAXCD5	Dealers in intangibles: rule requirement	568
RDFCD2	Public Library Fund allocations	544	TAXCD6	Disclosure of local tax revenue data	566
RDFCD2	Additional Appropriations	544	TAXCD7	Corporation franchise tax: statutory agent	562

Inc	Index				Main Operating Appropria	tions Bill H.B. 96
	CD	Subject	Page	CD	Subject	Page
	TAXCD8	Financial institutions tax: online forms	569	TAXCD27	Public utility taxes extension request	570
	TAXCD9	Correct erroneous income tax references	573	TAXCD28	Tobacco products and vapor tax: prompt-	559
	TAXCD10	Repeal school district income tax on estates	573		payment discount	
	TAXCD11	Electronic tax filing and payments	566	TAXCD29	Cigarette and tobacco products tax increase	559
	TAXCD12	Sales tax on nonresident purchases of	557	TAXCD30	Housing tax credit reporting	562
	TAXCD13	watercraft Sales and use tax: suspension and revocation	557	TAXCD31	Tangible personal property tax replacement funds	568
	.,	of vendor's licenses		TAXCD32	Remove outdated tax reference	568
	TAXCD14	Sales and use tax refund interest: direct pay	557	TAXCD33	Electronic records inspection	566
		permits		TAXCD34	Process for returned tax notices	567
	TAXCD15	Tax penalty abatement	567	TAXCD37	Municipal electric light and telephone	572
	TAXCD16	Sales and use tax: criminal penalties	558		income tax penalty	
	TAXCD17	Cigarette, tobacco, and vapor tax: criminal penalties	560	TAXCD38	Municipal utility income tax: late payment penalty	572
	TAXCD18	Watercraft and outboard motors sales tax	556	TAXCD39	Petitions for Reassessment	561
		remittance		TAXCD40	Municipal apportionment adjustments:	572
	TAXCD19	Insurance premium tax: certification of	570		electric and telephone company income	
	TAVCDOO	nonpayment	F.C.4	TAXCD41	Income tax withholding bulk file program	553
	TAXCD20	Adult use marijuana excise tax: rate and distribution	564	TAXCD42	Income tax: withholding of gambling winnings	554
	TAXCD21	Adult use cannabis: tax information exchange	565	TAXCD43	Disclose Ohio employee withholding account numbers	552
	TAXCD23	Energy-efficient building federal tax deduction	560	TAXCD44	Income tax withholding from retirement benefits	555
	TAXCD24	CAT credit for net operating losses	558	TAXCD45	School district income tax: notice to TAX	574
	TAXCD25	Public utility excise tax refund: application to tax debt	569	TAXCD46	Municipal net profit tax: discretionary interest penalty	564
	TAXCD26	Public utility taxes service of notices	569	TAXCD47	Municipal utility income tax: filing extensions	571

Index			Main Operating Appropria	Appropriations Bill H.B. 96	
CD	Subject	Page	CD	Subject	Page
TAXCD4	Municipal net profit tax: extension request	563	TAXCD66	Travel expenses for the streamlined sales tax	579
TAXCD4	Municipal utility income tax: required documentation	571	TAXCD67	project  Tobacco settlement enforcement	579
TAXCD5	Municipal utility income tax: electronic	571	TAXCD68	Ohio tax system support fund	579
	payments		TAXCD69	Miscellaneous Tax Receipts	580
TAXCD5	Increase historic building rehabilitation tax credit cap	562	TAXCD71	Replacement tire fee: eliminate 4% discount	564
TAXCD5	Tax credit for historic owner-occupied	562	TAXCD72	Municipal income tax: refund and assessment periods	563
TAYODE	property rehabilitation		TAXCD73	Municipal income tax military pay exemption	563
TAXCD5	Penalty and interest for estimated tax underpayments	555	TAXCD74	Pass-through entity taxation	556
TAXCD5		553	TAXCD75	County sales tax refunds	557
	computation		TAXCD76	State recovery of refunded local taxes	566
TAXCD5	Correction of erroneous income tax cross- reference	556	TAXCD77	Film and theater production and capital improvement tax credits	552
TAXCD5	6 Collection of petroleum activity tax license fees	570	TAXCD78	Manufactured home tax waivers or refunds for damage or destruction	577
TAXCD5	Pass-through entity tax estimated payment	573	TAXCD79	County arts cigarette tax	559
	dates		TAXCD80	Pregnancy resource center donations	553
TAXCD5	31 3 7	573 567	TAXCD81	Property tax abatement - municipalities and townships	578
TAXCD6	•	554	TAXCD82	Property tax abatement - churches	578
TAXCOU	dependents under age 7	334	TAXCD83	Educator expenses tax deduction	553
TAXCD6	2 Sports gaming tax increase and revenue	575	TAXCD84	Historic rehabilitation tax credit	552
	allocation	_	TAXCD86	Education tax credits	555
TAXCD6		578	TAXCD87	Transformational mixed use development	561
TAXCD6		578		tax credits	
TAXCD6	International registration plan administration	579	TAXCD88	Limitations on property tax challenges	577

