DASCD34 State contracts - invalid terms and conditions

R.C. 9.27
Prohibits a state contract for goods or services from including certain provisions that the state generally does not include in its contracts including (1) indemnification clauses, (2) binding arbitration, (3) mandatory venue clauses (other than Franklin County courts), (4) limited liability (to benefit the other party), (5) requiring legal representation other than the Attorney General, (6) automatic renewals obligating future state funds, (7) anything contrary to the Public Records Act, (8) limiting the state's recovery of cover cost for a replacement contractor, or (9) any term or condition unknown to the state at signing, that was not specifically negotiated with the state, that may be unilaterally changed by the other party, or that is electronically accepted by a state employee.

Specifies the above are ab initio (invalid from the outset), and the contract is otherwise enforceable and must be governed by and construed in accordance with Ohio law notwithstanding a term or condition to the contrary.

Specifies this provision does not apply to a contract in effect before the effective date of the section, or to the renewal or extension of a contract in effect before the effective date of the section.

Fiscal effect: Uncertain.

DASCD29 DAS insurance program

R.C. 9.821, 9.822, 9.83, 2743.01, 2743.02, 2743.15, 2743.16, and 2743.19
Declares the administration of the state's Risk Management Program to be a public duty for purposes of the Sovereign Immunity/Court of Claims Law.

Authorizes the Office of Risk Management to administer a judicial liability program.

Replaces the requirement that the state purchase fidelity bonds for state agents and employees with authority to self-insure itself and third parties against loss due to dishonest acts of state officers, employees, and agents.

Requires public official bonds to be purchased when statutorily required.

Expands the authority of the state and political subdivisions to insure against liability, from the losses attributable to the operation of specified vehicles during the course of official duties to any loss that occurs in the course of employment or official responsibilities.

Specifies that recoveries against the state are to be reduced by other recoveries the claimant is entitled to, as opposed to just those other recoveries the claimant has received.
Executive

Prohibits a claim against the state from being filed in the Court of Claims until the claimant has attempted to have the claim compromised by the Office of Risk Management or satisfied by the state's liability insurance.

Specifies that the authority to commence an action against an officer or employee of the state does not affect the immunity provided to state officers or employees in law.

Requires an instrumentality of the state to notify the Office of Risk Management of any settlement or compromise made in a claim against the instrumentality for the purpose of reserving funds.

Requires a copy of a settlement instrument to be forwarded to the Office of Risk Management for payment from the Risk Management Reserve Fund.

Specifies that the authority of DAS to compromise claims does not extend to compromising claims on behalf of agency programs with direct settlement authority.

Specifies that all compromises made by the Office of Risk Management are to be paid from the Risk Management Reserve Fund and the conditions of such payment.

Specifies that information related to claims against the state is to be held in confidence, is not to be released, and is not subject to discovery or introduction in evidence in any federal or state civil action.

Requires a copy of a judgement against the state to be forwarded to the Office of Risk Management for the judgement to be paid from the Risk Management Reserve Fund.

Fiscal effect: Liability claims against the state under the self-insurance program are paid from the Risk Management Reserve Fund (Fund 1300). Expansion of the state's self-insurance liability program will likely result in increased expenditures from Fund 1300. However, allowing additional claims to be paid from this reserve may ease budgetary complications an insured entity may suffer in the event of having to pay a large settlement from otherwise appropriated funds. May somewhat reduce the volume of cases before the Court of Claims, thereby reducing the workload of the Court to adjudicate such cases and the Attorney General to defend the state in those cases. The magnitude of any decrease will depend on the number of cases resolved through the Office of Risk Management.
DASCD33  Department of Administrative Services – disposition of land

R.C. 123.01

Authorizes the DAS to do all of the following: (1) grant perpetual easements to public utilities regulated by the Public Utilities Commission of Ohio, (2) dispose of state-owned real estate worth less than $1 million with Controlling Board approval, and (3) correct legal descriptions or title defects, or release fractional interests in real property, as necessary to cure title clouds reflected in public records.

**Fiscal effect:** DAS may realize a slight reduction of administrative costs. DAS’s real estate activities are primarily supported by the Building Management Fund (Fund 1320) and the General Services Fund (Fund 1170).

