

# **COMPARISON DOCUMENT**

**(Including Both Language & Appropriation Changes)**

**House Bill 483**  
**130th General Assembly**

**Appropriations/Mid-Biennium Review**  
**(FY 2014-FY 2015)**

**As Introduced**  
**As Passed by the House**  
**As Passed by the Senate**

*Items on which the Executive, House, and Senate are in agreement are **not** shown.*

**Legislative Service Commission**  
**May 22, 2014**

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**Executive**

**As Passed by the House**

**As Passed by the Senate**

**DASCD4 Official Public Notice Web Site**

**R.C. 125.182, 7.10, 7.16, 2701.09**

(1) Changes the name of the state public notice web site operated by the Office of Information Technology (OIT) within DAS or its contractor to the "Official Public Notice Web Site." Eliminates the requirement for OIT to bear the expense of maintaining the domain name for the Official Public Notice Web Site.

(1) No provision.

**R.C. 125.182, 7.10, 7.16**

(1) Same as the Executive, but requires an Ohio trade association that represents the majority of newspapers of general circulation (instead of OIT or its contractor as under current law) to operate and maintain the web site.

(2) Allows OIT or its contractor to (a) charge a fee for enhanced search and customized content delivery features of the official public notice web site, and (b) to charge the publisher of a newspaper or daily law journal a reasonable, uniform fee for posting notices and advertisements on the official public notice web site.

(2) No provision.

(2) Same as the Executive, but applies the provision to the Ohio trade association that represents the majority of newspapers of general circulation, instead of OIT or its contractor.

(3) Requires the publisher of a daily law journal in which abstracts of legal notices of advertisements are published to also post those notices and advertisements in their entirety on the journal's web site, if it has one, and the Official Public Notice Web Site.

(3) No provision.

(3) No provision.

(4) Requires, if requested, OIT or its contractor to provide a regularly scheduled feed or similar data transfer to DAS of notices and advertisements posted on the web site, provided the feed not be required more frequently than once each business day.

(4) No provision.

(4) Same as the Executive, except places this responsibility with the Ohio trade association that represents the majority of newspapers of general circulation.

(5) Specifies that an error in a notice or advertisement posted on the web site does not constitute a defect in making a legal publication of the notice or advertisement if the notice or advertisement published in the newspaper or daily law journal is correct.

(5) No provision.

(5) Same as the Executive.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

(6) Requires the publisher of a newspaper or daily law journal that maintains a web site to include a link to the Official Public Notice Web Site.

(6) No provision.

(6) Same as the Executive.

(7) Changes the second, abbreviated notice or advertisement publication requirements that a state agency or political subdivision must meet to eliminate further newspaper publications by: (a) eliminating a requirement that the second abbreviated notice be published on a newspaper's Internet web site, if the newspaper has one; (b) specifying that the publisher of the newspaper post the second, abbreviated notice or advertisement on the official public notice web site at no additional cost; and (c) requiring that the abbreviated second notice need only include the Internet address of the official public notice web site and the name, address, telephone number, and email address of the state agency, political subdivision, or other party responsible for publication (thereby eliminating the need for these entities to include their own specific Internet addresses).

(7) No provision.

(7) Same as the Executive.

(8) No provision.

(8) No provision.

(8) Requires that, not later than 180 days after the amendment's effective date, all notices or advertisements that are required by law to be published in a newspaper or in a daily law journal be posted on the Official Public Notice Web Site by the publisher of the newspaper or journal.

(9) No provision.

(9) No provision.

(9) Prohibits the Official Public Notice Web Site from containing any political publications or political advertising.

## Executive

## As Passed by the House

## As Passed by the Senate

**Fiscal effect: Potential for a minimal gain in revenues collected by OIT resulting from user fees charged for enhanced searches, customized content delivery, and uniform fees charged for posting notices and advertisements. Alternatively, if OIT's contractor assesses these fees rather than OIT, there would be no fiscal effect.**

**Fiscal effect: Transferring responsibility for operating and maintaining the Official Public Notice Web Site from OIT to a non-governmental entity would result in a decrease in costs for OIT.**

Executive

As Passed by the House

As Passed by the Senate

**AGECD2 Criminal records checks for direct-care positions**

**R.C. 109.572, 173.27, 173.38, 3701.881, 5123.081, 5123.169, 5164.34, 5164.342**

Revises provisions regarding criminal records checks, hiring and retention, and conditional hiring for specified positions or certificates as follows:

No provision.

No provision.

(1) Removes provisions that specify that a finding of eligibility for intervention in lieu of conviction of certain offenses is a disqualifying offense with respect to positions: that provide ombudsman services to residents and recipients; that involve a direct-care position with an area agency on aging (AAA), a PASSPORT administrative agency (PAA), a provider, or a subcontractor; with a home health agency involving direct care to an individual; and with the Ohio Department of Developmental Disabilities (ODODD) or a county board of developmental disabilities, or direct mental retardation or developmental disabilities service positions with a provider or subcontractor; and with respect to supported living certificates.

(1) No provision.

(1) No provision.

(2) Clarifies a distinction between initially hiring a person and retaining a person employed in a specified position, and clarifies provisions regarding the conditional hiring of a person with respect to positions: that provide ombudsman services to residents and recipients; that involve a direct-care position with an AAA, a PAA, a provider, or a subcontractor; with a home health agency involving direct care to an individual; with the ODODD or a county board of developmental disabilities, or direct mental retardation or developmental disabilities services positions with a provider or subcontractor; with a Medicaid provider; and with a

(2) No provision.

(2) No provision.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

Medicaid waiver agency.

(3) In the provisions that require a "responsible party" (an AAA, PAA, a provider, or a subcontractor) to conduct a review and obtain a criminal records check before hiring an applicant or retaining an employee in a direct-care position, expands the definition of "responsible party" to include a consumer who, as the employer of record, directs a consumer-directed provider, and revises procedures for the conduct of criminal records checks regarding self-employed providers so that the involved AAA or PAA has the responsibility for the records checks.

(3) No provision.

(3) No provision.

**Fiscal effect: None, assuming the applicant pays for the criminal records check.**

Executive

As Passed by the House

As Passed by the Senate

AGOCD4 Consumer Sales Practices Act investigations by the Attorney General

No provision.

No provision.

R.C. 1345.06

Clarifies that the person subpoenaed by the Attorney General investigating violations of the Consumer Sales Practices Act may file a motion to extend the return day or to modify or quash the subpoena. Changes the venue for filing such a motion from the court of common pleas of Franklin County or the county in which the person served resides or has his or her principal place of business to the court of common pleas of Franklin County or any other county in this state. Changes the venue for the Attorney General to apply for an order compelling compliance with a subpoena from the county in which the person served resides or has his or her principal place of business to the court of common pleas of Franklin County or any other county in this state.

**Fiscal effect: There may be a minimal shifting of annual adjudicatory costs, as some matters related to the Consumer Sales Practice Act may be filed in the common pleas court of a county different from the county where these matters might otherwise have been filed under current law.**

Executive

As Passed by the House

As Passed by the Senate

AGOCD5 Payment for HIV post-exposure prophylaxis for victims of sex offenses

(1) No provision.

(1) No provision.

**R.C. 2743.191, 2907.28**

(1) Requires the cost of HIV post-exposure prophylaxis provided to a victim of a sex offense as part of a medical examination performed for the purpose of gathering physical evidence to be paid out of the Reparations Fund in the same manner as other examination expenses are paid.

(2) No provision.

(2) No provision.

(2) Requires the hospital or emergency facility performing the examination to accept a flat fee payment for providing HIV post-exposure prophylaxis, and requires the Attorney General to determine a reasonable flat fee payment amount for that purpose.

(3) No provision.

(3) No provision.

(3) Defines "HIV post-exposure prophylaxis" as the administration of medicines to prevent AIDS or HIV infection following exposure to HIV, and specifies that "AIDS" and "HIV" have the same meanings as in the Health Department Law.

**Fiscal effect: The Reparations/Crime Victims Fund (Fund 4020) will experience an increase in annual expenditures related to the costs of providing for HIV post-exposure prophylaxis medications. The health care regimen could cost several hundreds of dollars per course of treatment (typically lasting 30 days). If the flat fee payment is set at a level below the actual cost of treatment, locally funded health care facilities could experience cost increases related to the difference between the actual cost of treatment and the reimbursement rate set by the Attorney General.**

Executive

As Passed by the House

As Passed by the Senate

AGOCD2 Instant bingo applications

No provision.

**R.C. 2915.08**

Permits a properly licensed charitable organization that desires to conduct instant bingo other than at a bingo session at additional locations not identified on the license to apply in writing to the Attorney General for an amended license. Requires the application to indicate the additional locations at which the organization desires to conduct instant bingo other than at a bingo session.

**Fiscal effect: This provision may minimally increase the Attorney General's annual administrative costs, which could be offset, in whole or in part, by the required \$250 application fee. These fees are deposited to the credit of the Charitable Foundations Fund (Fund 4180).**

**R.C. 2915.08**

Same as the House.

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

AGOCD3 School district contracts with entities providing account-based access to online services

No provision.

No provision.

**R.C. 3313.351**

Permits the Attorney General to educate school districts about contracting with any entity that provides students with account-based access to a web site or an online service, including e-mail.

**Fiscal effect: If the Attorney General chooses to educate school districts, any costs undertaken would depend on the frequency and method of delivery employed.**

Executive

As Passed by the House

As Passed by the Senate

OBMCD4      FY 2014 GRF Ending Balance

No provision.

No provision.

**Section: 610.20**

***Amends Section 512.70 of H.B. 59***

Replaces a provision of current law that prohibits cash from being transferred to the Income Tax Reduction Fund prior to July 1, 2015 with a provision that allocates FY 2014 GRF surplus revenue as follows: (1) transfers any amount that is needed to bring the Budget Stabilization Fund to its statutory level of 5% of annual GRF revenues, (2) transfers up to \$300 million to the Medicaid Reserve Fund (Fund 5Y80), and (3) reserves any remaining surplus revenue in the GRF.

Executive

As Passed by the House

As Passed by the Senate

CACCD4 Ohio Casino Control commissioner salary

R.C. 3772.02

Entitles an Ohio Casino Control Commission member to an annual salary of \$30,000 and removes a provision that entitled a Commission member to a \$60,000 annual salary for the first four years of the Commission's existence. (The Commission was created in 2010.)

**Fiscal effect: Increases operating expenses by up to \$210,000 annually relative to current law. Salaries are paid out of Appropriation Line Item 955321, Casino Control – Operating (Fund 5HS0).**

R.C. 3772.02

Same as the House.

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

No provision.

Executive

As Passed by the House

As Passed by the Senate

**CDPCD1 Chemical dependency counselors – pathological and problem gambling endorsement**

R.C. 4758.01, 4758.02, 4758.06, 4758.16, 4758.20, 4758.21, 4758.23, 4758.24, 4758.26, 4758.28, 4758.29, 4758.30, 4758.31, 4758.35, 4758.36, 4758.48, 4758.50, 4758.51, 4758.60, 4758.62, 4758.63, 4758.64, 4758.71

R.C. 4758.01, 4758.02, 4758.06, 4758.16, 4758.20, 4758.21, 4758.23, 4758.24, 4758.26, 4758.28, 4758.29, 4758.30, 4758.31, 4758.35, 4758.36, 4758.48, 4758.50, 4758.51, 4758.60, 4758.62, 4758.63, 4758.64, 4758.71

R.C. 4758.01, 4758.02, 4758.06, 4758.16, 4758.20, 4758.21, 4758.23, 4758.24, 4758.26, 4758.28, 4758.29, 4758.30, 4758.31, 4758.35, 4758.36, 4758.48, 4758.50, 4758.51, 4758.55, 4758.561, 4758.59, 4758.60, 4758.61, 4758.62, 4758.63, 4758.64, 4758.71, 4789.61

Generally, enables a chemical dependency counselor to achieve a pathological and problem gambling endorsement on the counselor's license to enable the counselor to address gambling addiction disorders.

Same as the Executive.

Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."

Defines "pathological and problem gambling" as a persistent and recurring maladaptive gambling behavior that is classified in accepted nosologies.

Same as the Executive.

Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."

Prohibits a person from representing to the public that the person holds a pathological and problem gambling endorsement unless the person holds a valid endorsement.

Same as the Executive.

Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."

Modifies the Chemical Dependency Professionals Board's rulemaking authority to include rules regarding the pathological and problem gambling endorsement.

Same as the Executive.

Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."

Permits the Board to establish and adjust fees to be charged for issuing an initial pathological and problem gambling endorsement and renewing the endorsement.

Same as the Executive.

Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."

Requires the Board to issue an endorsement to an individual who meets certain requirements.

Same as the Executive.

Same as the Executive.

States that an endorsement expires two years after its issuance.

Same as the Executive.

Same as the Executive.

Executive	As Passed by the House	As Passed by the Senate
Requires the Board to renew an endorsement under standard renewal procedures.	Same as the Executive.	Same as the Executive.
Permits an expired endorsement to be restored under certain circumstances.	Same as the Executive.	Same as the Executive.
Requires the Board to investigate alleged irregularities in the delivery of pathological and problem gambling counseling services.	Same as the Executive.	Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."
Requires an individual seeking an endorsement to file with the Board a written application on a form the Board prescribes.	Same as the Executive.	Same as the Executive.
<p>Requires an individual seeking an endorsement to be one of the following:</p> <ul style="list-style-type: none"> <li>(1) A licensed independent chemical dependency counselor, chemical dependency counselor III, or chemical dependency counselor II;</li> <li>(2) An individual authorized under the Physicians Licensing Law to practice medicine and surgery or osteopathic medicine and surgery;</li> <li>(3) A licensed psychologist;</li> <li>(4) A licensed registered nurse if the endorsement is consistent with the individual's scope of practice; or</li> <li>(5) A professional clinical counselor, professional counselor, independent social worker, social worker, independent marriage and family therapist, or licensed marriage and family therapist if the endorsement is consistent with the individual's scope of practice.</li> </ul>	Same as the Executive.	Same as the Executive, but only permits a licensed independent chemical dependency counselor, chemical dependency counselor III, or chemical dependency counselor II to receive an endorsement.
Requires an individual seeking an endorsement to have at least 30 hours of training in pathological and problem gambling that meets the requirements specified in the Board's rules.	Same as the Executive.	Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."

Executive	As Passed by the House	As Passed by the Senate
Requires an individual seeking an endorsement to have at least 100 hours of compensated work or supervised internship in pathological and problem gambling direct clinical experience.	Same as the Executive.	Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."
Permits a licensed independent chemical dependency counselor, chemical dependency counselor III, or chemical dependency counselor II to be issued an initial endorsement subject to special conditions.	Same as the Executive.	Same as the Executive.
Requires a licensed independent chemical dependency counselor, chemical dependency counselor III, or chemical dependency counselor II to complete the 100 hours of compensated work or supervised internship in pathological and problem gambling direct clinical experience before the expiration of their initial endorsement.	Same as the Executive.	Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."
Requires each individual who holds an endorsement to complete during the period that the endorsement is in effect not less than six hours of continuing education as a condition of receiving a renewed endorsement.	Same as the Executive.	Same as the Executive.
Permits an individual holding a valid license issued under the Chemical Dependency Professionals Law and the endorsement to diagnose and treat pathological and problem gambling conditions, and to perform treatment planning.	Same as the Executive.	Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."
Prohibits a licensed chemical dependency counselor III or a licensed chemical dependency counselor II with endorsement from practicing as an individual practitioner.	Same as the Executive.	Same as the Executive.
Updates the Chemical Dependency Professionals Law to account for the ability of a chemical dependency counselor to receive the pathological and problem gambling endorsement.	Same as the Executive.	Same as the Executive, but changes references from "pathological and problem gambling" to "gambling disorder."

**Executive**

**As Passed by the House**

**As Passed by the Senate**

No provision.

No provision.

Specifies throughout the Chemical Dependency Professional's Law that certified nurse practitioners and clinical nurse specialists can provide supervision for the following: (1) a prevention specialist assistant engaging in the practice of alcohol and other drug prevention services; (2) a chemical dependency counselor III (who holds a gambling disorder endorsement) diagnosing gambling disorders or supervising gambling disorder treatment counseling; (3) an independent chemical dependency counselor providing clinical supervision of chemical dependency counseling; (4) a chemical dependency counselor III diagnosing chemical dependency conditions or providing clinical supervision of chemical dependency counseling; (5) a chemical dependency counselor assistant performing treatment planning, assessment, crisis intervention, individual and group counseling, case management, and education services as they relate to abuse of or dependency on alcohol and other drugs or referring individuals with nonchemical dependency conditions to appropriate sources of help.