lex				Main Operating Appropria	tions Bil H.B. 96
CD	Subject	Page	CD	Subject	Page
TAXCD89	State community college tax operating levy	576	TOSCD4	Homeownership savings program reporting	588
TAXCD90	Severance tax rate for coal	574		requirements	
TAXCD91	School district property tax reductions and school funding; 20-mill minimum levy	575	TOSCD5	Public money deposits; pledging requirements	588
	requirement		TOSCD6	Tax Refunds	589
TAXCD92	Community reinvestment area agreements	576	TOSCD7	Treasury management system	590
	and exemptions		TOSCD8	ABLE account records not public records	586
TAXCD93	Special lodging tax extension	570	TOSCD9	Ohio STABLE accounts	586
OOT - Ohio D	epartment of Transportation		TOSCD10	State and local treasurers' investments	587
DOTCD53	Diesel Emission Reduction Grant Program	584	TOSCD11	Torrens Law Assurance Fund	588
DOTCD68	Ohio Maritime Assistance Program	583	DVS - Ohio D	epartment of Veterans Service	
DOTCD69	Ohio Airport Improvement Program	581	DVSCD1	Veterans Organizations' Rent	592
DOTCD70	Airport infrastructure grants	583	DVSCD2	Veterans Organizations General Obligation	592
DOTCD71	Drones for First Responders Pilot Program	584		Bond Debt Service	
DOTCD73	Airport Improvement - State	583	DVSCD3	Resident's Benefit Fund	591
DOTCD74	Ohio Turnpike and Infrastructure	581	DVSCD4	Veteran Peer Counseling Network	591
	Commission		DVSCD5	Veterans Services Claim Register	591
DOTCD75	Transportation Improvement Districts	582	DVSCD6	Veterans' Homes Clinician Recruitment	591
DOTCD76	Regional Transportation Improvement Projects (RTIP)	582		Program	
DOTCD77	Midwest Interstate Passenger Rail Compact	581	DYS - Depart	ment of Youth Services	
TOC T			DYSCD1	Community programs	593
TOSCD1	Checks defined; Treasurer payments	587	DYSCD2	Juvenile Correctional Facilities Lease Rental Bond Payments	593
	· · ·		DVCCD3	•	F04
TOSCD2	Satellite offices for cash payments	586	DYSCD4	Education Services  Florible funding for children and families	594
TOSCD3	Technical correction regarding inactive accounts	586	DYSCD4	Flexible funding for children and families	594
	accounts		DYSCD6	Juveniles committed to DRC	593