DASCD30  Deeds conveying and records showing ownership of state land

R.C. 123.02, 155.011, 1503.03, 1546.06, 4141.131, 5119.43, 5301.13, 5301.14, 5301.15, 5301.18, 5301.21, 5501.331, Repealed 117.49 and 117.50

Transfers responsibility to prepare deeds for the conveyance of state land from the Auditor of State to the Director of Administrative Services. Transfers the responsibility to keep documents showing the state's interest in real estate, other than public lands and highway rights-of-way, and to maintain a recording system open for public inspection, from the Auditor of State to the Director of Administrative Services.

**Fiscal effect:** Minimal.

DASCD1  Parental and caregiver leave

R.C. 124.136, 124.1312

Allows certain state employees to be eligible, on the delivery of a stillborn child, for paid parental leave of absence and parental leave benefits established in continuing law.

Includes, for paid parental leave eligibility purposes, persons employed in state positions for which the authority to determine compensation is given by law to another individual or entity.

Increases the current law adoption expenses benefit an employee may choose to receive in lieu of paid parental leave from $2,000 to $5,000.

Allows foster caregivers and kinship caregivers, as defined in continuing law, to be eligible for up to five days of caregiver leave with full pay in a calendar year on placement of a child with the caregiver.
### Executive

**Fiscal effect:** These changes are likely to result in an increase in expenditures from the Parental Leave Benefit Fund (Fund 8110) which is supported by an assessment on state agencies' gross payroll.

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<th>Code</th>
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<tr>
<td>DASCD39</td>
<td>Cooperative purchasing with other government entities&lt;br&gt; <strong>R.C. 125.02</strong>&lt;br&gt; Clarifies that the Department of Administrative Services can join existing cooperative purchasing contracts of other state agencies with their own purchasing authority, those of other states, and the U.S. government, rather than only enter into such cooperative purchasing contracts as an original party.</td>
</tr>
<tr>
<td>DASCD35</td>
<td>Ohio preference scoring in state purchases&lt;br&gt; <strong>R.C. 125.09</strong>&lt;br&gt; Expands the types of purchases that under state purchasing law are eligible for an Ohio preference in scoring to include purchases through the competitive sealed proposal and reverse auction processes, in addition to purchases through the competitive sealed bid process under current law.</td>
</tr>
<tr>
<td>DASCD37</td>
<td>Proceeds from disposition of state vehicles bought using GRF funding&lt;br&gt; <strong>R.C. 125.14, 125.832</strong>&lt;br&gt; Allows proceeds from the disposition of state vehicles bought using GRF funding to be transferred from the Investment Recovery Fund (Fund 4270) to the Fleet Management Fund (1220).</td>
</tr>
</tbody>
</table>
DASCD32  Office of Information Technology

R.C.    125.18
Eliminates the authority, in current law, for the State Chief Information Officer to establish policies and standards for the acquisition of common information technology by state agencies and instead requires the State Chief Information Officer to coordinate with the Office of Procurement Services to establish policies and standards for state agency acquisition of information technology supplies and services.

Fiscal effect: None.

DASCD2  DAS fleet management – definition of operating cost

R.C.    125.832
Modifies the definition of "operating cost" that DAS uses in its formula for determining a state employee's eligibility to receive a state motor vehicle for business use to mean the maintenance cost of a motor vehicle per year divided by the number of miles an average motor vehicle is driven per year (instead of dividing annual maintenance cost by vehicle lifetime miles driven as under current law).

Fiscal effect: Minimal.

DASCD28  Prescription Drug Transparency and Affordability Advisory Council

R.C.    125.95
Specifies that the Director of Administrative Services is the chairperson of the existing Prescription Drug Transparency and Affordability Advisory Council. Eliminates the requirement that the Council meet quarterly and instead specifies that it meets at the call of the chairperson.

Fiscal effect: None.

DASCD38  Public office employee database

R.C.    149.434
Eliminates the requirement that a public office include the date of birth of all public officials and employees on the database or list that must be maintained by the public office.

Fiscal effect: None.
### DASCD3  Unemployment Insurance System Lease Rental Payments

**Section:** 207.20  
Requires GRF appropriation item 100412, Unemployment Insurance System Lease Rental Payments, to cover the financing costs for the acquisition, development, implementation, and integration of the Unemployment Insurance System.

### DASCD4  EDCS Lease Rental Payments

**Section:** 207.20  
Requires GRF appropriation item 100413, EDCS Lease Rental Payments, to be used to cover the financing costs for the acquisition, development, implementation, and integration of the Enterprise Data Center Solutions (EDCS) initiative.