Requires chemical dependency counselor III licensholders with an endorsement to diagnose pathological and problem gambling conditions under supervision.

No provision.

Same as the Executive, but but changes references from "pathological and problem gambling" to "gambling disorder." Removes the requirement that a supervising provider have a gambling disorder endorsement.

**Fiscal effect: Potential gain in revenue. Potential increase in administrative costs.**

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

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

Executive

As Passed by the House

As Passed by the Senate

**COMCD9 Signs containing the international symbol of access**

No provision.

No provision.

**R.C. 9.54**

Requires whoever erects or replaces a sign containing the international symbol of access to use forms of the word "accessible" rather than "handicapped" or "disabled."

**COMCD7 Roller rink registration**

No provision.

**R.C. 121.084, Repeals 4171.03 and 4171.04**

Repeals a requirement that roller skating rinks obtain an annual \$25 certificate of registration from the Superintendent of Industrial Compliance.

**Fiscal effect: Small loss in annual registration fee deposited into the Industrial Compliance Operating Fund (Fund 5560).**

**R.C. 121.084, Repeals 4171.03 and 4171.04**

Same as the House.

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

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**COMCD2 Mortgage broker and loan originator requirements**

**R.C. 1321.535, 1322.051**

**R.C. 1321.535, 1322.051**

**R.C. 1321.535, 1322.051, 1322.063 (repealed), 1322.11**

Removes the requirement that an applicant for a mortgage loan originator license or a loan originator license must achieve a test score of at least 75% correct answers on all questions relating to Ohio Mortgage Lending Laws and the Ohio Consumer Sales Practices Act in order to be considered to have passed the written test. Specifies, instead, that the applicant must correctly answer at least 75% of the questions to pass the test. (The test covers an applicant's knowledge and comprehension of topics such as ethics and federal and state law on mortgage origination generally.)

Same as the Executive.

Same as the Executive.

Requires a designated business operations manager of a mortgage broker business to pass a written test developed and approved by the Nationwide Mortgage Licensing System and Registry instead of a written test approved by the Superintendent of Financial Institutions.

Same as the Executive.

Same as the Executive.

No provision.

No provision.

Eliminates a current law requirement that mortgage brokers and loan originators deliver a disclosure form to a buyer describing any property tax escrow and monthly payments of a loan.

**Fiscal effect: None.**

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

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

Executive

As Passed by the House

As Passed by the Senate

**COMCD8 Sale of growlers of beer for consumption off premises**

No provision.

No provision.

**R.C. 4303.021**

Allows certain A-1a liquor permit holders to sell growlers of beer from the permit premises, provided that particular criteria are met, including that the beer is dispensed in glass containers with a capacity that does not exceed a gallon.

**Fiscal effect: Potential negligible gain in beer tax revenue from increased beer sales.**

**COMCD1 Division of Real Estate rulemaking for mass appraisal projects**

**R.C. 5713.012**

Requires the Division of Real Estate to adopt rules governing the qualifications of mass appraisal project managers to include the following:

The form and manner by which a person may apply to the Superintendent to offer a required thirty-hour course or continuing education course;

Standards to be used by the Superintendent in approving a thirty-hour course or continuing education course;

Standards to be used in determining whether a person has successfully completed the examination and continuing education requirements for a mass appraisal project manager;

The method and deadlines for transmitting to the Tax Commissioner all information necessary for the Commissioner to determine a person's eligibility for inclusion

**R.C. 5713.012**

Same as the Executive.

**R.C. 5713.012**

Same as the Executive.

Same as the Executive.

Same as the Executive.

No provision.

No provision.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

on the Commissioner's list of qualified project managers.  
**Fiscal effect: Likely minimal increase in expenditures from the Division of Real Estate Operating Fund (Fund 5490) appropriation item 800614, Real Estate, from administrative costs in adopting and implementing these rules.**

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

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

Executive

As Passed by the House

As Passed by the Senate

**CEBCD3 Controlling Board authority to approve the expenditure of certain funds**

(1) No provision.

(1) No provision.

**R.C. 127.163, 127.164, 131.35**

(1) Limits the Controlling Board's authority to approve the expenditure of certain federal and nonfederal funds that: (a) are received in excess of the amount appropriated for a specific purpose, or (b) are not anticipated in the current biennial appropriations act, to no greater than one percent of the GRF appropriations for a given fiscal year.

(2) No provision.

(2) No provision.

(2) Requires a state agency, as part of a request to approve the making of a purchase, to provide to the Controlling Board certain information about a proposed supplier or proposed subcontractor that is not headquartered in Ohio, but has a presence in the state.

(3) No provision.

(3) No provision.

(3) Requires a state agency to contact any entity headquartered in Ohio that the agency approached to fulfill a purchase or to whom the agency sent a request for proposals but that failed to respond, to determine why there was no response, and to report that information to the Controlling Board.

**Fiscal effect: Negligible annual increase in administrative costs for state agencies to prepare certain Controlling Board requests.**

Executive

As Passed by the House

As Passed by the Senate

**CEBCD1 Children Services**

No provision.

No provision.

**Sections: 610.20, 610.21;  
Amends Section 245.10 of H.B. 59**

Permits the ODJFS Director to seek Controlling Board approval for the release and transfer of appropriations from GRF line item 911420, Children Services.

No provision.

No provision.

Upon approval of the Controlling Board, requires the OBM Director to transfer appropriations equal to the amount requested to an appropriation item in ODJFS, as determined by the OBM Director.

No provision.

No provision.

Requires that the transferred appropriations be used to implement the recommendations of the Children Services Funding Workgroup.

**CEBCD2 Adult protective services**

No provision.

No provision.

**Sections: 610.20, 610.21;  
Amends Section 245.10 of H.B. 59**

Permits the ODJFS Director to seek Controlling Board approval for the release and transfer of appropriations from GRF line item 911421, Adult Protective Services.

No provision.

No provision.

Upon approval of the Controlling Board, requires the OBM Director to transfer appropriations equal to the amount requested to an appropriation item in ODJFS, as determined by the OBM Director.

No provision.

No provision.

Requires the transferred appropriations be used to implement the recommendations of the Adult Protective Services Funding Workgroup.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**DEVCD5 Sports incentive grants**

**R.C. 122.121**

No provision.

Eliminates the requirements under the Sports Incentive Grant Program that (1) the disbursements must be made from the GRF, and (2) the Director of Budget and Management must establish a schedule for the disbursement of the grant payments.

**R.C. 122.12, 122.121**

Includes boxing and the Special Olympics as eligible sports competitions for purposes of the Sports Incentive Grant program.

Same as the Executive.

**R.C. 122.12, 122.121**

Same as the House.

Same as the Executive.

**DEVCD10 Metropolitan Housing Authority contracts and grants**

No provision.

No provision.

**R.C. 3735.31**

Provides that nothing in the Metropolitan Housing Authority (MHA) Law limits an MHA's authority to compete for and perform federal housing contracts or grants.

**Fiscal effect: None.**

Executive

As Passed by the House

As Passed by the Senate

DEVCD6 Earmarks for Connect Ohio projects

**Section: 610.20**  
**Amends Sections 257.10 and 257.20 of H.B. 59**

No provision.

Makes the following earmarks for FY 2015 under GRF appropriation item 195532, Technology Programs and Grants: (1) up to \$1,510,000 to Connect Ohio to support the Digital Works initiative, and (2) up to \$780,500 to Connect Ohio to provide broadband mapping and economic development consultation services.

No provision.

DEVCD8 Earmark for MLB All-Star Game

**Section: 610.20**  
**Amends Sections 257.10 and 257.50 of H.B. 59**

No provision.

Earmarks \$500,000 in FY 2015 from Fund 5MJ0 appropriation item 195683, TourismOhio Administration, to support the 2015 Major League Baseball All-Star Game in Cincinnati.

No provision.

Executive

As Passed by the House

As Passed by the Senate

**DEVCD9 Economic Gardening Technical Assistance Pilot Program**

**Sections: 757.30, 757.60, 610.20  
Amends Sections 257.10 and 257.20 of H.B.  
59**

(1) No provision.

(1) Creates the Economic Gardening Technical Assistance Pilot Program under the Development Services Agency to provide eligible businesses with technical assistance related to market research, marketing, and the development of connections with other businesses and resource providers.

(1) No provision.

(2) No provision.

(2) Provides that an eligible business must be for-profit, have between six and 99 employees, generate between \$750,000 and \$25 million in annual revenue, have maintained its principal place of business in Ohio for the past two years, and have increased its gross revenue and number of full-time Ohio employees during three of the past five years.

(2) No provision.

(3) No provision.

(3) Provides for the repeal of the program two years after it is created. Requires DSA to compile a report on the program within one year after it is created and submit the report to the Governor and General Assembly.

(3) No provision.

(4) No provision.

(4) Specifies that new appropriation item 195530, Economic Gardening Pilot Program, is to be used to support the Economic Gardening Technical Assistance Pilot Program.

(4) No provision.

**Fiscal effect: The bill appropriates \$500,000 in FY 2015 for the pilot program.**

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**DDDCD2 Surveys of residential facilities and supported living providers**

**R.C. 5123.162, 5123.19, 5123.191, 5123.21, 5123.61, 5123.75, and 5123.76**

Requires the ODODD Director, following a survey of a provider, to issue a report listing the date of the survey and any citations issued as a result of the survey.

Requires the Director to do all of the following, except when the Director initiates a proceeding to revoke a provider's license or certification:

(1) Specify a date by which the provider may appeal any of the citations;

(2) Specify a timetable within which the provider must submit a plan of correction describing how the problems specified in the citations will be corrected;

(3) When appropriate, specify a timetable within which the provider must correct the problems specified in the citations.

Requires the Director, if proceedings to revoke a provider's license or certification are initiated, to include the report with the notice of the proposed revocation the Director sends to the provider.

Specifies that the provider may not appeal the citations or submit a plan of correction in this instance.

**R.C. 5123.162, 5123.19, 5123.191, 5123.21, 5123.61, 5123.75, and 5123.76**

Same as the Executive.

Same as the Executive.

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

Same as the Executive.

Same as the Executive.

**R.C. 5123.162, 5123.19, 5123.191, 5123.21, 5123.61, 5123.75, and 5123.76**

Same as the Executive, but also requires ODODD to list in a survey report the statutes or rules that purportedly have been violated by a supported living provider or residential facility and form the bases of citations.

Same as the Executive, but does not exclude the provisions in the case of revocation proceedings.

(1) Same as the Executive, but specifies that the requirement applies "when appropriate."

(2) Same as the Executive, but specifies that the requirement applies "when appropriate."

(3) Replaces the Executive provision that applies to the ODODD Director with a provision that requires the provider to include in its plan of correction the date by which the provider anticipates the problems will be corrected.

Same as the Executive.

No provision.

Executive	As Passed by the House	As Passed by the Senate
<p>Requires the Director to approve or disapprove a plan of correction once the plan is submitted. If approved, a copy of the approved plan shall be provided, not later than five business days after it is approved, to any person or government entity that requests it and made available on ODODD's web site.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Specifies that if the plan of correction is not approved and the Director initiates a proceeding to revoke the provider's license or certification, a copy of the survey report shall be provided to any person or government entity that requests it and made available on ODODD's web site.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>Eliminates references to a "designee" of the Director in provisions that require or authorize the Director to take certain actions.</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>Authorizes the ODODD Director to assign to county DD boards the responsibility to conduct surveys of supported living providers and residential facilities.</p>
<p><b>Fiscal effect: Increase in ODODD administrative costs.</b></p>	<p><b>Fiscal effect: Same as the Executive.</b></p>	<p><b>Fiscal effect: Same as the Executive, and also potential increase in costs for county DD boards that do not already conduct surveys of residential facilities and supported living providers.</b></p>
<hr/> <p><b>DDDCD19 Medicaid payment rates for ICFs/IID in peer group 3</b></p>		
<p>No provision.</p>	<p>No provision.</p>	<p><b>R.C. 5124.01, 5124.101, 5124.15, 5124.151, 5124.17, 5124.19, 5124.21, 5124.28, and 5124.38; Section 610.20</b>  <b>Amends Section 259.210 of H.B. 59</b></p> <p>Places intermediate care facilities for individuals with intellectual disabilities (ICFs/IID) in peer group 3 if:</p>

Executive	As Passed by the House	As Passed by the Senate
(1) No provision.	(1) No provision.	(1) the ICF/IID is first certified as an ICF/IID after July 1, 2014,
(2) No provision.	(2) No provision.	(2) the ICF/IID has a Medicaid-certified capacity not exceeding six,
(3) No provision.	(3) No provision.	(3) the ICF/IID has a contract with the Department of Developmental Disabilities that is for 15 years and includes a provision for the Department to approve all admissions to, and discharges from, the ICF/IID, and
(4) No provision.	(4) No provision.	(4) the ICF/IID's residents are admitted to the ICF/IID directly from a developmental center or have been determined by the Department to be at risk of admission to a developmental center.
No provision.	No provision.	Modifies the formula used to determine the Medicaid payment rates for ICFs/IID by establishing provisions applicable only to ICFs/IID in peer group 3.
No provision.	No provision.	Provides that the Medicaid payment rate for an ICF/IID in peer group 3 is not to exceed the average Medicaid payment rate in effect on July 1, 2013, for developmental centers.
No provision.	No provision.	Eliminates requirements that the ODODD Director, for the purpose of Medicaid payment rates for direct and indirect care costs, adopt rules that specify peer groups of ICFs/IID with more than eight beds and peer groups of ICFs/IID with eight or fewer beds, based on findings of significant per diem direct and indirect care cost differences due to geography and bed-size.
No provision.	No provision.	Places ICFs/IID with a Medicaid-certified capacity exceeding eight in peer group 1 and ICFs/IID with a Medicaid-certified capacity not exceeding eight, other than ICFs/IID in peer group 3, in peer group 2.

Executive	As Passed by the House	As Passed by the Senate
No provision.	No provision.	Provides that, for fiscal year 2016 and thereafter, the maximum cost per case-mix unit for ICFs/IID in peer group 1 is to be 22.46% above the cost per case-mix unit of the ICF/IID in the peer group that has the peer group's median number of Medicaid days for the calendar year immediately preceding the fiscal year.
No provision.	No provision.	Provides that, for fiscal year 2016 and thereafter, the maximum cost per case-mix unit of ICFs/IID in peer group 2 is to be 18.8% above the cost per case-mix unit of the ICF/IID in the peer group that has the peer group's median number of Medicaid days for the calendar year immediately preceding the fiscal year.  <b>Fiscal effect: Potential Medicaid savings as individuals are moved from Developmental Centers to the community.</b>
<b>DDDCD5      Adult services for persons with developmental disabilities</b>		
<b>R.C.      5126.01, 5126.051</b>	<b>R.C.      5126.01, 5126.051</b>	<b>R.C.      5126.01, 5126.051</b>
Provides that "adult services" available through county DD boards no longer expressly include adult day care, sheltered employment, or community employment services.	Same as the Executive.	Same as the Executive.
Provides that "adult day habilitation services," which are part of adult services, no longer expressly include training and education in self-determination designed to help an individual do one or more specified activities.	Same as the Executive.	No provision.
No provision.	No provision.	Eliminates a provision of current law specifying that "adult day habilitation services" include counseling and assistance to obtain housing.

Executive	As Passed by the House	As Passed by the Senate
DDDCD15	County DD board agreements to share employees	
No provision.	<p><b>R.C. 5126.02</b></p> <p>Authorizes two or more county DD boards to agree to share the services of one or more employees.</p> <p><b>Fiscal effect: Potential cost savings for county DD boards.</b></p>	<p><b>R.C. 5126.02</b></p> <p>Same as the House.</p> <p><b>Fiscal effect: Same as the House.</b></p>
DDDCD18	Appointments to county boards of developmental disabilities	
No provision.	No provision.	<p><b>R.C. 5126.022</b></p> <p>Requires a board of county commissioners to appoint to a county DD board at least two members who are (1) immediate family members of individuals eligible for county board services or (2) individuals eligible for county board services, in place of the existing requirement that includes only immediate family members among these appointments.</p> <p><b>Fiscal effect: None.</b></p>
DDDCD17	County DD board contracts with nongovernmental agencies	
No provision.	<p><b>R.C. 5126.037, (repealed)</b></p> <p>Repeals the law prohibiting a county DD board from contracting with a nongovernmental agency whose board includes a county commissioner of any of the counties served by the board.</p> <p><b>Fiscal effect: None.</b></p>	<p><b>R.C. 5126.037, (repealed)</b></p> <p>Same as the House.</p> <p><b>Fiscal effect: Same as the House.</b></p>

Executive

As Passed by the House

As Passed by the Senate

**DDDCD20**      **Fiscal year 2015 Medicaid rates for ICFs/IID**

No provision.