lex				Main Ope	rating Appropriati
CD	Subject	Page	CD	Subject	
.OC - Local G	Sovernment Provisions				
LOCCD2	Video public records	596			
LOCCD3	Eminent domain and recreational trails	597			
LOCCD4	Unlawfully extracting or exploiting minerals of another	603			
LOCCD5	County family and children first council optout	595			
LOCCD6	Cost of local option election for alcohol sales	602			
LOCCD7	Elected county officers to be present in office	597			
LOCCD8	Battery-charged fences	602			
LOCCD9	Mechanic's liens	599			
LOCCD12	Political subdivision communications	595			
LOCCD13	County nonemergency patient transport services	598			
LOCCD15	County employee performance incentive - cash awards	598			
LOCCD16	Board of park commissioners of a park district	600			
LOCCD17	Abandoned manufactured homes	600			
LOCCD18	Local fiscal emergency receivership	595			
LOCCD19	County budget commission membership	604			
LOCCD20	County engineer	597			
LOCCD21	County coroner appointment	598			
LOCCD22	Township zoning referendum process	599			
LOCCD24	Village dissolution evaluation	599			

Pay raises

LOCCD25

596

Index of Cros	ss References			Main Operating Appropriations Bil H.B. 90		
CD	Subject	Page	CD	Subject	Page	
ADJ - Adjutar	nt General's Department		AGR - Ohio D	epartment of Agriculture		
Also affected	by the following items:		Also affected	by the following items:		
BORCD58	National Guard Scholarship Program	369	COMCD33	Fire code changes and enforcement	131	
FCCCD9	State funding of major sports facilities	282	EPACD13	EPA fees	483	
DAC Domonto	mount of Administrative Complete		EPACD24	Scrap Tire Fees	487	
	ment of Administrative Services		LECCD1	Cash Transfers to the Lake Erie Protection	415	
	by the following items:	542		Fund		
DRCCD11	Madison county land conveyance		TAXCD71	Replacement tire fee: eliminate 4% discount	564	
DRCCD18	Health care coverage for a deceased correction officer's spouse	538	ACO Attour	ou Comprella Office		
JFSCD30	Ohio Benefits Program	403		ey General's Office by the following items:		
	Removal of Office of Budget and	83	CIVCD1	Housing discrimination civil actions	126	
OBIVICD38	Management from boards	05		-		
OSBCD3	St. Rita's School for the Deaf	149	DASCD40	Office of Risk Management attorney-client privilege	5	
AGE - Ohio D	epartment of Aging		DPSCD40	Representation for sworn officers in criminal complaints	511	
Also affected	by the following items:		DPSCD64	Trailers excluded from the Motor Vehicle	521	
MCDCD27	Home and community based services	450	2,00201	Dealer Law	<u> </u>	
	appropriations - state		LOCCD2	Video public records	596	
MCDCD28	Home and community based services	450	LOCCD18	Local fiscal emergency receivership	595	
14606030	appropriations - federal	454	OBMCD40	Targeted Addiction Assistance Fund	83	
MCDCD30	Cash transfers from Franchise Permit Fee Fund to the Department of Health and the Department of Aging	451	TAXCD20	Adult use marijuana excise tax: rate and distribution	564	
MCDCD33	MyCare Ohio expansion	434	MHA Donar	tment of Behavioral Health		
MCDCD35	HCBS direct care worker wages	437		by the following items:		
			AGOCD35	Opioid settlement remittance	62	
			BORCD8	Mental Health Support	335	
			CDPCD5	• •	471	
			CDPCD5	Peer supporters	4/1	