### DASCD5  Multi-Agency Radio Communication System Lease Rental Payments

**Section:** 207.20  
Requires GRF appropriation item 100414, MARCS Lease Rental Payments, to cover the financing costs for the acquisition, development, implementation, and integration of the MultiAgency Radio Communication System (MARCS) upgrade.

### DASCD6  Ohio Administrative Knowledge System Lease Rental Payments

**Section:** 207.20  
Requires GRF appropriation item 100415, OAKS Lease Rental Payments, to cover the financing costs for the acquisition, development, implementation, and integration of the Ohio Administrative Knowledge System (OAKS).

### DASCD7  State Taxation Accounting and Revenue System Lease Rental Payments

**Section:** 207.20  
Requires GRF appropriation item 100416, STARS Lease Rental Payments, to cover the financing costs for the acquisition, development, implementation, and integration of the State Taxation Accounting and Revenue System (STARS).
**DASCD8  Administrative Buildings Lease Rental Bond Payments**

**Section:** 207.20

Requires that GRF appropriation item 100447, Administrative Buildings Lease Rental Bond Payments, be used to make payments pursuant to leases and agreements entered into by the state. Specifies that the appropriations are the source of funds pledged for bond service charges on obligations issued pursuant to R.C.152. and R.C. 154.

**DASCD10  Multi-Agency Radio Communication System debt service payments**

**Section:** 207.20

Requires the Director of Administrative Services, in consultation with the Multi-Agency Radio Communication System (MARCS) Steering Committee and the Director of Budget and Management, to determine the share of debt service payments attributable to spending for MARCS components that are not specific to any one agency and requires that these payments be charged to the Public Safety - Highway Purposes Fund (Fund 5TM0). Requires that these payments be calculated for MARCS capital disbursements made beginning July 1, 1997.

Requires the Director of Administrative Services, within thirty days of any payment made from GRF appropriation item 100447, Administrative Building Lease Rental Bond Payments, to certify to the Director of Budget and Management the share of debt service payments not attributable to any one agency, and allows the Director of Budget and Management to transfer such amounts to the GRF from Fund 5TM0.

**DASCD11  DAS - Building operating payments and Building Management Fund**

**Section:** 207.20

Permits appropriation item 130321, State Agency Support Services, to also 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 appropriation item 130321, State Agency Support Services, notwithstanding RC 125.28, 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. 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 credit of the Building Management Fund (Fund 1320).
Requires that, at least once per year, the portion of appropriation item 130321, State Agency Support Services, not used for the regular expenses of the appropriation item be processed by DAS through intrastate transfer voucher to the credit of the Building Improvement Fund (Fund 5K20).

Earmarks $25.0 million from appropriation item 130321, State Agency Support Services to be used by DAS in FY 2022 in coordination with the Department of Health, to support and or procure a comprehensive and integrated technology solution to align data systems and records and streamline timely data to improve and enhance disease reporting and healthcare delivery systems across the state.

Specifies that the system is to be developed with input from the Departments of Mental Health and Addiction Services, Job and Family Services, Medicaid, and other state agencies, boards, and commissions to ensure cross-agency system integration.

Allows the DAS Director, on July 1, 2022, or as soon as possible thereafter, to certify to the OBM Director an amount up to the unexpended, unencumbered balance in appropriation item 130321, State Agency Support Services, at the end of FY 2022. Reappropriates the certified amount for FY 2023.

### DASCD12  Cash transfer from the MARCS Administration Fund to the GRF

**Section:** 207.20

Allows the Director of Budget and Management, upon the request of the Director of Administrative Services, to transfer unobligated cash in the MARCS Administration Fund (Fund 5C20) to the GRF to reimburse the GRF for lease rental payments made on behalf of the MARCS upgrade.

### DASCD13  Professional Development Fund

**Section:** 207.30

Requires appropriation item 100610, Professional Development, to be used to make payments from the Professional Development Fund (Fund 5L70) under R.C.124.18, covering the cost of programs that provide professional development opportunities for exempt employees. Appropriates additional amounts for these purposes if the Director of Budget and Management determines it is necessary.
Executive

DASCD14  911 Program

Section:  207.30
Requires appropriation item 100663, 911 Program, to be used by DAS to pay the administrative, marketing, and educational costs of the Statewide Emergency Services Internet Protocol Network program.