No provision.

**Sections: 610.20, 610.21;  
Amends Section 259.210 of H.B. 59**

Revises the law governing the maximum cost per case-mix unit that is used in determining the fiscal year 2015 Medicaid payment rates for intermediate care facilities for individuals with intellectual disabilities (ICFs/IID) by:

(1) No provision.

(1) No provision.

(1) Requiring the ODODD Director, jointly with certain entities, to determine the amount of the maximum cost per case-mix unit and

(2) No provision.

(2) No provision.

(2) Requiring that the amount so determined, to the extent possible, (a) avoid necessitating a rate adjustment due to a \$282.77 restriction on the mean total per diem Medicaid payment rate for ICFs/IID and (b) result in payment of direct care costs for the same percentage of Medicaid days for ICFs/IID with more than eight beds as for ICFs/IID with eight or fewer beds as of July 1, 2014, based on May 2014 Medicaid days.

**Fiscal effect: Potential rate increase to ICFs/IID if the maximum costs per case-mix unit determined by the ODODD Director and certain entities are higher than \$114.37 for ICFs/IID in peer group 1, or \$109.09 for ICFs/IID in peer group 2.**

Executive

As Passed by the House

As Passed by the Senate

**School Funding**

**EDUCD3 Career technical education - apprenticeship program**

**R.C. 3313.90, 3313.91, 3317.162**

Permits the lead district of a career-technical planning district offering a pre-apprenticeship program to enter into an agreement with a private entity to provide students with the opportunity to begin an apprenticeship program prior to graduating from high school.

No provision.

No provision.

Specifies that the lead district is eligible to apply to ODE for additional funds to assist with paying for the cost of the apprenticeship program provided by the private entity if its agreement with the private entity specifies both of the following:

No provision.

No provision.

- (1) A process for students to receive at least one year of credit toward completion of the private entity's apprenticeship program;
- (2) The amount that the district will pay the private entity for each student that participates in the private entity's apprenticeship program.

Specifies that, upon submission of an application for the funds and a copy of the contract with the required provisions, the lead district is eligible to receive, and ODE is required to pay, an additional payment for each FTE student participating in the private entity's program that is equal to the lesser of (1) the amount specified in the contract or (2) the appropriate career-technical education amount.

No provision.

No provision.

**Fiscal effect: Potential increase in state funding to school districts offering pre-apprenticeship programs with private entities.**

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**EDUCD25 Auxiliary Service Funds**

No provision.

No provision.

**R.C. 3317.06**

Permits auxiliary services funds to be used for emergency communication systems and school entrance security systems in nonpublic schools.

**Fiscal effect: None.**

**Other Education Provisions**

**EDUCD26 Conditional waiver from achievement assessments, teacher evaluations, and report card ratings for STEM schools and certain innovative school districts**

No provision.

No provision.

**R.C. 3302.15, 3326.29**

Authorizes STEM schools and eligible school districts to request a waiver from the Superintendent of Public Instruction for up to five school years from any or all of the following requirements:

No provision.

No provision.

(1) Administration of the elementary and secondary achievement assessments, in favor of alternative assessments as proposed in the request for the waiver and as approved by the state Superintendent.

No provision.

No provision.

(2) Teacher evaluations.

No provision.

No provision.

(3) Reporting of student achievement data for the purpose of the report card ratings.

No provision.

No provision.

Specifies, for purposes of this provision, an eligible school district is one that is a member of the Ohio Innovation Lab Network.

Executive	As Passed by the House	As Passed by the Senate
No provision.	No provision.	Specifies that a STEM school is presumptively eligible to request a waiver.
No provision.	No provision.	Stipulates a number of requirements for the waiver application.
No provision.	No provision.	Prohibits the state Superintendent from granting a waiver to more than ten school districts.
No provision.	No provision.	Specifies that a waiver granted to a school district or STEM school is contingent on an ongoing review and evaluation by the state Superintendent.
No provision.	No provision.	Requires the state Superintendent to approve or deny a request for a waiver or request additional information within 30 days after receiving a request.
No provision.	No provision.	<p>Requires ODE to seek a waiver from the testing requirements prescribed under the federal "No Child Left Behind Act of 2001," and to create a mechanism for the comparison of the proposed alternative assessments and the state assessments as it relates to the evaluation of teachers and student achievement data for the purpose of state report card rating.</p> <p><b>Fiscal effect: The development and ongoing administration of this waiver program will have an additional administrative burden on participating schools and ODE. ODE could see an increase or decrease in the costs to administer state achievement assessments depending on the choices made by schools. If ODE is not able to obtain a waiver under federal "No Child Left Behind Act of 2001" then schools participating in this waiver program may see a reduction in federal funding.</b></p>

Executive

As Passed by the House

As Passed by the Senate

EDUCD19 Eligibility for GED tests

**R.C. 3313.617**

No provision.

Specifies that a person who is at least 18 years old (rather than 19 as under current law) may take the tests of general educational development (GED) without additional administrative requirements if the person is officially withdrawn from high school and has not received a high school diploma.

No provision.

No provision.

Requires a person who is at least 16 but less than 18 years old and who applies to take the GED to submit to ODE written approval only from the person's parent or guardian or a court official (eliminating the current requirement to obtain approval from the school district superintendent or community school or STEM school principal where the person was last enrolled).

No provision.

**Fiscal effect: Minimal.**

Executive

As Passed by the House

As Passed by the Senate

**EDUCD23      Adult Career Opportunity Pilot Program**

**R.C.      3313.902**

**R.C.      3313.902**

(1) No provision.

(1) Establishes the Adult Career Opportunity Pilot Program to permit a community college, technical college, state community college, or Ohio technical center recognized by the Chancellor of BOR that provides post-secondary workforce education to develop and offer a program of study that allows individuals who are at least 22 years old and have not received a high school diploma or a certificate of high school equivalence to obtain a high school diploma, upon receiving approval from the State Board of Education and the Chancellor.

(1) Same as the House.

(2) No provision.

(2) Specifies that a program is eligible to be approved if it does all of the following:

(2) Same as the House.

(a) No provision.

(a) Allows a student to complete the requirements for obtaining a high school diploma while completing requirements for an industry credential or certificate approved by the Chancellor.

(a) Same as the House.

(b) No provision.

(b) Includes career advising and outreach.

(b) Same as the House.

(c) No provision.

(c) Includes opportunities for students to receive a competency-based education.

(c) Same as the House.

(3) No provision.

(3) Requires the Superintendent of Public Instruction, in consultation with the Chancellor, to adopt rules for the implementation of the program, including the requirements for applying for program approval.

(3) Same as the House.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Permissive increase in costs beginning in FY 2016 for eligible institutions that opt to offer these services. Increase in administrative burden for ODE and BOR to develop program requirements. The bill appropriates \$2.5 million in FY 2015 for planning grants to assist participating institutions in implementing the pilot program (see EDUCD13).**

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

EDUCD20

Enrollment of individuals ages 22 to 29

**R.C. 3314.038, 3317.01, 3317.036, 3317.23, 3317.24, 3333.04, 3345.86, Sections 733.10 and 733.20**

(1) No provision.

(1) Beginning with FY 2015, permits an individual who is 22 to 29 years old, has not received a high school diploma or a certificate of high school equivalence, and has completed at least 10 of the units of instructional credit required for graduation from high school to enroll for up to two cumulative school years in any of the following for the purpose of earning a high school diploma: (a) a school district that operates a dropout prevention and recovery program; (b) a community school that operates a dropout prevention and recovery program; (c) a joint vocational school district (JVSD) that operates an adult education program; (d) a community college, university branch, technical college, or state community college.

(1) No provision.

(2) No provision.

(2) Requires ODE to annually pay to each educational entity listed above, for each individual enrolled under the bill's provisions, \$5,000 times the individual's enrollment on a full-time equivalency (FTE) basis as reported by the entity and certified by ODE times the portion of the school year in which the individual is enrolled in the entity expressed as a

(2) No provision.

Executive

As Passed by the House

As Passed by the Senate

(3) No provision.	<p>percentage.</p> <p>(3) Specifies that an individual enrolled under the bill's provisions may elect to satisfy the requirements to earn a high school diploma by successfully completing a competency-based instructional program that complies with standards adopted by the Chancellor.</p>	(3) No provision.
(4) No provision.	<p>(4) Requires a JVSD, community college, university branch, technical college, or state community college, if an individual enrolled under the bill's provisions completes the requirements to earn a high school diploma, to certify the completion of those requirements to the school district in which the individual resides, which then must issue a high school diploma to the individual.</p>	(4) No provision.
(5) No provision.	<p>(5) Prohibits a district or community school from assigning an individual enrolled under the bill's provisions to classes or settings with students who are younger than 18 years of age.</p>	(5) No provision.
(6) No provision.	<p>(6) Requires ODE to annually certify the enrollment and attendance, on a FTE basis, of each individual reported under the bill's provisions by one of the educational entities listed above.</p>	(6) No provision.
(7) No provision.	<p>(7) For FY 2015, limits the combined enrollment of individuals ages 22 to 29 under the bill's provisions to 1,000 individuals on a FTE basis as determined by ODE.</p>	(7) No provision.
(8) No provision.	<p>(8) Requires the Chancellor, in consultation with the State Board of Education, to (a) adopt emergency rules regarding the administration of programs that enroll individuals ages 22 to 29 under the bill's provisions and (b) not later than 90 days after the effective date of the emergency rules, adopt rules regarding the administration of programs that enroll individuals ages 22 to 29 under the bill's provisions, including data collection, the reporting and certification of enrollment in</p>	(8) No provision.

Executive

As Passed by the House

As Passed by the Senate

(9) No provision.

the programs, the measurement of the academic performance of individuals enrolled in the programs, and the standards for competency-based instructional programs. Specifies that each educational entity listed above that enrolls individuals under the bill's provisions is subject to those rules.

(9) Requires ODE, not later than December 31, 2015, to prepare and submit a report to the General Assembly regarding services provided to individuals aged 22 to 29 under the bill's provisions.

**Fiscal effect: The bill appropriates an additional \$5.0 million in FY 2015 for GRF appropriation item 200421, Alternative Education Programs, to support the payments to the educating districts, schools, and colleges (see EDUCD21). May increase the administrative costs of both BOR and ODE.**

(9) No provision.

EDUCD24

Use of proceeds from sale of school district real property

No provision.

No provision.

**R.C. 5705.10**

Permits a board of education to use proceeds received on or after September 29, 2013, from the sale of school district real property for payment into a special fund for the construction or acquisition of permanent improvements.

**Fiscal effect: Provides school districts with greater flexibility regarding the proceeds from the disposal of real property.**

Executive

As Passed by the House

As Passed by the Senate

Appropriation Language

EDUCD21      Alternative Education Programs

**Section: 610.20**  
**Amends Section 263.40 of H.B. 59**

No provision.

Earmarks \$5.0 million in FY 2015 from GRF appropriation item 200421, Alternative Education Programs, for payments to the school districts, community schools, and colleges educating individuals ages 22 to 29 under the bill's provisions (see EDUCD20).

No provision.

EDUCD18      STEM Initiatives

**Section: 610.20**  
**Amends Section 263.160 of H.B. 59**

No provision.

Requires GRF appropriation item 200457, STEM Initiatives, to be used for building and equipment costs associated with the Lake County Incubator Project, located on or near Lakeland Community College.

No provision.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**EDUCD16      Foundation Funding**

**Section: 610.20**  
***Amends Section 263.230 of H.B. 59***

Requires ODE to use any remaining funds from the \$2.0 million earmark in each fiscal year from GRF appropriation item 200550, Foundation Funding, for GED reimbursement for distribution to the Department of Youth Services and the Department of Rehabilitation and Correction for individuals taking the GED for the first time at an amount no greater than the amounts reimbursed for other students taking the GED.

Expands the available uses of the \$410,000 earmark in each fiscal year in appropriation item 200550, Foundation Funding, to include paying \$125 to a district for each full time equivalent student that successfully completes the portion of the apprenticeship program offered by a private entity under an agreement permitted in R.C. 3313.91 (See EDUCD3).

No provision.

Permits the remainder of 200550 to be used to fund the apprenticeship program specified in section 3317.162 of the Revised code in addition to the amounts calculated for formula aid.

**Section: 610.20**  
***Amends Section 263.230 of H.B. 59***

Same as the Executive.

No provision.

No provision.

No provision.

**Section: 610.20**  
***Amends Section 263.230 of H.B. 59***

Same as the Executive.

No provision.

Increases the amount earmarked from GRF appropriation item 200550, Foundation Funding, to support school choice programs, from \$18,713,327 to \$26,213,327.

No provision.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**EDUCD4 Career Advising and Mentoring**

**Section: 610.20**  
**Amends Section 263.270 of H.B. 59**

Specifies that GSF Fund 5JC0 appropriation item 200629, Career Advising and Mentoring, be used by the State Superintendent to create the Career Advising and Mentoring Grant Program. Specifies that the program award competitive grants for local networks to sponsor career advising and mentoring for students in high schools with high poverty, low graduation rates, and other criteria. Requires that grants match up to three times the funds allocated by the local network.

**Section: 610.20**  
**Amends Section 263.270 of H.B. 59**

Same as the Executive.

**Section: 610.20**  
**Amends Section 263.320 of H.B. 59**

Same as the Executive, but moves the appropriation to Fund 7017.

**EDUCD5 Straight A grant funding**

**Section: 610.20**  
**Amends Section 263.325 of H.B. 59**

Specifically allows encumbrances for Straight A grants to be used for expenses incurred outside the fiscal year that the grants are awarded and remain open for 12 months after the fiscal year.

**Section: 610.20**  
**Amends Section 263.325 of H.B. 59**

Same as Executive, but specifies that the encumbrances in question are those made by recipients of grants and that the expenses are "grant-related."

**Section: 610.20**  
**Amends Section 263.325 of H.B. 59**

Same as the House, but allows grant recipients to use funds for up to two years after the award instead of allowing funds encumbered by recipients to remain open for 12 months after the fiscal year.

Executive

As Passed by the House

As Passed by the Senate

**FUNCD1 Funeral director courtesy card permits**

No provision.

No provision.

**R.C. 4717.10**

Clarifies that courtesy cards are permits and courtesy card permit holders are not subject to the Ohio licensure requirements required of recognized out of state licensees.

No provision.

No provision.

Allows courtesy card permit holders to supervise and conduct entombments in Ohio, in addition to funeral ceremonies and interments as under current law.

No provision.

No provision.

Requires courtesy card permit holders to comply with Ohio law while engaged in funeral directing in Ohio and subjects courtesy card permit holders to the same discipline and discipline procedures as funeral director licensees.

Executive

As Passed by the House

As Passed by the Senate

ENGCD1      Limitation of actions against registered surveyors

No provision.

**R.C.      2305.11**

Requires that an action for malpractice against a registered surveyor be commenced within four years after the completion of the engagement on which the action is based.

**Fiscal effect: None.**

**R.C.      2305.09**

Same as the House, but moves the provision from section 2305.11 to section 2305.09 and changes "malpractice" to "professional negligence."

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

Executive

As Passed by the House

As Passed by the Senate

**EPACD4 Clean Diesel School Bus and Diesel Emissions Reduction Grant Programs**

**R.C. 122.861, Section 610.20  
Amends Section 512.80 of H.B. 59**

**R.C. 122.861, Section 610.20  
Amends Section 512.80 of H.B. 59**

**R.C. 122.861, Section 610.20  
Amends Section 512.80 of H.B. 59**

(1) Requires the Director of Environmental Protection, for the purpose of reducing emissions from diesel engines, to administer, in part, a Clean Diesel School Bus Program rather than a Diesel Emissions Reduction Revolving Loan Program as in current law, and requires the Director to apply to the Administrator of U.S. EPA for federal funding of the Clean Diesel School Bus Program rather than the Diesel Emissions Reduction Revolving Loan Program as in current law.

(1) Same as the Executive.

(1) Same as the Executive.

(2) Eliminates the Diesel Emissions Reduction Revolving Loan Fund, which consists of state and federal money and contributions and is used for making loans for projects relating to certified engine configurations and verified technologies in a manner consistent with federal requirements.

(2) Same as the Executive.

(2) Same as the Executive.