ex of Cros	s References			Main Operating Appropria	tions Bil H.B. 9
CD	Subject	Page	CD	Subject	Page
COMCD32	Kids Internet and Data Safety Commission	135	SCR - State Bo	oard of Career Colleges and Schools	
DEVCD19	Appalachia Assistance	164	Also affected	by the following items:	
MCDCD19	Cash transfers from the Health	448	BORCD91	Contracts with online program managers	313
	Care/Medicaid Support and Recoveries Fund to the Behavioral Healthcare Fund		BORCD93	Higher education institution program review	316
MCDCD27	Home and community based services appropriations - state	450	BORCD94	State and private nonprofit institution student record preservation plans	326
MCDCD28	Home and community based services	450	CAC - Casino	Control Commission	
	appropriations - federal		Also affected	by the following item:	
MCDCD44	Residential facilities	440	DPSCD40	Representation for sworn officers in criminal	511
TAXCD20	Adult use marijuana excise tax: rate and distribution	564		complaints	
	distribution			nent of Children and Youth	
BM - Office	of Budget and Management			by the following items:	
Also affected b	by the following items:		EDUCD34	Universal K-3 diagnostic assessment and	222
AGOCD35	Opioid settlement remittance	62	IECCD7	kindergarten readiness assessment	200
AGRCD27	Transfer from the GRF to the H2Ohio Fund	48	JFSCD7	TANF Block Grant	399
BORCD81	Direct admissions	379	JFSCD21	Youth and Family Ombudsmen Office name, record access	395
BORCD95	State institutions under fiscal caution	327	LOCCD5	County family and children first council opt-	595
DEVCD11	Computer data center tax exemption application	155	LOCCDS	out	333
DEVCD50	Third Frontier Research and Development	174	COM - Depar	tment of Commerce	
	taxable and tax exempt projects		Also affected	by the following items:	
DEVCD53	Transfer from the GRF to the State	175	DEVCD58	Local Development Projects	166
	Marketing Office Fund		LOCCD9	Mechanic's liens	599
FCCCD9	State funding of major sports facilities	282	MHACD35	High-THC Cannabis Impact Research Study	78
MCDCD52	Medicaid separate GRF appropriation items	439	PRXCD1	Cash Transfer from the Medical Marijuana	506
OBMCD40	Targeted Addiction Assistance Fund	83		Control Program Fund to the Drug Database Fund	

dex of Cros	s References			Main Operating Appropri	ations B H.B. <b>c</b>
CD	Subject	Page	CD	Subject	Page
TAXCD20	Adult use marijuana excise tax: rate and distribution	564	JFSCD31	Low-income customer assistance program administration	392
TAXCD21	Adult use cannabis: tax information	565	JFSCD32	Electric Partnership Plan Fund	392
	exchange		JFSCD33	Public Advisory Board	393
CEB - Controll	ling Board		JFSCD34	Community Services Block Grant	387
	by the following items:		LECCD1	Cash Transfers to the Lake Erie Protection	415
BORCD96	Fiscal integrity of state institutions of higher education	328	PUCCD7	Fund Percentage of Income Payment Plan (PIPP)	533
FCCCD12	Controlling Board exemption	282		Rider creation and Universal Service Rider	
FCCCD13	Indefinite delivery indefinite quantity contracts	286	TAXCD20	repeal  Adult use marijuana excise tax: rate and distribution	564
JFSCD28	Temporary transfer to the Unemployment Compensation Special Administrative Fund	403	TAXCD77	Film and theater production and capital improvement tax credits	552
CLA - Court of	Claims		TAXCD87	Transformational mixed use development	561
Also affected b	by the following item:			tax credits	
LOCCD18	Local fiscal emergency receivership	595	DDD - Depart	ment of Developmental Disabilities	
BDP - State Bo	oard of Deposit		Also affected	by the following items:	
Also affected b	by the following item:  State and local treasurers' investments	587	AGECD4	Electronic visit verification - home care services	28
	ment of Development	567	KIDCD38	DCY duties and responsibilities and conforming changes	100
•	by the following items:		MCDCD13		446
BORCD80	Ohio Tech Talent Initiative	378	MCDCD27		450
BORCD114	Scholarship Rules Advisory Committee repeal	320		appropriations - state	.55
DASCD48	Affirmative action programs in state contracts	14	MCDCD28	Home and community based services appropriations - federal	450
			MCDCD35	HCBS direct care worker wages	437