DASCD15  Employee Educational Development

Section:  207.30
Requires that appropriation item 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 District 1199 of the Health Care and Social Service Union, Service Employees International Union; State Council of Professional Educators; Ohio Education Association and National Education Association; the Fraternal Order of Police Ohio Labor Council, Unit 2; and the Ohio State Troopers Association, Units 1 and 15. Appropriates additional amounts for this purpose if determined they are necessary by the Director of Budget and Management.

DASCD16  General service charges

Section:  207.40
Requires DAS to establish, with the approval of the Director of Budget and Management, charges for recovering the costs of administering the programs funded by the General Services Fund (Fund 1170) and the State Printing Fund (Fund 2100).

DASCD17  Collective bargaining arbitration expenses

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).
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<tbody>
<tr>
<td><strong>DASCD18</strong> Consolidated IT Purchases</td>
<td>Specifies that Fund 2290 appropriation item 100640, Consolidated IT Purchases, be used by DAS to make information technology purchases for the benefit of one or more government entities at a lower aggregate cost than each individual government entity could obtain than if they were making the purchase independently.</td>
</tr>
<tr>
<td><strong>DASCD19</strong> Investment Recovery Fund</td>
<td>Allows cash balances in the Investment Recovery Fund (Fund 4270) to be used to support the operating expenses of the Federal Surplus Operating Program created in R.C 125.84 through 125.90.</td>
</tr>
<tr>
<td><strong>DASCD20</strong> Major IT purchase charges</td>
<td>Allows the Director of Budget and Management, at the request of the Director of Administrative Services, to transfer up to the amount collected for statewide indirect costs attributable to debt service paid for the enterprise data center solutions project from the GRF to Major Information Technology Purchases Fund (Fund 4N60).</td>
</tr>
<tr>
<td><strong>DASCD21</strong> Professions Licensing System</td>
<td>Requires Fund 5JQ0 appropriation item 100658, Ohio Professionals Licensing System, to be used to purchase the equipment, products, and services necessary to update and maintain an automated licensing system for the professional licensing boards. Requires DAS to establish charges for recovering the costs of ongoing maintenance of the system that are not otherwise recovered under Section 125.18 of the Revised Code. Requires that the charges be billed to state agencies, boards, and commissions using the state's enterprise electronic licensing system and deposited via intrastate transfer vouchers to the credit of the Professions Licensing System Fund (Fund 5JQ0).</td>
</tr>
</tbody>
</table>
DASCD22  Building Improvement Fund

Section:  207.45
Requires that Fund 5KZ0 appropriation item 100659, Building Improvement, be used to make payments for major maintenance or improvements required in facilities maintained by DAS.

Requires DAS to conduct or contract for regular assessments of these buildings and allows DAS to maintain a cash balance in the Building Improvement Fund (Fund 5KZ0) equal to the cost of the repairs and improvements that are recommended to occur within the next five years, except that the Director of DAS may request the Director of OBM to permit a cash transfer from Fund 5KZ0 to the Building Management Fund (Fund 1320) to pay costs of operating and maintaining the buildings that are not charged to tenants during the same fiscal year.

Allows the Director of Administrative Services to request the Director of Budget and Management to transfer cash from Fund 1320 to Fund 5KZ0 in an amount equal to the initial transfer plus interest if the cash balance in Fund 1320 is determined to be sufficient.

DASCD23  Information Technology Development Fund and Innovate Ohio

Section:  207.45
Establishes the Information Technology Development Fund (Fund 5LJ0). Specifies that Fund 5LJ0 appropriation item 100661, IT Development, be used by DAS to pay the costs of modernizing the state's information technology management and investment practices to a statewide methodology supporting development of enterprise solutions. Allows the appropriation item to be used to pay the costs of enterprise information technology initiatives affecting state agencies or their customers.

Allows the Director of DAS, with approval from the Director of OBM, to charge state agencies an information technology development assessment based on state agencies' information technology expenditures or other methodology and to entities that are not state agencies to offset the cost of specific technology events or service. Requires the revenues from this assessment to be deposited into Fund 5LJ0.

Allows the Director of OBM, upon the request of the Director of Administrative Services, to transfer up to $6.0 million cash in each fiscal year from the GRF to Fund 5LJ0 to support the operations of the Office of InnovateOhio.
DASCD24  State EEO Fund

Section: 207.45
Requires the OBM Director, effective July 1, 2021, to cancel any existing encumbrances against appropriation item 100649, Equal Opportunity Division - Operating, and reestablish them against appropriation item 100622, Human Resources Division - Operating and appropriates the reestablished encumbered amount.