(3) Adds a second payment option for a private entity eligible for a Diesel Emissions Reduction Grant to include, at the direction of the local public agency sponsor and approval of the Department of Transportation, a direct payment to the vendor in the prorated share of federal/state participation.

(3) Same as the Executive.

(3) Same as the Executive.

(4) Changes the total amount that can be expended by both the Ohio EPA and the Department of Transportation on the Diesel Emissions Reduction Grants Program from the \$10,000,000 appropriated to FED Fund 3FH0 appropriation item 715693, Diesel Emissions Reduction Grants, in each of FYs 2014 and 2015 to \$10,000,000 in FY 2014 and

(4) Same as the Executive.

(4) Replaces the Executive provision with a provision clarifying that the intent of the existing temporary law is to limit total expenditures by both agencies on the Diesel Emissions Reduction Grants Program to \$10,000,000 in each of Fys 2014 and 2015, and in the case of the Department of Transportation's operating budget only

**Executive**

**As Passed by the House**

**As Passed by the Senate**

\$2,500,000 in FY 2015.

(5) Permits, rather than requires, the certified unencumbered balance of FED Fund 3FH0 appropriation item 715693, Diesel Emission Reduction Grants, for FY 2014 be appropriated for FY 2015.

(5) Same as the Executive.

applied to moneys allocated from the Highway Operating Fund (Fund 7002) for that purpose.

(5) Same as the Executive.

(6) Removes the Director of Development Services from the state agencies that develop guidance for the distribution of funds from and for the administration of the Diesel Emissions Reduction Grant Program.

(6) Same as the Executive.

(6) Same as the Executive.

**Fiscal effect: These changes: (1) recognize that the Ohio EPA administers a Clean Diesel School Bus Program rather than a Diesel Emissions Reduction Revolving Loan Program, (2) give the Ohio EPA greater flexibility in handling the money appropriated for the Diesel Emissions Reduction Grant Program, and (3) reduce the total amount that both the Ohio EPA and the Department of Transportation can expend on the Diesel Emissions Reduction Grant Program by \$7.5 million in FY 2015, from \$10,000,000 to \$2,500,000.**

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

**Fiscal effect: Same as the Executive, except restores the total amount that can be expended by both agencies on the Diesel Emissions Reduction Grants Program to \$10,000,000 in FY 2015 as under current law.**

**EPACD5 Environmental audit privilege sunset**

No provision.

No provision.

**R.C. 3745.71**

Eliminates the sunset of the privilege provided to information and communications that are part of environmental audits by eliminating the stipulation that the privilege applies only with regard to audits completed before January 1, 2014.

Executive

As Passed by the House

As Passed by the Senate

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**Fiscal effect: Potential decrease in administrative and civil fine revenue that might have otherwise have been collected for certain violations of environmental law.**

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## Executive

## As Passed by the House

## As Passed by the Senate

## FCCCD8      Surety bond to secure promised energy or water savings

No provision.

No provision.

**R.C.      156.03, 3313.372**

Specifies that if the Executive Director of the Ohio Facilities Construction Commission or a Board of Education determine that a surety bond is necessary to secure energy or water savings promised in a contract, that the energy services company must provide a surety bond that satisfies three conditions: (1) the surety bond is issued within 30 days of the commencement of the first day of the first energy or water savings guarantee year, (2) the surety bond has a term of not more than one year (but may be renewed at the option of the Executive Director or a Board of Education for one or two additional terms), and the (3) penal sum of the surety bond is equal to the annual guaranteed savings amount of energy or water savings that is measured and calculated in accordance with the measurement and verification plan included in the contract.

No provision.

No provision.

Specifies that a surety bond furnished under the surety bonding requirement of the Public Works Law that secures an obligation promised in a contract may not also secure energy, water, or waste water savings.

**Fiscal effect: These requirements may increase the administrative costs of FCC or school districts for projects involving anticipated energy or water savings while also providing these organizations greater security on receiving the project's expected return on investment.**

## Executive

## As Passed by the House

## As Passed by the Senate

## FCCCD5 School Building Assistance Expedited Local Partnership Program

No provision.

**R.C. 3318.36**

Modifies the priority for state funding under the Classroom Facilities Assistance Program (CFAP) and the local share of the cost of a CFAP project for a school district that participates in the Expedited Local Partnership Program (ELPP) whose general business tangible personal property valuation made up 18% or more of its total taxable value for tax year 2005 by basing them on the smaller of the district's wealth percentile under ELPP or its current wealth percentile.

**Fiscal effect: Eligible school districts may be offered facilities funding sooner. In addition, the local share of an eligible school district may be lower and the state share higher, increasing the cost to the state. This cost will depend on when districts become eligible for CFAP. If this were to occur in FY 2015, five districts would be eligible for a total cost to the state of \$97.5 million.**

**R.C. 3318.36**

Same as the House.

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

## FCCCD6 School Security Grants

No provision.

No provision.

**Section: 630.10**  
**Amends Section 239.10 of H.B. 497**

Creates Fund 7021 capital appropriation item C230V9, School Security Grants, and appropriates \$17,345,000 to provide funding to all public and chartered nonpublic schools for certain security improvements.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**DOHCD4 Certificate of Need**

**R.C. 3702.511, 3702.52, 3702.526**

Revises the law governing the Certificate of Need (CON) Program as follows:

(1) Eliminates a requirement to obtain a CON for any change in the bed capacity or site of a long-term care facility or any other failure to conduct an activity in substantial accordance with a previously granted CON when the change is made within five years after the activity's implementation;

(2) Specifies that the ODH Director, when monitoring the activities of a person granted a CON, is to determine whether the activity for which the CON was granted is conducted in substantial accordance with the CON and specifies that no activity is to be determined to be not in substantial accordance due to a decrease in bed capacity;

(3) Provides that the ODH Director may accept an application for a replacement CON only if it is requested so that an activity can be implemented in a manner that is not in substantial accordance with the CON being replaced;

(4) Provides that a long-term care bed that was proposed to be relocated in an approved CON remains eligible to be recategorized in an application for a replacement CON;

(5) Requires the ODH Director to review, approve, or deny an application for a replacement CON in the same manner as the application for the approved CON application; and

(6) Changes the deadline, generally from 30 days to 45 days, by which an affected person may submit written

No provision.

(1) No provision.

(2) No provision.

(3) No provision.

(4) No provision.

(5) No provision.

(6) No provision.

**R.C. 3702.511, 3702.52, 3702.526**

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.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

comments about a CON application to the ODH Director.

**Fiscal effect: Potential decrease in revenue and corresponding decrease in expenditures for the CON Program.**

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

**DOHCD13 Long-term care of religious order associate members**

No provision.

No provision.

**R.C. 3702.59**

Allows a long-term care facility that is operated by a religious order under an exception to the CON law to provide care to individuals designated by the order as associate members.

**Fiscal effect: None.**

**DOHCD9 Certificates of need for new nursing homes**

**R.C. 3702.595, 3702.59**

No provision.

Requires the ODH Director to accept CON applications for the establishment, development, or construction of a new nursing home if:

No provision.

(1) No provision.

(1) the nursing home is to be located on the same site on which an existing residential care facility (i.e., an assisted living facility), but no other nursing home, is located,

(1) No provision.

(2) No provision.

(2) the nursing home is to have a licensed capacity not exceeding 20 beds, and

(2) No provision.

(3) No provision.

(3) all of the nursing home's beds are beds that are relocated from other nursing homes in accordance with another new CON application discussed below.

(3) No provision.

Executive	As Passed by the House	As Passed by the Senate
No provision.	Requires the ODH Director to accept CON applications for the relocation of a total of not more than 20 nursing home beds to a new nursing home authorized by the CON application discussed above if:	No provision.
(1) No provision.	(1) the beds, on this provision's effective date, are part of the licensed capacity of the nursing home from which the beds are relocated,	(1) No provision.
(2) No provision.	(2) the nursing home from which the beds are relocated is located in a county that is contiguous to the county in which the new nursing home is located,	(2) No provision.
(3) No provision.	(3) the licensed capacity of the nursing home from which the beds are relocated is reduced by each bed that is relocated, and	(3) No provision.
(4) No provision.	(4) after the beds are relocated, there will still be one or more nursing homes operating in the county from which the beds are relocated.	(4) No provision.
<p><b>Fiscal effect: Potential gain in revenue and corresponding increase in expenditures for the CON Program.</b></p>		

DOHCD5	Physician and Dentist Loan Repayment Programs	
<p>R.C. <b>3702.74, 3702.71, 3702.75, 3702.91, 3702.93 (repealed), 3702.95</b></p>	<p>R.C. <b>3702.74, 3702.71, 3702.75, 3702.91, 3702.93 (repealed), 3702.95</b></p>	<p>R.C. <b>3702.74, 3702.71, 3702.75, 3702.91, 3702.93 (repealed), 3702.95</b></p>
<p>Makes various changes to the Physician Loan Repayment Program and the Dentist Loan Repayment Program, including:</p>	<p>Same as the Executive.</p>	<p>Same as the Executive.</p>
<p>(1) Requires participating physicians and dentists to provide services in settings approved by ODH;</p>	<p>(1) Same as the Executive.</p>	<p>(1) Same as the Executive.</p>

**Executive**

**As Passed by the House**

**As Passed by the Senate**

(2) Permits participation in the programs on a part-time basis;	(2) Same as the Executive.	(2) Same as the Executive.
(3) Permits teaching activities to count toward service hours;	(3) Same as the Executive.	(3) Same as the Executive.
(4) Requires that the contract between the physician or dentist and the ODH Director specify the required length of service, weekly hours, maximum repayment, and the extent to which teaching activities may be counted toward service hours;	(4) Same as the Executive.	(4) Same as the Executive.
(5) Repeals restrictions that limited loan repayment to \$25,000 per year for the first and second years of service and \$35,000 for the third and fourth years of service; and	(5) Same as the Executive.	(5) Same as the Executive.
(6) Repeals a requirement that ODH mail to each participating physician or dentist a statement showing the amount repaid in the preceding year.	(6) Same as the Executive.	(6) Same as the Executive.
(7) No provision.	(7) No provision.	(7) Defines "teaching activities," as it relates to the Dentist and Physician Loan Repayment Programs, to include only supervising dental and medical students and dental and medical residents at the service site specified in the agreement.
(8) No provision.	(8) No provision.	(8) If federal funds from the Bureau of Clinician Recruitment and Service in the United States Department of Health and Human Services are used for repayment on an individual's behalf, specifies that the amount of state funds that may be used for repayment on the individual's behalf must match the amount of those federal funds.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Potential increase in repayment amounts depending on repayment rates and the number of participants in the programs. ODH may experience minimal savings related to mailing costs.**

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

**Fiscal effect: Same as the Executive, but also possible increase or decrease in expenditures, depending on available funding from the Bureau of Clinician Recruitment and Service.**

**DOHCD15 Requests for expedited inspections and review of building plans**

No provision.

No provision.

**R.C. 3721.02**

Requires the ODH Director to commence a licensing inspection of a nursing home or residential care facility not later than ten business days after receiving a request for an expedited inspection.

No provision.

No provision.

Permits the Director, on request, to conduct a review of plans for a building that is to be used as a nursing home or residential care facility for compliance with local building and safety codes.

No provision.

No provision.

Authorizes the Director to charge a fee that is adequate to cover the expense of expediting the inspection or conducting the review.

**Fiscal effect: Costs related to expediting an inspection may be covered by a fee that the ODH Director is permitted to charge.**

Executive

As Passed by the House

As Passed by the Senate

DOHCD10 Lyme disease information for patients

R.C. **4715.15, 4723.433, 4730.093, 4731.77, and 4741.49**

R.C. **4715.15, 4723.433, 4730.093, 4731.77, and 4741.49**

No provision.

Requires a dentist, advanced practice registered nurse, physician assistant, or physician, when ordering a test for the presence of Lyme disease in a patient, to provide to the patient or patient's representative a written notice with certain information regarding Lyme disease testing and obtain a signature from the patient or patient's representative to be kept in the patient's record indicating receipt of the notice.

Same as the House.

No provision.

Permits a licensed veterinarian to report to ODH any test result indicating the presence of Lyme disease in an animal.

Same as the House.

**Fiscal effect: Public hospitals may experience a minimal increase in administrative costs related to providing the required written notice and tracking the receipt of the notice within the patient's record. ODH may realize a minimal increase in administrative costs to collect information if a licensed veterinarian reports any test results.**

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

DOHCD14 Nursing facility surveys and exit interviews

No provision.

No provision.

R.C. **5165.65, 5165.68**

Requires an ODH survey team to conclude a survey of a nursing facility not later than one business day after the survey team no longer needs to be on site for the survey.

Executive	As Passed by the House	As Passed by the Senate
No provision.	No provision.	Requires the survey team to conduct an exit interview with a nursing facility not later than the day that the survey team concludes the survey.
No provision.	No provision.	Specifies, with regard to the requirement that ODH deliver to a nursing facility a statement of deficiencies within ten days after an exit interview, that the requirement applies when an exit interview discloses a finding of immediate jeopardy.
<hr/>		
<b>DOHCD12</b>	<b>Prenatal group health care pilot program</b>	
No provision.	No provision.	<p><b>Sections: 737.10, 610.20</b>  <b>Amends Section 285.20 of H.B.59</b></p> <p>Requires the ODH Director to establish and operate a three-year prenatal group health care pilot program based on the CenteringPregnancy model of care and the University of Cincinnati Social Determinants Program developed by the Centering Healthcare Institute and the University of Cincinnati Division of Community Women's Health.</p>
No provision.	No provision.	Requires the Director of Budget and Management, on July 1, 2014, or as soon as possible thereafter, to transfer \$1.6 million cash from the unallocated and unencumbered portion of the Health Care Grants-Federal Fund (Fund 3FA0) used by the Department of Medicaid to the Prenatal Group Health Care Pilot Program Fund used by ODH, which is hereby created.
No provision.	No provision.	Appropriates the transferred moneys and requires \$200,000 be received by each federally qualified health center or look-alike selected for participation in the pilot program, \$100,000 be received by the Ohio Association of Community Health Centers, and \$600,000 be received by the University of Cincinnati Social Determinants Program Division of

Executive

As Passed by the House

As Passed by the Senate

Community Women's Health. Requires \$100,000 to be retained by ODH to implement the program.

**Fiscal effect: Costs related to the pilot program will be paid using the transferred funds.**

## Executive

## As Passed by the House

## As Passed by the Senate

## OHSCD1 State health insurance plan

**R.C. 124.82, 149.30**

No provision.

Authorizes employees of the Ohio Historical Society to be covered by a state provided health insurance plan.

No provision.

No provision.

Requires that the Society and its employees pay the entire amount of the premiums, costs, or charges for the health insurance coverage.

No provision.

**Fiscal effect: The Historical Society is a nonprofit corporation chartered by the state. It receives about half of its funding from the state and has about 170 full-time equivalent employees. This provision should not have a significant fiscal effect on state expenditures or revenues.**

## Executive

## As Passed by the House

## As Passed by the Senate

HFACD1

## Reporting requirements and performance guidelines

**R.C. 175.04, 175.05, 175.053, and 175.06; Section 701.10**

**R.C. 175.04, 175.05, 175.053, and 175.06**

No provision.

Requires the Ohio Housing Finance Agency (OHFA) to submit its annual financial report and report of programs to the chairs of the committees dealing with housing issues in the House of Representatives and the Senate.

Same as the House.

No provision.

Requires OHFA to demonstrate measurable and objective transparency, efficiently award funding to maximize affordable housing production, encourage national equity investment in tax credit projects, and utilize resources to provide more competitive single-family loan rates in relation to its projects.

Same as the House, but replaces the requirement that OHFA utilize its resources to provide "more competitive single-family loan rates" with a requirement that OHFA utilize its resources to provide competitive homebuyer programs to serve low- and moderate-income persons.

No provision.

Requires the Executive Director of OHFA to give testimony to the relevant House and Senate committees that includes: (a) an overview of OHFA's annual plan, (b) an evaluation of whether the plan's objectives have been met, (c) a listing of business and contractual relationships between OHFA and entities participating in OHFA programs, and (d) a listing of equity investors and syndicators participating in OHFA programs.

Same as the House, but (1) instead of requiring testimony to be provided in the relevant committees, requires the Executive Director to request to give testimony to the relevant House and Senate committees; (2) specifies that the listing described in (c) only needs to include those that are in excess of \$100,000; and (3) replaces the listing described in (d) with a listing of low-income housing tax credit syndication and direct investor entities for projects that received tax credit reservations and IRS Form 8609 during the fiscal year.

No provision.