x of Cros	s References			Main Operating Appropria	itions E H.B.
CD	Subject	Page	CD	Subject	Page
	Electronic visit verification system  ment of Education and Workforce	442	TAXCD91	School district property tax reductions and school funding; 20-mill minimum levy requirement	575
-	by the following items:			requirement	
	Aspire	338	SBE - State Bo	oard of Education	
BORCD43	Governor's Merit Scholarship	359	Also affected	by the following items:	
BORCD76	College Credit Plus Program engagement and	376	DASCD20	Professions Licensing System	25
	model pathways		DOHCD38	Save Our Sight Fund - health professional licensure	298
BORCD80	Ohio Tech Talent Initiative	378	EDUCD55	Principal apprenticeship program	219
BORCD81	Direct admissions	379	ELCCD1	Candidate filing fees	276
BORCD90	Attainment Goal 2025 replacement	317	LLCCDI	Canadate ming rees	270
BORCD109	Ohio Higher Education Research Public Policy	320	<b>ELC</b> - Election	s Commission	
	Consortium		Also affected	by the following items:	
DPSCD5	Driver training in schools grant program	526	LOCCD21	County coroner appointment	598
FCCCD9	State funding of major sports facilities	282	SBECD2	State Board of Education membership	271
KIDCD22	Preschool and school child program inspections and report	105	PAY - Employ	ree Benefits Funds	
KIDCD23	Contracts with entities for autism services	105	Also affected	by the following item:	
KIDCD38	DCY duties and responsibilities and conforming changes	100	DRCCD18	Health care coverage for a deceased correction officer's spouse	538
KIDCD50	Kindergarten readiness assessment	111	FCC - Ohio Fa	cilities Construction Commission	
MCDCD50	Medicaid in schools program	435	Also affected	by the following items:	
OBMCD46	One Time Strategic Community Investments	95	CEBCD3	Release of funds for capital projects	147
	Fund redirect		DEVCD56	Tourism attractions, professional sports	155
OHSCD4	Outreach and Partnership	382		facilities, and related economic development	
OSBCD3	St. Rita's School for the Deaf	149	TAXCD62	Sports gaming tax increase and revenue	575
RDFCD5	Property tax reimbursement - Education	545		allocation	

ex of Cros	ss References			Main Operating Appropria	ations H.B
CD	Subject	Page	CD	Subject	Page
OV - Office	of the Governor		LECCD1	Cash Transfers to the Lake Erie Protection	415
Also affected	by the following items:			Fund	
BORCD65	Talent Ready Grant Program and GRF cash transfer to Fund 5NH0	371	MCDCD30	Cash transfers from Franchise Permit Fee Fund to the Department of Health and the	451
BORCD76	College Credit Plus Program engagement and model pathways	376	MCDCD34	Department of Aging Increasing children's access to vision and	451
BORCD79	General Education Requirements	377		dental services	
BORCD80	Ohio Tech Talent Initiative	378	MCDCD66	Transfer agreements with freestanding birthing centers	431
BORCD81	Direct admissions	379	TAXCD20	Adult use marijuana excise tax: rate and	564
BORCD83	Ohio Work Ready Grant Program changes	319	TARCOZO	distribution	304
BORCD90	Attainment Goal 2025 replacement	317			
DPSCD40	Representation for sworn officers in criminal	511		epartment of Higher Education	
	complaints			by the following items:	
FCCCD18	Career-Technical Planning District	293	DASCD41	Procurement law and semiconductors	13
REPCD7	Construction Study Committee Public office compensation advisory	493	MCDCD27	Home and community based services appropriations - state	450
	commission	133	MCDCD28	Home and community based services appropriations - federal	450
OH - Ohio D	Department of Health		TAXCD89	State community college tax operating levy	576
Also affected	by the following items:				
AGECD4	Electronic visit verification - home care	28		dustrial Commission	
FDACD7	services	400		by the following item:	
EPACD7	Scope of environmental health specialists' practice	489	AGOCD20	Workers' Compensation Section	60
FCCCD9	State funding of major sports facilities	282		partment of Insurance	
KIDCD38	DCY duties and responsibilities and conforming changes	100	Also affected I	Insurance premium tax: certification of	570
KIDCD39	DCY recodification	106		nonpayment	