Requires any business commenced but not completed under appropriation item 100649, Equal Opportunity Division - Operating by July 1, 2021, be completed under appropriation item 100622, Human Resources Division - Operating, in the same manner, and with the same effect as if completed with regard to appropriation item 100649, Equal Opportunity Division - Operating.

Requires the OBM Director to transfer the amount of cash in the State EEO Fund (Fund 1880) that was received from agencies for actual expenditures deposited to the credit of Fund 1880 into the Human Resources Services Fund (Fund 1250). Requires the DAS Director, on July 1, 2021, or as soon as possible thereafter, to certify to the OBM Director the amount to be transferred.

DASCD25  Enterprise Applications

Section: 207.45
Requires Enterprise Applications Fund (Fund 5PC0) appropriation item 100665, Enterprise Applications, to be used for the operation and management of information technology applications that support state agencies' objectives. Requires charges billed to benefiting agencies be deposited to the credit of Fund 5PC0.

DASCD26  Enterprise IT Strategy Implementation

Section: 207.50
Requires the DAS Director to determine and implement strategies that benefit the enterprise by improving efficiency, reducing costs, or enhancing capacity of IT services. Allows such improvements and efficiencies to result in the consolidation and transfer of such services.

Allows the DAS director to request the OBM Director to consolidate or transfer IT-specific budget authority between agencies or within an agency as necessary to implement enterprise IT cost containment strategies and related efficiencies.
Executive

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.

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.

DASCD36  Transfer of employees from the Department of Health to the Department of Administrative Services

Section:  518.40
Transfers, subject to the layoff provisions of R.C. Sections 124.321 to 124.328, employees identified as necessary to the operation of a central warehouse from the Department of Health to the Department of Administrative Services on July 1, 2021, or as soon as can be effectuated.

Allows the DAS Director to establish, change, and abolish positions of the Department of Health and assign, reassign, classify, reclassify, transfer, reduce, promote, or demote all employees of the Department of Health who are not subject to Chapter 4117 of the Revised Code.

Specifies that the authority granted the DAS Director includes assigning or reassigning exempt employees, as defined in R.C. Section 124.152, to a bargaining unit classification.

Requires the DAS Director to place an employee in the E-1 pay range that is to be assigned, reassigned, etc. to a lower classification, in Step X and specifies that the employee will not receive any increase in compensation until the maximum rate of pay for that classification exceeds the employee's compensation.

Specifies that actions taken by the Health Director or DAS Director under the bill are not subject to appeal to the State Personnel Board of Review.

Allows the OBM Director, on or after July 1, 2021, and notwithstanding law to the contrary, to make budget changes made necessary by the aforementioned changes, including canceling encumbrances of the Department of Health and reestablishing them as encumbrances of DAS. Appropriates any reestablished encumbrances.

Fiscal effect: The personnel and other related costs will be transferred from DOH to DAS.
DEVCD4  Transfer of Equal Employment Opportunity Division from DAS to DEV

R.C.  121.07, 122.92, with conforming changes in numerous other RC sections; Sections 518.10-518.16

Transfers responsibility for administering the Minority Business Enterprise Program, the Encouraging Diversity, Growth, and Equity (EDGE) Program, the Women-Owned Business Enterprise Program, and the Veteran-Friendly Business Enterprise Program to the Director of Development and the Department of Development (DEV), rather than the Director of Administrative Services (DAS) and the Equal Opportunity Employment Coordinator within DAS.

Transfers the administration of these function effective July 1, 2021. Specifies that business related to these functions ongoing as of this date be completed by DEV in the same manner and with the same effect as being done by DAS. Provides for the continuation of DAS rules for these programs under DEV until modified or rescinded by the latter agency. Specifies that no judicial or administrative matter related to these programs pending on the transfer date is affected by the transfer of these programs from DAS to DEV.

Specifies that the transfer of these programs and any reassignment of certain functions from DAS to DEV are not appropriate subjects for collective bargaining.

Provides for the transfer of DAS employees who administer these programs from DAS to DEV. Authorizes the Director of DEV to establish, change, and abolish positions and assign, reassign, classify, reclassify, transfer, reduce, promote, or demote all employees of DEV who are not subject to public employee collective bargaining. Specifies that this authority extends to assigning or reassigning exempt employees to bargaining unit positions when appropriate and how this is to be accomplished under the state's job classification plan. Specifies that actions taken under this authority are not subject to appeal to the State Personnel Board of Review.