Specifies that the Executive Director of OHFA shall (1) Develop a policies and procedures manual for OHFA; (2) Develop policies and procedures for consistency in deadlines on projects, progress on projects, and compliance with federal law regarding salary costs; (3) Develop policies to ensure compliance with existing laws regarding the annual

Replaces the House provision with a provision requiring the Executive Director to ensure the development of policies that encourage competition, minimize concentration, and comply with both Ohio and federal laws.

Executive	As Passed by the House	As Passed by the Senate
No provision.	<p>plans, financial reports, and the public hearing; and (4) Require recording of expenses by program and take other actions regarding budget for individual programs.</p> <p>Requires OHFA, within one year of the effective date of the bill, to review the Agency's process for providing Restoring Stability: A Save the Dream Ohio Initiative assistance to individuals and identify steps that can be taken to reduce the amount of time for providing the assistance, including a comparison to other states that have reported significantly less processing time, limiting the time homeowners have to provide documentation to OHFA. Also requires OHFA to modify the Restoring Stability tracking system to include identification of the stages in the process that should be attributed to OHFA compared to the time attributed to homeowner or counselor delays.</p> <p><b>Fiscal effect: Potential increase in administrative costs to comply with reporting requirements and performance guidelines.</b></p>	<p>No provision.</p> <p><b>Fiscal effect: Same as the House.</b></p>

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**JFSCD13          Permanency plan approval**

**R.C.          2151.417**

Requires a court, as part of a hearing to review a child's placement or custody arrangement, to determine whether a PCSA or private child placing agency made reasonable efforts to finalize the permanency plan for a child.

No provision.

**R.C.          2151.417**

Same as the Executive.

Requires the court to finalize a permanency plan if it determines reasonable efforts were not made, which finalized plan must require the PCSA or agency to make reasonable efforts to permanently place the child and to finalize that placement.

No provision.

Same as the Executive.

**Fiscal effect: Potential minimal increase in costs to courts to review a child's placement or custody arrangement. Potential increase in costs to public children services agencies to be present for any hearings regarding child placement.**

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

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**JFSCD14 Intercept child support from lottery prize awards and casino winnings**

**R.C. 3123.89, 3123.90**

Requires ODJFS to develop and implement a data match program with the State Lottery Commission or its lottery sales agents to identify obligors who are subject to a final and enforceable determination of default of a child support order in accordance with ongoing Lottery Law procedures.

**R.C. 3123.89, 3123.90**

Same as the Executive.

**R.C. 3123.89, 3123.90**

Same as the Executive, but clarifies that the data match program be "real time." Clarifies that ODJFS must develop and implement a data match program with the State Lottery Commission and its lottery sales agents and lottery agents. Upon the data match program's implementation, requires ODJFS, in consultation with the Commission, to promulgate rules to facilitate withholding, in appropriate circumstances, by the Commission or its lottery sales agents or lottery agents of an amount sufficient to satisfy any past due support owed by an obligor from a lottery prize award owed to the obligor up to the amount of the award. Requires the rules to describe an expedited method for withholding, and the time frame for transmission of the amount withheld to ODJFS.

Requires ODJFS to develop and implement a data match program with each casino facility's casino operator or management company to identify obligors who are subject to a final and enforceable determination of default made under a support order.

Same as the Executive.

Same as the Executive, but clarifies that the data match program be "real time."

Requires, if a person's winnings at a casino facility are reportable as income under the Internal Revenue Code, the casino operator or management company to determine if the person entitled to the winnings is in default under a support order.

Same as the Executive.

Same as the Executive.

Requires, if the casino operator or management company determines that the person is in default, the casino operator or management company to withhold from the person's winnings an amount sufficient to satisfy any past due support

Same as the Executive.

Same as the Executive.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

owed by an obligor identified in the data match up to the amount of the winnings.

Requires, not later than seven days after withholding the amount, the casino operator or management company to transmit any amount withheld to ODJFS as payment on the support obligation.

Permits ODJFS to adopt rules under the Administrative Procedure Act for implementation of these provisions.

**Fiscal effect: Increase in costs to ODJFS and the State Lottery Commission to create and implement the data match program. Additional increase in costs to ODJFS to create and implement the data match program with each casino facility's operator or management company.**

Same as the Executive.

Same as the Executive.

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

Same as the Executive.

Same as the Executive, but requires ODJFS to consult the Ohio Casino Control Commission when adopting rules related to the casino winnings data match program.

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

**JFSCD9 Abolish inactive funds**

**R.C. 4141.09, 3125.191 (repealed), 4141.11, and 4141.131; Section 512.30**

Requires the OBM Director to, within 90 days of the effective date of this provision, (1) transfer the balances of 38 inactive funds used by ODJFS to the Administration and Operating Fund (Fund 5DM0) used by ODJFS, (2) transfer the balances of three inactive funds used by ODJFS to the General Revenue Fund, and (3) abolishes the 41 inactive funds after the transfers are made.

Provides for all money received from the sale of real property that is no longer needed for the operations of the ODJFS Director under the Unemployment Compensation Program to be deposited into the Unemployment Compensation Special Administrative Fund.

**R.C. 4141.09, 3125.191 (repealed), 4141.11, and 4141.131; Section 512.30**

Same as the Executive.

Same as the Executive.

**R.C. 4141.09, 3125.191 (repealed), 4141.11, and 4141.131; Section 512.30**

Same as the Executive.

Same as the Executive.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

Eliminates the requirement that the Treasurer of State, under the direction of the ODJFS Director, deposit amounts of interest earned by the state on funds in the Benefit Account within the Unemployment Compensation Fund into the Banking Fees Fund (which is abolished by the bill). Eliminates the requirement that excess interest be deposited into the Unemployment Compensation Fund.

Same as the Executive.

Replaces the Executive provision with a provision that allows the Treasurer of State, under the direction of the ODJFS Director, to collect interest earned on funds within the Benefit Account of the Unemployment Compensation Fund, but directs that all of the interest be deposited into the Unemployment Compensation Fund, rather than a portion being deposited into the Banking Fees Fund, which is abolished by the bill.

**Fiscal effect: As of February, only nine of the funds to be abolished in the bill had cash balances, which totaled about \$323,700. Of this amount, about \$323,325 will be deposited into Fund 5DM0 and about \$375 will be deposited into the GRF.**

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

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

**JFSCD3**

**Waiver of maximum unemployment rate**

**R.C. 4141.26**

Permits the ODJFS Director to waive the maximum unemployment contribution rate assigned to an employer due to an employer's failure to timely furnish required wage information, if the failure was a result of circumstances beyond the employer's or the employer's agent's control.

Requires the Director to adopt rules to prescribe requirements and procedures for requesting a waiver.

**Fiscal effect: Potential loss of revenue to Ohio's Unemployment Compensation Trust Fund, depending upon the number of waivers granted against the maximum contribution.**

**R.C. 4141.26**

Same as the Executive.

Same as the Executive.

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

No provision.

No provision.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**JFSCD1            Electronic filing of application for unemployment benefits**

**R.C.            4141.28**

Requires an individual, beginning July 1, 2015, to electronically file an application and weekly claims for unemployment benefits, except as follows: (1) the individual is prohibited by law from using a computer, (2) the individual has an impairment that makes the individual unable to use a computer, (3) the individual has limited ability to read or write effectively in a language in which the electronic application or claim is available, or (4) a declared disaster or emergency prevents electronic filing.

No provision.

No provision.

**Fiscal effect: Potential decrease in administrative costs to ODJFS for processing the majority of claims electronically.**

**JFSCD6            Registration requirement for unemployment compensation claimants**

**R.C.            4141.29**

Breaks an individual's unemployment benefit registration period if the individual fails to report to the ODJFS Director or reopen an existing claim as required under continuing law, thus allowing the Director to immediately cease benefit payments until the requirement is satisfied, rather than, as under current law, continuing to issue payments during the three-week registration period and then determining the requirement was not satisfied, resulting in an overpayment the Director must collect.

No provision.

**R.C.            4141.29**

Same as the Executive.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Potential savings to Ohio's Unemployment Compensation Trust Fund from reduced unemployment benefit overpayments.**

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

**JFSCD28 Ohio Family Stability Commission**

**R.C. 5101.345, Section 125.10**

No provision.

No provision.

Creates the Ohio Family Stability Commission in ODJFS and establishes criteria for the Commission's membership.

No provision.

No provision.

Establishes the Commission's duties for each year of its four-year operation as follows:

(1) No provision.

(1) No provision.

(1) During the first year, conduct research and formulate recommendations for consideration by the General Assembly, appropriate state agencies, and other appropriate entities (hereafter, entities) concerning specified societal issues that impact the stability of families in Ohio and provide those entities with strategies, both legal and otherwise, for addressing those issues;

(2) No provision.

(2) No provision.

(2) During the second year, advise the entities on ways to implement the recommendations formulated during the Commission's first year of operation;

(3) No provision.

(3) No provision.

(3) During the third year, continue to provide advice regarding implementation of its recommendations, begin monitoring implementation, and issue a report to the General Assembly at the end of that year regarding the status of the implementation;

(4) No provision.

(4) No provision.

(4) During the fourth year, conduct activities to ensure continued implementation of its recommendations and, if applicable, their enforcement and issue a report to the

Executive	As Passed by the House	As Passed by the Senate
No provision.	No provision.	<p>General Assembly at the end of that year regarding the status of the implementation.</p> <p>Repeals these provisions on the first day of the 49th month after their effective date.</p> <p><b>Fiscal effect: Potential increase in administrative costs as the Commission is to be staffed by ODJFS personnel. However, ODJFS is not required to hire any additional personnel. Members of the Commission are to serve without compensation, except to the extent that serving on the Commission is considered part of their regular duties of employment.</b></p>
<p><b>JFSCD23</b></p> <p>No provision.</p>	<p><b>Caseworker and county department evaluation system</b></p> <p>No provision.</p>	<p><b>R.C. 5101.90</b></p> <p>Requires ODJFS to establish an evaluation system that rates caseworkers and county departments of job and family services in terms of their success with helping public assistance recipients obtain employment that enables the recipients to cease relying on public assistance.</p> <p><b>Fiscal effect: Increase in administrative and possibly information technology costs to establish the evaluation system.</b></p>

Executive

As Passed by the House

As Passed by the Senate

**JFSCD27**      **Information provided by children's residential facilities**

		<p><b>R.C.      5103.05, 5103.051, 5153.21, 5153.42</b></p>
No provision.	No provision.	Requires certain residential facilities that care for children to provide the following information to local law enforcement agencies, emergency management agencies, and fire departments:
(1) No provision.	(1) No provision.	(1) Written notice that the facility is located and will be operating in the agency's or department's jurisdiction, of the address of the facility, that identifies the type of the facility, and that provides contact information for the facility;
(2) No provision.	(2) No provision.	(2) A copy of the facility's procedures for emergencies and disasters;
(3) No provision.	(3) No provision.	(3) A copy of the facility's medical emergency plan;
(4) No provision.	(4) No provision.	(4) A copy of the facility's community engagement plan established pursuant to rules adopted under authority granted by the bill.
No provision.	No provision.	Permits ODJFS to adopt rules necessary to implement the bill's provisions regarding the required notices.
No provision.	No provision.	Requires each private child placing agency, private noncustodial agency, PCSA, or superintendent of a county or district children's home to establish a community engagement plan in accordance with rules adopted by ODJFS for each residential facility the agency or superintendent operates.

Executive	As Passed by the House	As Passed by the Senate
No provision.	No provision.	Requires ODJFS's rules to include the contents of the community engagement plans, orientation procedures for training residential facility staff on the implementation of the community engagement plan, and procedures for responding to incidents involving a child at the facility and neighbors or the police.  <b>Fiscal effect: Minimal increase in administrative costs to these local agencies and departments to keep the information on file.</b>
<b>JFSCD19</b>	<b>Publicly funded child care</b>	
No provision.	<b>R.C. 5104.34, 5104.341, 5104.38</b> Repeals a provision specifying that continuous eligibility does not apply if a recipient of publicly funded child care ceases to be eligible for publicly funded child care.	<b>R.C. 5104.34, 5104.341, 5104.38</b> Same as the House.
No provision.	Permits a caretaker parent to continue to receive publicly funded child care for up to 13 weeks (during a 12-month period) despite failure to meet employment, education, or training requirements.	Same as the House, but specifies that publicly funded child care provided for up to 13 weeks despite the parent's failure to meet employment, education, or training requirements cannot extend beyond the parent's 12-month eligibility period.
No provision.	Permits a county department of job and family services (CDJFS) to presume that an applicant for publicly funded child care is eligible while the application is pending.	Replaces the House provision with one that permits an applicant to receive publicly funded child care while the eligibility determination is pending (pursuant to rules the ODJFS Director adopts). Limits an applicant's receipt of such publicly funded child care to only once during a 12-month period. Permits a licensed child care program to appeal a denial of payment for publicly funded child care provided while an applicant's eligibility determination is pending (pursuant to rules the ODJFS Director adopts).

Executive	As Passed by the House	As Passed by the Senate
No provision.	Permits an applicant who has been determined ineligible to continue to receive publicly funded child care for up to five days after being determined ineligible.	Same as the House.
No provision.	Specifies that the Ohio Department of Job and Family Services (ODJFS), rather than CDJFSs, is responsible for ensuring the availability of protective child care.	Same as the House.
No provision.	Specifies that ODJFS, rather than CDJFSs, may require a caretaker parent to pay a fee for publicly funded child care.	Same as the House.
No provision.	Specifies that ODJFS, rather than CDJFSs, may establish a waiting list for publicly funded child care when available resources are insufficient to provide it to all eligible families, and repeals law that specifies CDJFS procedures with regard to waiting lists when resources become available.	Same as the House.
No provision.	Repeals provisions that permit CDJFSs to specify a maximum amount of income a family may have for eligibility for publicly funded child care that is higher than the amount specified by ODJFS.	Same as the House.
	<b>Fiscal effect: Increase in cost of about \$16 million to ODJFS.</b>	<b>Fiscal effect: Same as the House, but there could be a potential decrease in costs due to the time limits created for certain provisions. There could also be a potential increase in costs if a licensed child care program appeals a denial of payment for child care provided while an applicant's eligibility determination is pending.</b>

Executive

As Passed by the House

As Passed by the Senate

JFSCD15 Family Assistance

**Section: 610.20**  
**Amends Sections 301.40 and 301.143 of H.B. 59**

**Section: 610.20**  
**Amends Sections 301.40 and 301.143 of H.B. 59**

No provision.

Earmarks \$1.5 million in FY 2015 from GRF line item 600521, Family Assistance – Local, to the Putnam County YMCA in Ottawa.

No provision.

No provision.

Earmarks \$300,000 in FY 2015 from GRF line item 600521, Family Assistance – Local, to the Jewish Federation of Cincinnati to provide operating funds for the Mayerson Jewish community Center, Jewish Family Service of Cincinnati, and Dream Homes, Inc.

No provision.

No provision.

Allocates up to \$3.2 million of an earmarked \$10.0 million of GRF line item 600523, Family and Children Services, in FY 2015 to match eligible federal Title IV-B ESSA funds and federal Title IV-E Chafee funds allocated to public children services agencies.

Same as the House, but no longer part of a \$10.0 million earmark.

No provision.

Allocates 75% of the remaining \$10.0 million to public children services agencies and 25% to the hardship counties based on the county's hardship ranking, established in rules adopted by the ODJFS.

No provision.

No provision.

Prohibits a hardship county from reducing its annual expenditures on childrens' services unless the county obtains a waiver from the Department.

No provision.

No provision.

Earmarks \$1.2 million in FY 2015 from GRF line item 600523, Family and Children Services, to fund the Child Placement Level of Care Tool Pilot Program.

No provision.

Executive	As Passed by the House	As Passed by the Senate
No provision.	No provision.	Requires ODJFS to implement and oversee use of a Child Placement Level of Care Tool on a pilot basis for 18 months in up to ten counties and, in each county, the program must include the county and at least one private child placing agency or private noncustodial agency.
No provision.	No provision.	Requires ODJFS to provide for an independent evaluation of the pilot program to rate the program's success in certain areas.
No provision.	No provision.	Requires ODJFS to seek maximum federal financial participation to support the pilot program and the evaluation.
No provision.	No provision.	Requires ODJFS to seek state funding to implement the pilot program and to contract for the independent evaluation.
No provision.	No provision.	Permits ODJFS to adopt rules in accordance with the Administrative Procedure Act necessary to carry out the purposes of the pilot program.
<b>JFSCD20</b>	<b>Healthier Buckeye Grants</b>	
No provision.	<p><b>Section: 610.20</b>  <b>Amends 301.40 of H.B. 59</b></p> <p>Requires GRF appropriation item 600442, Healthier Buckeye Grants, to be used for the Healthier Buckeye Grant Program. Permits up to \$120,000 in FY 2015 to be used by the Ohio Buckeye Council to receive administrative support from the Office of Human Services Innovation or through that Office from another state department.</p> <p><b>Fiscal effect: The bill appropriates \$2.4 million in FY 2015 to this new GRF line item.</b></p>	No provision.