dex of Cros	s References			Main Operating Appropria	ations Bil H.B. 90
CD	Subject	Page	CD	Subject	Page
JFS - Ohio De <sub>l</sub>	partment of Job And Family Services		JCR - Joint Co	mmittee on Agency Rule Review	
Also affected b	by the following items:		Also affected	by the following item:	
AGECD4	Electronic visit verification - home care services	28	BORCD89	Rules adopted by state institutions of higher education	323
BORCD109	Ohio Higher Education Research Public Policy Consortium	320		Medicaid Oversight Committee	
JMOCD2	JMOC access to manage and view eligibility	407		by the following items:	
WD 6D 60	information and systems	121	AUDCD7	State audit of Medicaid Next Generation system	468
KIDCD20	Temporary Assistance for Needy Families	124	MCDCD55	Medicaid administrative reporting to JMOC	441
KIDCD35	Removal of hearing rights for Kinship Support program denials	107	MCDCD56	ODM file sharing with JMOC actuary	439
KIDCD38	DCY duties and responsibilities and	100	MCDCD57	JMOC projected medical inflation rate	438
	conforming changes		MCDCD61	Medicaid audit of Medicaid MCOs	435
KIDCD39	DCY recodification	106	ISC - Judiciary	y/Supreme Court	
MCDCD4	Right of recovery for cost of medical assistance	440		by the following items:	
MCDCD15	Work Community Engagement Program -	447	AGOCD31	Public Records Law changes	51
WICDCDIS	county costs	447	LOCCD25	Pay raises	596
MCDCD25	Non-emergency medical transportation	449	LEC - Lake Eri	e Commission	
MCDCD27	Home and community based services	450	Also affected	by the following item:	
	appropriations - state		AGRCD27	Transfer from the GRF to the H2Ohio Fund	48
MCDCD28	Home and community based services appropriations - federal	450	LSC - Legislati	ive Service Commission	
MCDCD29	Public assistance for eligibility	445	Also affected	by the following items:	
	determinations		BORCD89	Rules adopted by state institutions of higher	323
PUCCD7	Percentage of Income Payment Plan (PIPP)	533		education	
	Rider creation and Universal Service Rider repeal		JCRCD1	Operating guidance	406

dex of Cros	ss References			Main Operating Appropriations Bil H.B. 9		
CD	Subject	Page	CD	Subject	Page	
LOT - Lottery	Commission		LOCCD2	Video public records	596	
Also affected	by the following items:		OBMCD34	State Land Royalty Fund	85	
EDUCD63	Lottery Profits Education Reserve Fund	269	TAXCD90	Severance tax rate for coal	574	
REPCD8	Expanding gaming opportunities	494	NUR - Board o	of Nursing		
MCD - Ohio D	Department of Medicaid			by the following item:		
Also affected	by the following items:		DOHCD38	Save Our Sight Fund - health professional	298	
AUDCD7	State audit of Medicaid Next Generation system	468		licensure		
JFSCD30	Ohio Benefits Program	403		of the Auditor of State		
JMOCD2	JMOC access to manage and view eligibility	407	Also affected b	by the following items:		
	information and systems		BORCD95	State institutions under fiscal caution	327	
MHACD34	Data-sharing agreements for ADAMHS boards, DBH, and ODM	63	EDUCD123	School district operational revenue and expenditure report	245	
OBMCD32	Federal medical assistance percentage for	84	LOCCD18	Local fiscal emergency receivership	595	
	expansion eligibility group		LOCCD24	Village dissolution evaluation	599	
TOSCD9	Ohio STABLE accounts	586	EPA - Ohio En	vironmental Protection Agency		
MED - State N	Medical Board of Ohio			by the following items:		
	by the following item:		AGRCD27	Transfer from the GRF to the H2Ohio Fund	48	
	Save Our Sight Fund - health professional licensure	298	DOHCD32	Scope of environmental health specialists' practice	304	
			DOTCD53	Diesel Emission Reduction Grant Program	584	
	epartment of Natural Resources		LECCD1	Cash Transfers to the Lake Erie Protection	415	
	by the following items:	40		Fund		
	Transfer from the GRF to the H2Ohio Fund	48	TAXCD71	Replacement tire fee: eliminate 4% discount	564	
DPSCD40	Representation for sworn officers in criminal complaints	511				
LECCD1	Cash Transfers to the Lake Erie Protection Fund	415				