Allows the Director of DEV to enter into contracts with private or government entities for staff training and development to facilitate the transfer of the business certification functions from DAS to DEV.

Gives the Controlling Board authority to increase appropriations for any fund (except GRF) as needed to pay for increases in employee compensation pursuant to collective bargaining contracts or increases that are provided for exempt employees under current law. Appropriates the increased amounts.

Requires the Director of Budget and Management to make the needed budget and accounting changes resulting from this transfer, such as renaming or creating new funds or consolidating existing ones, and canceling and establishing encumbrances. Appropriates the amounts of the established encumbrances. Specifies that all records, documents, files, equipment, assets, and other materials are transferred from DAS to DEV.
Executive

Requires the Director of the Legislative Service Commission to renumber the rules pertaining to the programs to move them from DAS to DEV.

Fiscal effect: Increased costs to the Minority Business Development Division within DEV for overseeing these additional programs, and simultaneously reduces costs for DAS. The executive provides funding for these purposes under GRF appropriation item 195405, Minority Business Development.
PENCD1 Police and Fire Death Benefit Fund

Section: 361.20

Specifies that appropriation item 090575, Police and Fire Death Benefits, be disbursed quarterly by the Treasurer of State (TOS) at the beginning of each quarter of each fiscal year to the Board of Trustees of the Ohio Police and Fire Pension Fund (OP&F), which serves as trustees of the Ohio Public Safety Officers Death Benefit Fund. Requires TOS to certify such amounts quarterly to the Director of Budget and Management.

Specifies that the OP&F Board of Trustees must certify to TOS, by June 20 of each fiscal year, the amount disbursed in the current fiscal year to make the payments associated with benefits paid under the death benefit fund and applicable costs for the fund’s recipients who elected benefits under the state employees' health benefit plans. Requires the OP&F Board of Trustees to return to TOS all monies received from appropriation item 090575, Police and Fire Death Benefits, but not disbursed.

Requires the OP&F Board of Trustees to also withhold from the benefits paid from the death benefit fund to a fund recipient, who elected any benefits under state employees' health benefit plans, the percentage of the cost for health benefits that would be paid by a state employee, and forward the withheld amounts to the Department of Administrative Services (DAS), from the revenue received from ALI 090575.

Specifies that the OP&F Board of Trustees, for each death benefit fund recipient who participates in health, medical, hospital, dental, surgical, or vision benefits under the state employees' health benefit plans, must forward from the revenue received from ALI 090575 the percentage of the cost for the applicable benefits that would be paid by a state employer for a state employee who elects that coverage and any applicable administrative costs, which must not exceed 2% of the total cost of the benefits.

Specifies that if the DAS Director determines, in consultation with the Chairperson of the OP&F Board of Trustees (or designee), that additional amounts are necessary to pay the cost of providing required death or health benefits from ALI 090575 in FY 2022 or 2023, the DAS Director may certify the additional amount necessary to the OBM Director, and appropriates that amount.

**Fiscal effect:** Potential increase in amounts appropriated in GRF line item 090575 in FY 2022 and FY 2023, depending on the DAS Director's determination.
Requires the State Pay for Success Contract Fund to be used for the purpose of funding a pay for success project pursuant to R.C. 113.60. Requires the Treasurer of State (TOS), in consultation with the Director of Administrative Services and the Chancellor of Higher Education, to initiate a pay for success contract with a service intermediary and service provider to improve Ohio National Guard Scholarship utilization and postsecondary outcomes for scholarship recipients. Specifies that the program must be delivered to Ohio National Guard members planning to matriculate at a state institution of higher education in Ohio.
LOCCD3  Political subdivision purchases through DAS

R.C.  125.04, 3501.302

Authorizes DAS to permit political subdivisions of another state to participate in DAS contracts for the purchase of supplies and services.

Allows a county board of elections to participate in DAS contracts for the purchase of supplies and services if DAS has authorized that county to participate in those contracts, rather than making the board apply separately.

Clarifies that a county board of elections is permitted to purchase election supplies through DAS's cooperative purchasing program, through the Secretary of State’s bulk purchasing program, or through other means.

Fiscal effect: Provides county boards of elections purchasing flexibility that would allow the boards to acquire supplies at a lower cost in some instances.