Executive

As Passed by the House

As Passed by the Senate

**JFSCD24      Big Brothers Big Sisters**

No provision.

No provision.

**Sections: 610.20, 610.21;  
Amends Section 301.33 of H.B. 59**

Authorizes the OBM Director, upon request of the ODJFS Director, to transfer an amount equal to the unspent portion of the \$1.0 million allocation from GRF line item 600410, TANF State/Maintenance of Effort, for Big Brothers Big Sisters of Central Ohio at the end of FY 2014 to FY 2015.

No provision.

No provision.

Reappropriates any transferred amount and allows it to be used in FY 2015 for the same purpose it was used in FY 2014.

**JFSCD26      Adult Protective Services Funding Workgroup**

No provision.

No provision.

**Section: 751.130**

Creates the Adult Protective Services Funding Workgroup in ODJFS to make recommendations about a distribution method for the \$10 million appropriated to GRF line item 911421, Adult Protective Services, for possible submission to the Controlling Board (see CEBCD2).

**Fiscal effect: Minimal increase in administrative costs.**

Executive	As Passed by the House	As Passed by the Senate
<b>JFSCD25</b>	<b>Children Services Funding Workgroup</b>	
No provision.	No provision.	<p><b>Section: 751.140</b></p> <p>Establishes the Children Services Funding Workgroup in ODJFS to make recommendations about a distribution method for the \$6.9 million appropriated to GRF appropriation item 911420, Children Services, for possible submission to the Controlling Board (see CEBCD1).</p> <p><b>Fiscal effect: Minimal increase in administrative costs.</b></p>
<b>JFSCD16</b>	<b>Workforce Training Pilot Program for the Economically Disadvantaged</b>	
No provision.	<p><b>Sections: 751.33, 610.20</b>  <b>Amends Section 301.40 of H.B. 59</b></p>	
No provision.	Establishes the Workforce Training Pilot Program for the Economically Disadvantaged to provide grants for demonstration projects in the fields of workforce development and life skills training.	No provision.
No provision.	Requires the ODJFS Director to administer the program for two years beginning on July 1, 2014.	No provision.
No provision.	Requires GRF appropriation item 600545, Workforce Pilot Program, to be used for the pilot program.	No provision.
	<p><b>Fiscal effect: The bill appropriates \$3 million in FY 2015 to item 600545, Workforce Pilot Program.</b></p>	

Executive

As Passed by the House

As Passed by the Senate

**JFSCD21 Ohio Works First Employment Incentive Pilot Program**

No provision.

No provision.

**Section: 751.35**

Requires the ODJFS Director to establish the Ohio Works First Employment Incentive Pilot Program under which county department of job and family services caseworkers receive bonuses for helping Ohio Works First participants find employment that enables the participants to disenroll from Ohio Works First.

No provision.

No provision.

Requires ODJFS to allocate \$50,000 in FY 2015 from federal appropriation item 600689, TANF Block Grant, to each of the five county departments of job and family services that are to participate in the pilot program and requires the county departments to use the allocations for the administrative expenses they incur in participating in the pilot program.

**Fiscal effect: ODJFS will likely experience an increase in administrative costs to implement the pilot program. The county departments will experience an increase as well. However, the bill allocates \$50,000 to each participating county department. Potential decrease in costs if more participants are able to disenroll from Ohio Works First due to the pilot program.**

**JFSCD22 Workgroup to reduce public assistance reliance**

No provision.

No provision.

**Section: 751.37**

Requires the Governor to convene a workgroup to develop proposals to help individuals to cease relying on public assistance.

Executive	As Passed by the House	As Passed by the Senate
No provision.	No provision.	<p>Provides for the workgroup to consist of county department of job and family services directors appointed by the Governor.</p> <p><b>Fiscal effect: None, the workgroup appointees are to serve without compensation, except to the extent that serving is part of their employment duties.</b></p>

Executive

As Passed by the House

As Passed by the Senate

JCRCD1      Increase operational duration of emergency rules

R.C.      111.15, 119.03

Increases the period of time during which an emergency rule remains operative from 90 to 120 days.

No provision.

No provision.

Fiscal effect: None.

Executive

As Passed by the House

As Passed by the Senate

JMOCD1      Reappropriation of unencumbered, unexpended balance

No provision.

No provision.

**Section: 640.10**  
***Amends Section 9 of S.B. 206***

Allows any unexpended, unencumbered balance for FY 2014 in GRF line item 048321, Operating Expenses, to be reappropriated for FY 2015.

Executive

As Passed by the House

As Passed by the Senate

**JSCCD2 Avon Lake Municipal Court judgeship**

No provision.

No provision.

**R.C. 1901.08, Section 719.10**

Changes the existing part-time judgeship of the Avon Lake Municipal Court to a full-time judgeship.

**Fiscal effect: The additional amount in GRF funding that the Supreme Court of Ohio will disburse as the state share of the full-time judge of the Avon Lake Municipal Court is estimated at \$27,136 annually. The related local share of judicial compensation-related costs will increase by \$31,093 annually. Of that increase, 60%, or \$18,656, will be paid by Avon Lake and 40%, or \$12,437, will be paid by Lorain County.**

**JSCCD4 Franklin County Probate Court Mental Health Fund, guardianship service, and Guardianship Service Board**

(1) No provision.

(1) No provision.

**R.C. 2101.026**

(1) Expands the possible donors to the Franklin County Probate Court for the Franklin County Probate Court Mental Health Fund to include individuals, corporations, agencies, or organizations, in addition to the Board of Alcohol, Drug Addiction, and Mental Health Services of Franklin County and the Franklin County Board of Developmental Disabilities under current law.

(2) No provision.

(2) No provision.

(2) Expands the use of the moneys in the fund for services for persons under the care of guardianships.

Executive

As Passed by the House

As Passed by the Senate

(3) No provision.

(3) No provision.

(3) Authorizes part of the moneys in the fund to be utilized to establish a Franklin County guardianship service by creating a Franklin County Guardianship Service Board.

(4) No provision.

(4) No provision.

(4) Permits the members and the director, if any, of the Board to receive appointments from the Franklin County Probate Court to serve as guardians of both the person and estate of wards.

**Fiscal effect: Annually, the Franklin County Probate Court Mental Health Fund may gain additional revenue and experience expenditure increases if Franklin County opts to establish a guardianship service, including the hiring of employees.**

JSCCD5

Disclosure of confidential mediation communications

No provision.

No provision.

**R.C. 2710.06**

Amends a cross reference in a section of law that lists the circumstances under which a mediator may disclose otherwise confidential communications concerning a mediation to a court or other entity that may make a ruling on the dispute that is the subject of the mediation by: (1) adding a reference to a section of law that details exceptions to the mediation communication privilege, including, for example, communications made in a public meeting and communications concerning imminent criminal activity, and (2) removing a reference to a section of law that states that except as provided in the Open Meetings Law and the Public Records Law, mediation communications are confidential to the extent provided by the parties' agreement or provided by rule or law.

**Fiscal effect: None**

Executive

As Passed by the House

As Passed by the Senate

JSCCD6      Judicial release

No provision.

No provision.

**R.C.      2929.20**

Eliminates a provision of existing law that prohibits a court from hearing a subsequent motion for judicial release filed by an eligible offender after the court denies such a motion without a hearing and with prejudice. Authorizes a court to consider one subsequent motion for judicial release after the court denies such a motion following a hearing. Increases the allowable number of judicial release hearings for an eligible offender from one to two.

**Fiscal effect: A court of common pleas may incur occasional costs if the court opts to hold a second judicial release hearing, and the Department of Rehabilitation and Correction and county sheriff in which the court is located would incur occasional transportation and custody costs related to taking the offender to and from the state prison in which the offender resides.**

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**JSCCD1 Use of surplus moneys in county and municipal Indigent Drivers Alcohol Treatment Funds and county and municipal Indigent Drivers Interlock and Alcohol**

**R.C. 4511.191**

(1) Defines, for the purposes of county and municipal Indigent Drivers Alcohol Treatment Funds, an "indigent person" as a person who is convicted of, or found to be a juvenile traffic offender by reason of, a violation of ORC 4511.19(A) or a substantially similar municipal ordinance, who is ordered by the court to attend an alcohol and drug addiction treatment program and who is determined to be unable to pay the cost of the assessment or the cost of attendance at the treatment program.

(2) Clarifies the purposes for which moneys in county indigent drivers alcohol treatment funds, county juvenile indigent drivers alcohol treatment funds, and municipal indigent drivers alcohol treatment funds may be used.

(3) Authorizes surplus moneys in the county and municipal funds noted in provision (1) above to be used for additional purposes, including: (a) the transfer of funds to another court in the same county to be utilized for assessment, treatment, and transportation costs, and (b) the transfer of funds to the alcohol and drug addiction services board or the board of alcohol, drug addiction, and mental health services that serves the alcohol, drug addiction, and mental health service district in which that court is located to be utilized for assessment, treatment, and assessment costs.

(4) Authorizes the transfer of surplus moneys in county indigent drivers interlock and alcohol monitoring funds, county juvenile indigent drivers interlock and alcohol monitoring funds and municipal indigent drivers interlock and alcohol monitoring funds to county indigent drivers alcohol

**R.C. 4511.191**

(1) Same as the Executive

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

**R.C. 4511.191**

(1) Same as the Executive, but makes a technical change to the definition by adding an additional reference to "a violation of ORC 4511.19(A) or a substantially similar municipal ordinance."

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

treatment funds, county juvenile indigent drivers alcohol treatment funds, and municipal indigent drivers alcohol treatment funds to be utilized for assessment, treatment, and assessment costs.

(5) Requires the registrar or deputy registrar to deposit license reinstatement fees under the OVI Law.

**Fiscal effect: These provisions expand a court's permissible uses of certain funds to include alcohol assessment-and treatment-related transportation costs and the sharing of certain surplus money with other courts in the county and the county mental health system.**

(5) Same as the Executive.

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

(5) No provision.

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

Executive

As Passed by the House

As Passed by the Senate

LSCCD1 Ohio Constitutional Modernization Commission

R.C. 103.63

Requires the 12 General Assembly members appointed to the Ohio Constitutional Modernization Commission to meet, organize, and elect co-chairpersons, and to re-create the Commission by appointing the rest of the members, on or before January 10 of every even-numbered year, rather than not later than January 1 of every even-numbered year as under current law.

R.C. 103.63

Same as the House.

No provision.

Specifies that a member of the Commission continues in office until the member's successor is appointed. (Terms end on the first day of January of every even-numbered year.)

Same as the House.

No provision.

Fiscal effect: None.

Fiscal effect: Same as the House.

Executive

As Passed by the House

As Passed by the Senate

**MHCCD2**      **Manufactured Homes Commission headquarters**

No provision.

No provision.

**R.C.      4781.04, Section 747.20**

voids a rule that requires the Manufactured Homes Commission headquarters to be in Dublin, Ohio.

No provision.

No provision.

States that nothing in the Manufactured Homes Commission's rules is to be construed to limit the authority of the Department of Administrative Services to lease space for the use of a state agency and to group together state offices in any city in Ohio as provided in the Department of Administrative Services' Law.

**Fiscal effect: May permit a reduction in expenditures for leased space.**

**MHCCD1**      **Violations and failure to comply**

**R.C.      4781.121, 4781.29**

Expands what constitutes a person's violation of rules adopted by the Manufactured Homes Commission (MHC) for purposes of investigations and civil penalties to include all rules adopted by MHC.

No provision.

No provision.

Expands what constitutes failure to comply with statutory provisions and rules adopted by MHC for purposes of refusal to grant, suspension, or revocation of licenses to include all statutory provisions and all rules adopted under the MHC chapter.

No provision.

No provision.

**Fiscal effect: None.**

Executive

As Passed by the House

As Passed by the Senate

**MCD2CD2 Private party's participation in fingerprint database program**

**R.C. 109.5721, Section 503.20**

Extends the use of the Bureau of Criminal Identification and Investigation's (BCII) fingerprint database to private parties and entities in connection with employment and licensure.

No provision.

No provision.

Permits the Director of Budget and Management to authorize expenditures from appropriation item 651680, Health Care Grants - Federal, to pay for the costs associated with the administration of Medicaid, including the development and operation of the retained applicant fingerprint database, with regard to criminal record requests made by participating private parties.

No provision.

No provision.

**Fiscal effect: Possible gain in revenue to the Attorney General since the BCII will be extended to additional entities. Permits the use of appropriation item 651680 to pay for the retained applicant fingerprint database.**

**MCD2CD5 Nursing Facility Behavioral Health Advisory Workgroup**

No provision.

No provision.

**R.C. 751.120**

Creates the Nursing Facility Behavioral Health Advisory Workgroup and requires the Workgroup to (1) develop recommendations for a pilot project to designate a total of not more than 1,000 beds in discrete units of nursing facilities to serve individuals with behavioral health needs and (2) submit, not later than December 31, 2014, a report to the General Assembly that includes the Workgroup's findings and recommendations for the pilot project.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Potential increase in administrative costs to ODM for providing staff and other support services for the Workgroup.**

**MCDCD7 Alternative purchasing model for nursing facility services**

No provision.

No provision.

**R.C. 5165.157, 5165.15**

Revises the law governing an alternative purchasing model for nursing facility services (current law allows the ODM Director to establish such a model) provided to Medicaid recipients with specialized health care needs as follows:

(1) No provision.

(1) No provision.

(1) Provides for the model to be ongoing rather than applicable only to FY 2014 and FY 2015.

(2) No provision.

(2) No provision.

(2) Eliminates the requirement that the model be established as a Medicaid waiver.

(3) No provision.

(3) No provision.

(3) Provides for the services to be provided by discrete units of nursing facilities that meet criteria the ODM Director establishes, which must include criteria that exclude a unit from the alternative purchasing model if the unit is paid for nursing facility services in accordance with current law regarding outliers or the Centers of Excellence component of the Medicaid program and may require a nursing facility to report health outcome measurement data to ODM.

(4) No provision.

(4) No provision.

4) Requires the ODM Director to set the Medicaid payment rate for the services (a) at 60% of the statewide average of the Medicaid payment rate for long-term acute care hospital services or (b) pursuant to an alternative methodology that includes improved health outcomes as a factor in determining the payment rate.

Executive

As Passed by the House

As Passed by the Senate

(5) No provision.

(5) No provision.

(5) Requires the ODM Director to require, to the extent the Director considers necessary, a Medicaid recipient to obtain prior authorization for admission to a long-term acute care hospital or rehabilitation hospital as a condition of Medicaid payment.

**Fiscal effect: This provision is permissive as the ODM Director may or may not choose to establish an alternative purchasing model for nursing facility services.**

**MCD4CD4 Nursing facilities' quality incentive payments**

No provision.

No provision.

**R.C. 5165.25, 173.47, 5165.23**

Revises the law governing nursing facilities' quality incentive Medicaid payments as follows:

(1) No provision.

(1) No provision.

(1) Enables a nursing facility to receive the higher of the two maximum quality incentive payment rates if it meets the accountability measure regarding a tool tracking residents' admissions to hospitals.

(2) No provision.

(2) No provision.

(2) Establishes for FY 2016 and thereafter an accountability measure regarding the employment of an independent social worker or social worker at least 40 hours per week and an accountability measure regarding the utilization of a person-centered method of medication delivery.

(3) No provision.

(3) No provision.

(3) Eliminates obsolete provisions regarding FY 2014.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Potential increase in the Medicaid reimbursement to a nursing facility for allowing a nursing facility to receive the higher of the two maximum quality incentive payment rates if it meets the accountability measure regarding a tool tracking residents' admissions to hospitals.**

**MCDCD3 Assisted Living Program Rate Increase**

**Sections: 751.50, 610.20, 610.21  
Amends Section 323.10 of H.B. 59**

No provision.

Requires, until June 30, 2015, that the Medicaid payment rates for services provided under the Assisted Living Program be 1.5% higher than the rates for the services in effect on July 1, 2013.

No provision.