ndex of Cros	s References			Main Operating Appropria	ntions Bill H.B. 96	
CD	Subject	Page	CD	Subject	Page	
REP - Ohio Ho	ouse of Representatives		PEN - Pensio	n Subsidies		
Also affected b	by the following items:		Also affected	by the following items:		
BORCD79	General Education Requirements	377	DRCCD18	Health care coverage for a deceased	538	
BORCD81	Direct admissions	379		correction officer's spouse		
BORCD89	Rules adopted by state institutions of higher education	323	PENCD3	PERS law enforcement and public safety officers	501	
BORCD114	Scholarship Rules Advisory Committee repeal	320	PRX - Board o	of Pharmacy		
FCCCD18	Career-Technical Planning District	293		Also affected by the following items:		
LSCCD6	Construction Study Committee  Correctional Institution Inspection	417	DOHCD38	Save Our Sight Fund - health professional licensure	298	
SEN - Ohio Se	Committee		DPSCD40	Representation for sworn officers in criminal complaints	511	
	by the following items:		DUD Office	of the Ohio Bublic Defenden		
BORCD79	FOD - Office of the office		of the Ohio Public Defender			
BORCD81	Direct admissions	379		Public Records Law changes	 51	
BORCD89	Rules adopted by state institutions of higher education	323	AUDCD2	Performance Audits	467	
BORCD114	Scholarship Rules Advisory Committee repeal	320	DPS - Ohio De	epartment of Public Safety		
FCCCD18	Career-Technical Planning District	293	Also affected	Also affected by the following items:		
	Construction Study Committee		DOHCD38	Save Our Sight Fund - health professional	298	
LSCCD6	Correctional Institution Inspection Committee	417	EDUCD115	licensure Student absences to attend a private driver	242	
REPCD4	Abolition of committees, commissions, task forces with legislative appointees	494	FCCCD9	education course State funding of major sports facilities	282	
DEDCD7		402	LOCCD2	Video public records	596	
REPCD7	Public office compensation advisory commission	493	TAXCD18	Watercraft and outboard motors sales tax	556	
REPCD8	Expanding gaming opportunities	494	IAACDIO	remittance	330	

ex of Cros	s References			Main Operating Appropria	ntions H.B
CD	Subject	Page	CD	Subject	Page
TAXCD20	Adult use marijuana excise tax: rate and distribution	564	PENCD5	Precinct election officials excluded from PERS	502
UC - Public U	Itilities Commission of Ohio		SBECD2	State Board of Education membership	271
Also affected b	y the following items:		TAX - Departi	ment of Taxation	
EDUCD116	Transportation network company services 245	Also affected by the following items:			
	for student transportation		COMCD39	Low alcohol coolers	137
JFSCD31	Low-income customer assistance program	392	DASCD29	Next Generation 9-1-1 access fee	16
IECODO.	administration	202	DEVCD32	Welcome Home Ohio Program	157
JFSCD32	Electric Partnership Plan Fund	392	DEVCD41	Demolition and Site Revitalization	172
JFSCD33	Public Advisory Board	393	DOHCD26	Lead abatement tax credit	303
RC - Departn	nent of Rehabilitation and Correction		DOTCD69	Ohio Airport Improvement Program	581
Also affected b	y the following items:		FCCCD9	State funding of major sports facilities	282
AGOCD28	Special prosecutor for correctional institution offenses	50	LOTCD3	Withholding from gambling winnings	421
DPSCD40	Representation for sworn officers in criminal	511	RDFCD1	Local Government allocations	544
	complaints		RDFCD2	Public Library Fund allocations	544
DYSCD6	Juveniles committed to DRC	593	RDFCD10	Local government fund reductions for traffic	544
TAXCD20	Adult use marijuana excise tax: rate and distribution	564		cameras	
00 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	· · · f Class		DOT - Ohio D	epartment of Transportation	
OS - Secretar	<u>-</u>		Also affected	by the following items:	
	y the following items:	276	DASCD48	Affirmative action programs in state	14
ELCCD1	Candidate filing fees Abolish Ohio Elections Commission	275	150004	Cook Transfers to the Lake Frie Bretestier	445
LOCCD21		598	LECCD1	Cash Transfers to the Lake Erie Protection Fund	415
LOCCD21	County coroner appointment  Township zoning referendum process		OBMCD34		85
	Township zoning referendum process	599	RDFCD10	Local government fund reductions for traffic	544
LOCCD24	Village dissolution evaluation	599	WDLCDIO	cameras	J44