**Fiscal effect: Increase in costs of \$1.4 million (approximately \$525,000 state share) in FY 2015. The appropriations in GRF line item 651525, Medicaid/Health Care Services, have been adjusted to account for the rate increase.**

**MCDCD6 Initial cost report for new nursing facility**

No provision.

No provision.

**Sections: 5165.10, 5165.106**

Provides that a new nursing facility is not required to file a Medicaid cost report for the first calendar year for which it has a Medicaid provider agreement if the provider agreement goes into effect after the first day of October of that calendar year.

**Fiscal effect: None.**

Executive

As Passed by the House

As Passed by the Senate

**MEDCD1**      **Massage Therapy**

No provision.

**R.C. 4731.15**  
 Defines the term "massage therapy."

**R.C. 4731.15**  
 Same as the House.

**MEDCD2**      **Continuing education requirements for cosmetic therapists**

No provision.

**R.C. 4731.155**  
 Eliminates the statutory requirements for continuing education for cosmetic therapists and instead allows the State Medical Board to adopt rules regarding continuing education requirements for cosmetic therapists.

**R.C. 4731.155**  
 Same as the House.

**MEDCD3**      **Acceptance of money from a fine, civil penalty, or seizure or forfeiture of property**

No provision.

**R.C. 4731.24, 4731.241**  
 Authorizes the State Medical Board to accept from the state, a political subdivision of the state, or the federal government money that results from a fine, civil penalty, or seizure or forfeiture of property.

**R.C. 4731.24, 4731.241**  
 Same as the House.

Executive

As Passed by the House

As Passed by the Senate

MHACD8 Opioid addiction treatment duties

R.C. **340.01, 340.03, 340.08, 340.09, 340.092, 340.093, 340.15, 340.20, 5119.21, 5119.22, 5119.23, 5119.25, 5119.362, 5119.363, and 5119.364; Section 812.40**

No provision.

Requires, beginning two years after the bill's effective date, that each ADAMHS board establish, to the extent resources are available, a full spectrum of care for all levels of treatment services for opioid and co-occurring drug addiction.

No provision.

No provision.

Requires ODMHAS to assist an ADAMHS board with the full spectrum of care for ODMHAS-approved treatment services for opioid and co-occurring drug addiction and, to the extent it has available resources, support the full spectrum of care on a single ADAMHS district or a multi-district basis.

No provision.

No provision.

Requires that the full spectrum of care include at least ambulatory and subacute detoxification, nonintensive and intensive outpatient services, medication-assisted treatment, peer mentoring, residential treatment services, recovery housing, and 12-step approaches.

No provision.

No provision.

Requires ODMHAS to withhold all of an ADAMHS board's allocated funds if the board fails to make the full spectrum of care available in its service district.

No provision.

No provision.

Permits an ADAMHS board to provide treatment services included in the full spectrum of care to eligible individuals with alcohol or other types of drug addictions if the amount of funds the board has for the full spectrum of care is greater than the amount needed to provide the treatment services to all eligible individuals with opioid and co-occurring drug addictions who apply to the board for the treatment services.

No provision.

Executive	As Passed by the House	As Passed by the Senate
No provision.	Establishes certain requirements and options for the recovery housing that each ADAMHS board is to include in the full spectrum of care.	No provision.
No provision.	Requires each community addiction services provider, beginning two years after the bill's effective date, to maintain (in an aggregate form) a waiting list of applicants who have been documented as having a clinical need for alcohol and drug addiction services due to an opioid or co-occurring drug addiction but have not begun to receive the services within five days of application for the services because the provider lacks available slots.	No provision.
No provision.	Requires each provider to report certain information monthly about the waiting lists to each ADAMHS board that serves the county or counties in which the provider provides alcohol and drug addiction services.	No provision.
No provision.	Requires each ADAMHS board to compile monthly (on an aggregate basis) the information the board receives from the providers and to determine specified information about denied applications for certain treatment services.	No provision.
No provision.	Requires each ADAMHS board to report monthly to ODMHAS: (1) the information the board compiles from the reports it receives from the providers, (2) the information about denied applications, and (3) all other information the ODMHAS Director requires in rules.	No provision.
No provision.	Requires ODMHAS to make the reports it receives from ADAMHS boards available on ODMHAS's web site and in a manner that presents the information on both a statewide and county-level basis.	No provision.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Potential increase in costs to ADAMHS boards to provide peer mentoring, the room and board portions of residential treatment services, and twelve-step programs services to Medicaid recipients, as these services are not covered by the Medicaid program. Potential increase in administrative costs to ODMHAS to pay providers if an ADAMHS board fails to provide the full spectrum of care. Potential increase in administrative costs to ADAMHS boards to create the wait lists, if they do not already exist, and to collect and submit data on wait list individuals to ODMHAS. Likely increase in costs to ODMHAS to create the statewide wait list report and post it on its website.**

**MHACD9 ADAMHS boards' continuum of care**

No provision.

**R.C. 340.09, Section 812.40**

Permits, beginning two years after the bill's effective date, the continuum of care that ADAMHS boards establish for other services to include subacute detoxification.

No provision.

**Fiscal effect: Potential increase in costs to an ADAMHS board if the board chooses to provide the service.**

**MHACD10 ADAMHS boards submitting evidence of correction action**

No provision.

**R.C. 5119.25, Section 812.40**

Gives an ADAMHS board, when it receives a notice from ODMHAS that the board is out of compliance with statutory requirements, the option to submit to ODMHAS evidence of corrective action the board took to achieve compliance.

No provision.

Executive	As Passed by the House	As Passed by the Senate
No provision.	Provides that a board of alcohol, drug addiction, and mental health services (ADAMHS board) has 30, instead of 10, days to present its position that it is in compliance with statutory requirements or to submit evidence of corrective action it took to achieve compliance after receiving a notice from the ODMHAS Director that the board is out of compliance with the statutory requirements.	No provision.
No provision.	Requires the Director to hold a hearing within 30, instead of 10, days after receiving the board's position or evidence.	No provision.
No provision.	Permits the Director to appoint a representative of another board that is in compliance to serve as a mentor for the board in developing and executing a plan of corrective action to achieve compliance.	No provision.
No provision.	Requires, instead of permits, the ODMHAS Director to adopt rules to implement a state statute governing the withholding of state funds from ADAMHS boards that are out of compliance with statutory requirements and hearings for such actions.  <b>Fiscal effect: Potential reduction in administrative costs for an ADAMHS board subject to noncompliance. Minimal increase in administrative costs to ODMHAS to adopt rules.</b>	No provision.

Executive

As Passed by the House

As Passed by the Senate

**MHACD11 Intake and resumption of services procedures**

No provision.

**R.C. 5119.365**

Requires the ODMHAS Director to adopt rules to (1) streamline the intake procedures used by community addiction services providers when accepting and beginning to serve new patients and (2) enable providers to retain patients as active patients even though the patients last received services more than 30 days before resumption of services.

**Fiscal effect: Minimal cost to ODMHAS to adopt rules. Potential decrease in administrative costs to ADAMHS boards once rules are adopted.**

No provision.

**MHACD15 Nursing facility preadmission screenings for individuals with mental illness**

No provision.

No provision.

**R.C. 5119.40, 5119.401, 5165.03, 5165.031**

Provides that an individual with mental illness is not required to undergo a preadmission screening before admission or readmission to a nursing facility if the nursing facility is licensed for this purpose by ODMHAS and the individual either seeks readmission after having been transferred from the nursing facility to a hospital operated or licensed by ODMHAS or is admitted directly from such a hospital after receiving inpatient care for a condition that the individual is to receive at the nursing facility.

No provision.

No provision.

Requires that a nursing facility that so admits or readmits such an individual to provide for the individual to undergo a resident review (1) by a case manager who does not have a direct or indirect affiliation or relationship with the nursing

Executive

As Passed by the House

As Passed by the Senate

facility, (2) every 30 days, and (3) in accordance with federal requirements.

**Fiscal effect: Increase in administrative costs to ODMHAS to license and inspect nursing facilities. Potential decrease in preadmission screening costs. Potential increase in number of nursing facility admissions, resulting in a potential increase in Medicaid costs.**

**MHACD4 Charge-back to mentally ill person's county of residence**

**R.C. 5122.36**

Requires: (1) that the expenses of returning a mentally ill person to the person's county of legal residence and, if the person is ordered hospitalized, probate fees and other expenses incurred on the person's behalf be charged to the county of residence; (2) that a transcript of proceedings be sent to the probate court of the county of residence; and (3) that if the person's residence cannot be established, the matter be referred to ODMHAS.

No provision.

**R.C. 5122.36**

Same as the Executive.

**MHACD17 County and district homes providing sub-acute detoxification services**

No provision.

No provision.

**R.C. 5155.28**

Permits county homes and district homes that are nursing facilities to provide sub-acute detoxification services to residents who have been determined to be addicted to opioids by the Preadmission Screening and Annual Resident Review System.

Executive

As Passed by the House

As Passed by the Senate

**MHACD12 Use of community behavioral health funds**

**Sections: 751.60, 751.70, 751.80, 751.90, 751.100, 690.10**

**Sections: 610.20, 690.10  
Amends Section 327.83 of H.B. 59**

No provision.

Revises the use of ODMHAS's \$47.5 million appropriation for FY 2015 to GRF line item 335507, Community Behavioral Health, as follows:

Same as the House.

(1) No provision.

(1) Repeals current law that requires \$30 million to be allocated to ADAMHS boards for community mental health services and \$17.5 million to be allocated to ADAMHS boards for community addiction services, including medication, treatment programs, and counseling.

(1) Same as the House.

(2) No provision.

(2) Provides for \$24,850,000 to be used (1) for various activities regarding step-down regional crisis stabilization units and recovery housing (including a three-year contract costing not more than \$500,000 for a network of recovery housing) or (2) if the actual enrollment of newly eligible individuals under the Medicaid expansion in FY 2014 is more than 10% less than the projected enrollment, to permit ADAMHS boards to continue programs the boards started in FY 2014.

(2) Replaces the House provision with a provision that earmarks up to \$5.0 million of GRF line item 335507, Community Behavioral Health, in FY 2015 to expand access to recovery housing.

(3) No provision.

(3) Requires that \$5,078,200 be used to maintain the level of funding for the Substance Abuse Prevention and Treatment Block Grant.

(3) No provision.

(4) No provision.

(4) Requires that \$5 million be used to expand prevention-based resources statewide.

(4) Same as the House, but increases the earmark to \$6.5 million.

(5) No provision.

(5) Requires that \$3.75 million be used to expand the Residential State Supplement Program.

(5) Same as the House, but increases the earmark to \$7.5 million.

Executive	As Passed by the House	As Passed by the Senate
(6) No provision.	(6) Requires that \$8,821,800 be transferred to the Ohio Department of Rehabilitation and Correction (ODRC) to be used to help defray a portion of eligible courts' payroll costs for up to two specialized docket staff members.	(6) No provision.
No provision.	No provision.	Requires GRF line item 335507 be used to address gaps identified by ODMHAS in the continuum of care for persons with mental illness or addiction disorders, including access to crisis services.
No provision.	No provision.	Defines "Recovery housing" as housing for individuals recovering from drug addiction that provides an alcohol and drug-free living environment, peer support, assistance with obtaining drug addiction services, and other drug addiction recovery assistance where the length of stay is not limited to a specific duration.
No provision.	No provision.	Specifies recovery housing does not include residential facilities subject to licensure pursuant to section 5119.34 of the Revised Code.
No provision.	No provision.	Permits medication-assisted treatment in recovery housing.
No provision.	No provision.	Requires ODMHAS to develop procedures to administer these funds in a manner that is consistent with current community capital assistance projects process guidelines for expenditures that are capital in nature.
No provision.	No provision.	Prioritizes support for projects in counties of the state that do not currently have recovery housing stock.
No provision.	No provision.	Earmarks the remainder of GRF line item 335507, an amount up to \$28.5 million, in FY 2015 to be invested in addiction and mental health recovery supports with an emphasis on crisis and housing.

Executive	As Passed by the House	As Passed by the Senate
<b>MHACD14</b>	<b>Infrastructure renovations</b>	
No provision.	No provision.	<p><b>Sections: 630.10, 630.11;</b>  <b>Amends Section 269.10 of Am. H.B. 497</b></p> <p>Reappropriates additionally for line item C58007, Infrastructure Renovations, the unencumbered and unallotted balance as of June 30, 2014, plus \$2,225,572.</p>
No provision.	No provision.	<p>Requires the ODMHAS Director to certify to the OBM Director canceled encumbrances in the amount of at least \$2,225,572 prior to the expenditure of this reappropriation.</p>
<b>MHACD16</b>	<b>Mental Health and Addiction Services Planning for Ohio's Future Study Committee</b>	
No provision.	No provision.	<p><b>Section: 703.10</b></p> <p>Creates the Mental Health and Addiction Services Planning for Ohio's Future Study Committee to review and make recommendations for improving access and dedicating consistent funding streams to Ohio's mental health and addiction services programming.</p>
No provision.	No provision.	<p>Lists the Committee's membership.</p>
No provision.	No provision.	<p>Requires appointments to the Committee be made not later than 15 days after the provision's effective date.</p>
No provision.	No provision.	<p>Requires the Committee to convene not later than 30 days after the provision's effective date.</p>

Executive	As Passed by the House	As Passed by the Senate
No provision.	No provision.	Requires Committee members to serve without compensation or reimbursement for expenses incurred while serving on the Committee.
No provision.	No provision.	Requires the Legislative Service Commission to provide administrative support to the Committee.
No provision.	No provision.	Requires the Committee to prepare a report of its findings and recommendations to be submitted to the General Assembly and the Governor by December 31, 2014.
No provision.	No provision.	Terminates the Committee upon submission of the report.
<hr/>		
<b>MHACD13</b>	<b>Returning offenders</b>	
No provision.	<p><b>Section: 751.110</b></p> <p>Requires the ADAMHS boards serving Cuyahoga, Franklin, Hamilton, Montgomery, and Summit counties to prioritize the use of funds made available to the boards by ODMHAS under Am. Sub. H.B. 59 of the 130th General Assembly to temporarily assist offenders who have severe mental illnesses, severe substance use disorders, or both, obtain Medicaid-covered community mental health services, Medicaid-covered community drug addiction services, or both, after the offenders have been released from state correctional facilities to live in the community.</p>	<p><b>Section: 751.110</b></p> <p>Same as the House.</p>

Executive

As Passed by the House

As Passed by the Senate

**DNRCD16 Use of Oil and Gas Well Fund for infrastructure**

**R.C. 1509.071, Section 610.20  
Amends Section 333.10 of H.B. 59**

(1) Authorizes the Chief of the Division of Oil and Gas Resources Management to spend money credited to the Oil and Gas Well Fund to develop infrastructure as a solution to problems directly attributable to historic production operations. Requires the Chief to adopt rules in accordance with Chapter 119. of the Revised Code for this purpose, and requires the rules to establish criteria for determining the types of infrastructure for which revenues may be used.

(1) No provision.

(1) No provision.

(2) Eliminates the requirement in current law that the Chief spend not less than 14% of the revenue credited to the Fund the previous fiscal year to plug idle and orphaned wells and properly restore the land surface, but retains the authority of the Chief to use money credited to the Fund for these purposes.

(2) No provision.

(2) No provision.

**Fiscal effect: While the requirement that the Chief spend at least 14% of the previous fiscal year's revenues to the Oil and Gas Well Fund (Fund 5180) on well plugging and land restoration activities would be eliminated, the Chief would have the flexibility to spend more or less than that percentage on those purposes. Additionally, increases the existing FY 2015 appropriation to Fund 5180 appropriation item 725677, Oil and Gas Well Plugging, from \$1.5 million to \$2.5 million for these purposes.**

Executive

As Passed by the House

As Passed by the Senate

**DNRCD7 Nonresident deer permit and hunting license fees**

**R.C. 1533.10, 1533.11, 1533.12**

(1) Revises existing law requiring the procurement of a \$23 deer permit to hunt deer by establishing a nonresident deer permit, the fee for which is \$99, and a resident deer permit, the fee for which is \$23.

(2) Specifies that the fee for a youth deer permit established in current law is one-half of the regular resident deer permit fee regardless of residency.

(3) Revises existing law requiring a person on active duty in the U.S. Armed Forces who is either stationed in Ohio or on leave or furlough to obtain a deer permit by requiring such a person to obtain a resident deer permit and specifying that the person is eligible to obtain a resident deer permit regardless of whether the person is a resident of Ohio.

(4) Increases the nonresident hunting license fee and the apprentice nonresident hunting license fee from \$124 to \$149.