ndex of Cros	s References			Main Operating Appropriations Bill H.B. 96		
CD	Subject	Page	CD	Subject	Page	
TOS - Treasur	er of State		BWC - Bureau	u of Workers' Compensation		
	by the following items:		Also affected	by the following item:		
BORCD92		321	AGOCD20	Workers' Compensation Section	60	
	Scholarship Rules Advisory Committee repeal	320	DVS - Departs	ment of Youth Services		
CLACD1	Money and interest credited to Crime Victims Recovery Fund	148		by the following items:  Representation for sworn officers in criminal	511	
DOHCD41	Medical Quality Assurance Fund	296	2.362.6	complaints	311	
	Nonchartered educational savings account program	205	DRCCD6	Illegal conveyance of certain items into government facilities	537	
FCCCD9	State funding of major sports facilities	282	KIDCD38	DCY duties and responsibilities and	100	
FCCCD17	Authorization to issue and sell bonds for the Cleveland Browns major sports facility stadium project	293	LOC - Local G	conforming changes  overnment Provisions		
OBMCD24	State Land Royalty Fund	85	Also affected	by the following items:		
TAXCD19	Insurance premium tax: certification of	570	AGOCD31	Public Records Law changes	51	
	nonpayment		AGOCD34	Age verification requirements, fabricated sexual images, and civil actions	52	
TAXCD32	Remove outdated tax reference	568	AGRCD1	Apiary law changes	36	
	epartment of Veterans Service by the following items:		COMCD14	Third-party building examiners and inspectors	134	
	Military and Veterans Offices	339	COMCD15	Board of Building Standards rules for new	134	
	Ibogaine Treatment Study Committee	78		construction and alterations		
MITACDSE	isogaine freatment study committee	70	DEVCD57	Ohio Housing Trust Fund fees	161	
VPB - Vision P	Professionals Board		DRCCD7	Commitment to DRC	536	
Also affected b	by the following item:		DRCCD17	Local Jail Grants	541	
DOHCD38	Save Our Sight Fund - health professional	298	ELCCD1	Candidate filing fees	276	
	licensure		ELCCD2	Abolish Ohio Elections Commission	275	
			FCCCD9	State funding of major sports facilities	282	

Index of Cross References						Main Operating Appropriations Bill H.B. 96
CD		Subject	Page	CD	Subject	Page
JSC	CD12	Sealing juvenile court records	408			
JSC	CD13	Sealing and expungement	409			
JSC	CD14	Criminal and probate dockets	408			
JSC	CD15	Clerk of the court of common pleas	409			
JSC	CD16	Alford pleas	409			
JSC	CD17	Reduce fees for computerization fund	408			
МН	IACD7	Evaluation of mental health	63			
PUI	BCD8	Northwest Regional Hub pilot program	509			
RDI	FCD2	Public Library Fund allocations	544			
RDI	FCD10	Local government fund reductions for traffic cameras	544			
TAX	XCD20	Adult use marijuana excise tax: rate and distribution	564			
TAX	XCD72	Municipal income tax: refund and assessment periods	563			
TAX	XCD73	Municipal income tax military pay exemption	563			
TAX	XCD75	County sales tax refunds	557			
TAX	XCD76	State recovery of refunded local taxes	566			
TAX	XCD78	Manufactured home tax waivers or refunds for damage or destruction	577			
TAX	XCD79	County arts cigarette tax	559			
TAX	XCD88	Limitations on property tax challenges	577			
TAX	XCD91	School district property tax reductions and school funding; 20-mill minimum levy requirement	575			
TOS	SCD10	State and local treasurers' investments	587			