**Fiscal effect: The Wildlife Fund (Fund 7015) will likely receive some additional revenue from increased fees for nonresident deer permits, hunting licenses, and apprentice hunting licenses. A portion of this gain may be offset by a reduction in revenue from the sale of youth deer permits to nonresident youth, which would be reduced to half the price of a resident adult deer permit.**

**R.C. 1533.10, 1533.11, 1533.12**

(1) Same as the Executive.

(2) Same as the Executive.

(3) Same as the Executive.

(4) Same as the Executive.

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

(1) No provision.

(2) No provision.

(3) No provision.

(4) No provision.

Executive

As Passed by the House

As Passed by the Senate

DNRCD23

State Recreational Vehicle Fund Advisory Board

(1) No provision.

(1) No provision.

**R.C. 1541.50**

(1) Establishes the State Recreational Vehicle Fund Advisory Board for the purpose of providing advice to the Department of Natural Resources regarding the use of state recreational vehicle money and studying the feasibility of establishing a grant program to fund recreational vehicle projects.

(2) No provision.

(2) No provision.

(2) Requires the Director of Natural Resources to appoint to the board two members representing snowmobile users, two members representing all-purpose vehicle users, two members representing off-highway motorcycle users, and one member representing power sport dealers. Requires two initial members to serve for a one-year term, two to serve for a two-year term, and three to serve for a three-year term. Requires that terms of office thereafter are three years.

(3) No provision.

(3) No provision.

(3) Requires that, after the initial appointments, the Director appoint members to the board from lists of candidates provided by recognized statewide organizations of snowmobile users, all-purpose vehicle users, off-highway motorcycle users, or power sport dealers, respectively. Requires these organizations to provide such lists two weeks prior to the expiration of a member's term of office, or as soon as possible prior to or after a vacancy on the board.

(4) No provision.

(4) No provision.

(4) Specifies that members may be reappointed, and requires any member appointed to fill a vacancy in an unexpired term to serve for the remainder of that term. Requires a member to continue to serve subsequent to the expiration date of the member's term until the member's successor takes office or until 60 days have passed,

Executive	As Passed by the House	As Passed by the Senate
(5) No provision.	(5) No provision.	whichever occurs first.
(6) No provision.	(6) No provision.	(5) Specifies that serving as a member of the board does not constitute holding a public office or position of employment and does not constitute grounds for removal of public officers or employees from their offices or positions of employment.
(6) No provision.	(6) No provision.	(6) Requires board members to be reimbursed for actual and necessary expenses incurred in the discharge of duties as a board member.
(7) No provision.	(7) No provision.	(7) Requires the board, not later than one year after the bill's effective date, to issue a report of its findings and recommendations to the Director of Natural Resources, the President and Minority Leader of the Senate, the Speaker and Minority Leader of the House of Representatives, and the chairperson and the ranking minority member of the committees of the House and Senate with primary responsibility over issues related to natural resources.
		<b>Fiscal effect: The bill does not specify the funding source for the Advisory Board. However, any costs would likely be administrative in nature and be borne by the GRF or another fund, possibly the State Recreational Vehicle Fund (Fund 5210). These costs are not likely to be more than minimal.</b>

Executive

As Passed by the House

As Passed by the Senate

**DNRCD1      Transfer of funds for oil and gas regulation and geological mapping**

**Section: 610.20**  
***Amends section 333.80 of H.B. 59***

Permits the transfer of cash from the GRF to the Geological Mapping Fund (Fund 5110), in addition to the transfer to the Oil and Gas Well Fund (Fund 5180) authorized under continuing law, if it is deemed necessary to handle increased field and laboratory research efforts related to the expansion of the oil and gas program that occur before receipts to Fund 5110 are sufficient to fund such activities.

No provision.

No provision.

**DNRCD20      Capital Appropriation for Cleveland Zoological Society Savannah Ridge Project**

**Sections: 630.10, 630.11**  
***Amends Section 223.10 of Am. H.B. 497***

No provision.

Changes the name of an appropriation for a project under the Department of Natural Resources' capital budget from C725U0, Savanna Ridge Enterprise Zone – Cleveland Metroparks Zoo to C725U0, Cleveland Zoological Society Savannah Ridge Project.

**Sections: 630.10, 630.11**  
***Amends Section 223.10 of Am. H.B. 497***

Same as the House.

Executive

As Passed by the House

As Passed by the Senate

DNRCD21 Federal reimbursement of capital funds

No provision.

No provision.

**Section: 630.10**  
***Amends Section 223.10 of Am. H.B. 497***

Specifies that federal reimbursements made pursuant to Section 223.10 of Am. H.B. 497 are to be deposited to the credit of the fund from which the expenditure originated, rather than the Parks and Recreation Improvement Fund (Fund 7035), as in current law.

**Fiscal effect: Allows any state capital fund from which DNR spends capital appropriations, rather than just Fund 7035, to receive reimbursements from the federal government.**

Executive

As Passed by the House

As Passed by the Senate

OODCD5 Governor's Council on People with Disabilities

No provision.

No provision.

**R.C. 3303.41**

Specifies that a member of the Governor's Council on People with Disabilities continues in office after the member's term expires until the member's successor takes office.

No provision.

No provision.

Increases the term of the chairperson of the Council from a one-year term, with the possibility of a second term, to a single two-year term.

No provision.

No provision.

Specifies that the chairperson continues in office after expiration of the chairperson's term until a successor chairperson takes office.

No provision.

No provision.

Requires the OOD Executive Director to provide the Council with an executive secretary, and with meeting space, office furniture, and equipment.

**Fiscal effect: None.**

Executive

As Passed by the House

As Passed by the Senate

OPTCD1      Analgesic controlled substances included in the practice of optometry

No provision.

No provision.

**R.C.      4725.01, 4725.091**

Allows an optometrist to continue to employ, apply, administer, or prescribe an analgesic drug that is currently in the narcotics-narcotic preparations category of schedule III controlled substances, even if the drug is subsequently transferred to a different schedule or category by the General Assembly, by rule of the State Board of Pharmacy, or under the federal drug abuse control laws.

**Fiscal effect: None.**

Executive

As Passed by the House

As Passed by the Senate

PRXCD8 Workers' compensation access to OARRS

(1) No provision.

(1) No provision.

**R.C. 4121.443, 4729.80**

(1) Requires the Board to provide information from the Ohio Automated Rx Reporting System (OARRS) to a Workers' Compensation managed care organization (MCO) if the following criteria are met: (a) the MCO enters into a data security agreement with the Board and (b) the Administrator of Workers' Compensation confirms, upon the Board's request, that the claimant is assigned to the MCO.

(2) No provision.

(2) No provision.

(2) Requires, rather than permits as under current law, the Board to provide information from OARRS to the Administrator of Workers' Compensation.

**Fiscal effect: None.**

Executive

As Passed by the House

As Passed by the Senate

PRXCD7 Prescriber review of patient information in OARRS

R.C. 4715.14, 4715.30, 4715.302, 4723.28, 4723.486, 4723.487, 4725.092, 4725.16, 4725.19, 4729.12, 4729.80, 4729.86, 4730.25, 4730.48, 4730.53, 4731.055, 4731.22, 4731.281, 4121.443, 4729.861, Section 747.30

(1) No provision.

(1) No provision.

(1) Establishes, beginning April 1, 2015, several conditions related to the Board's Ohio Automated Rx Reporting System (OARRS) that apply to a prescriber when prescribing or personally furnishing certain drugs, including: (a) that the prescriber, before initially prescribing or personally furnishing an opioid analgesic or a benzodiazepine, request patient information from OARRS that covers at least the previous 12 months, and (b) that the prescriber make periodic requests for patient information from OARRS if the course of treatment continues for more than 90 days.

(2) No provision.

(2) No provision.

(2) Establishes several exceptions from the required review of an OARRS report, including drugs prescribed to hospice or cancer patients, drugs to be administered in hospitals or long-term facilities, drugs to treat acute pain from surgery or a delivery, and drug amounts for use in seven days or less.

(3) No provision.

(3) No provision.

(3) Requires, beginning January 1, 2015, that prescribers, when renewing their professional licenses, certify to their licensing boards that they have access to OARRS.

Executive

As Passed by the House

As Passed by the Senate

Fiscal effect: The State Board of Pharmacy will experience a minimal increase in annual operating costs as the number of users of the Ohio Automated Rx Reporting System (OARRS) and the volume of requests for information increase. Any increase in the annual operating expenses of certain professional licensing boards (the State Dental Board, the Board of Nursing, the State Board of Optometry, the State Board of Pharmacy, and the State Medical Board) will depend on the frequency with which a board has to implement provisions included in the bill (e.g., verifying licensees access to OARRS and subsequent disciplinary hearings if initiated).

**PRXCD4 Board of Pharmacy Executive Director requirements**

**R.C. 4729.03**

Removes the requirement that the Executive Director of the Board of Pharmacy be an Ohio licensed pharmacist in good standing.

**Fiscal effect: None.**

**R.C. 4729.03**

Same as the Executive.

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

No provision.

**PRXCD6 Limitation on terminal distributor license exemption**

No provision.

**R.C. 4729.54, 4729.541**

Requires, beginning April 1, 2015, certain business entities that are exempt from holding a terminal distributor license under current law to hold a terminal distributor license from the State Board of Pharmacy to possess and distribute dangerous drugs that are compounded or used for the purpose of compounding.

**R.C. 4729.54, 4729.541**

Same as the House.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Generated revenue from additional licensing fees would be deposited to the credit of the Occupational Licensing and Regulatory Fund (Fund 4K90). The number of additional licenses to be granted is unknown.**

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

**PRXCD1 Use of licensing fees for OARRS**

**R.C. 4729.83**

(1) Eliminates the provision prohibiting the Board of Pharmacy from imposing a charge on "terminal distributors of dangerous drugs," "pharmacists," and "prescribers" to establish and maintain the Ohio Automated Rx Reporting System (OARRS).

(2) No provision.

**Fiscal effect: If the Board of Pharmacy were to subsequently impose such a charge it would be adopted as part of their administrative rules. Generated revenue would be deposited to the credit of the Occupational Licensing and Regulatory Fund (Fund 4K90). Total annual revenue would depend on the level at which such a charge is set by the Board.**

**R.C. 4729.83, 4729.65**

(1) Same as the Executive with regard to eliminating the prohibition from imposing an OARRS charge on "terminal distributors of dangerous drugs" and "pharmacists," but retains current law that prohibits the Board from imposing an OARRS fee on "prescribers."

(2) Permits the State Board of Pharmacy to use, for the purpose of OARRS, any portion of the licensing or registration fees collected from pharmacists, pharmacy interns, wholesale distributor of dangerous drugs, or terminal distributor of dangerous drugs, but prohibits the Board from increasing fees solely for that purpose.

**Fiscal effect: Additional revenue is not likely to be generated. However, the Board may experience greater flexibility in utilizing existing funds made available through the Occupational Licensing and Regulatory Fund (Fund 4K90).**

**R.C. 4729.83, 4729.65**

(1) Same as the House.

(2) Same as the House.

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

**Executive**

**As Passed by the House**

**As Passed by the Senate**

**DPSCD4      Handicap parking placards and license plates**

No provision.

No provision.

**R.C.      4503.44**

Authorizes an optometrist to issue a prescription for a handicap parking placard or license plates to a person who is blind, legally blind, or severely visually impaired, and makes organizational and technical changes to the law governing handicap parking placards and license plates.

**Fiscal effect: None.**

**DPSCD1      Infrastructure Protection Fund**

**R.C.      4737.045**

Creates the Infrastructure Protection Fund and specifies that the following fees are to be deposited into the fund, rather than into the Security, Investigations, and Policing Fund (Fund 8400) as under current law: (1) scrap metal and bulk merchandise container dealer registration fees and (2) impoundment fees relating to a vehicle used in the theft or illegal transportation of metal.

**Fiscal effect: Loss in revenue to Fund 8400 with a corresponding gain in revenue to the Infrastructure Protection Fund, amount dependent on actual fees collected.**

**R.C.      4737.045**

Same as the Executive, but clarifies the fund is created in the state treasury.

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

**R.C.      4737.045**

Same as the House.

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

Executive

As Passed by the House

As Passed by the Senate

DPSCD2 Disaster Services

**Sections: 630.10, 630.11**  
**Amends Section 701.50 of H.B. 497**

**Sections: 630.10, 630.11**  
**Amends Section 701.50 of H.B. 497**

No provision.

Increases the transfer from the Disaster Services Fund (Fund 5E20), used by the Controlling Board, to a fund and appropriation item used by the Department of Public Safety for Putnam County flood mitigation projects, from \$4.0 million (as in H.B. 497) to \$6.0 million and requires the moneys be awarded to the local public agency that is leading the projects.

Same as the House, but increases the amount of the transfer to \$8.0 million.

DPSCD5 Reduction in MARCS user fees

**Section: 745.20**

No provision.

No provision.

Requires the Department of Public Safety, in consultation with the Department of Administrative Services and not later than January 23, 2015, to submit a written recommendation to the 131st General Assembly that specifies a formula, method, or schedule by which user fees for the Multi-agency Radio Communications System may be reduced from their current amounts.

**Fiscal effect: None.**

## Executive

## As Passed by the House

## As Passed by the Senate

**PUCCD5**      **Intermodal equipment providers****R.C. 4905.81, 4905.01, 4923.01, 4923.04**

Defines the terms "interchange," "intermodal equipment," and "intermodal equipment provider" to have the same meanings as in federal motor carrier safety rules.

No Provision.

No Provision.

Grants the Public Utilities Commission (PUCO) express authority to regulate intermodal equipment providers. Requires PUCO to adopt rules applicable to the use and interchange of intermodal equipment.

No Provision.

No Provision.

Broadens PUCO's subpoena power (currently limited to documents and other records related to hazardous materials transportation) by expanding its application to the production of documents and other records related to compliance with motor carrier law and administrative rules.

No Provision.

No Provision.

**Fiscal effect: Likely none; this provision clarifies existing law regarding PUCO authority to regulate intermodal equipment providers.**

**PUCCD8**      **Transporting horizontal well gas: federal pipeline requirements waiver**

No provision.

**R.C. 4905.911**

Permits the Public Utilities Commission of Ohio to, at its discretion and in accordance with federal law, waive compliance with the federal gas pipeline design requirement regulations applicable to operators of certain pipelines that transport gas produced by horizontal wells.

**Fiscal effect: None.**

**R.C. 4905.911**

Same as the House.

**Fiscal effect: None (same as the House).**

Executive

As Passed by the House

As Passed by the Senate

**PUCCD1 Pipeline safety forfeitures**

**R.C. 4905.95**

Increases the maximum pipeline safety forfeitures consistent with federal law. Increases from \$100,000 to \$200,000 the daily limit for each violation or noncompliance and increases from \$1 million to \$2 million the limit for any related series of violations or noncompliances.

No Provision.

No Provision.

**Fiscal effect: Potential GRF revenue gain because all forfeitures collected under this section are deposited in the state treasury to the credit of the GRF.**

**PUCCD10 Wind farm setback**

No provision.

No provision.

**R.C. 4906.20, 4906.201**

Specifies that the minimum setback, beginning on the effective date of the bill, for a wind turbine be at least 1,125 feet in horizontal distance from the tip of the turbine's nearest blade at 90 degrees to the property line of the nearest adjacent property.

No provision.

No provision.

Permits wind turbines that already received a certificate of approval from the Power Siting Board prior to the effective date of the bill to continue under the existing setback requirement, which is measured from the nearest, habitable, residential structure, located on the adjacent property, if any.

**Fiscal effect: None.**

## Executive

## As Passed by the House

## As Passed by the Senate

## PUCCD6 Recovery of environmental remediation costs

## R.C. 4909.157

(1) Permits the Public Utilities Commission to authorize, through a mechanism, a natural gas company or gas company to recover environmental remediation costs "prudently incurred" before 2025 that are related to real property that was formerly the site of a manufactured gas plant, and incurred under the Voluntary Action Program ordered by an environmental agency or a court or costs that are subject to a previously authorized regulatory asset.

(1) No provision.

(1) No provision.

(2) Defines a manufactured gas plant as a plant that was operational prior to 1970 and that produced, for sale to customers, manufactured gas from coal gas process, carburetted water gas process, or oil gas process.

(2) No Provision.

(2) No Provision.

(3) Requires an application and an evidentiary hearing in which the applicant bears the burden of proof.

(3) No provision.

(3) No provision.

(4) Requires, if recovery is authorized, the company to, upon the sale of the real property, return to customers the difference between the sale price, minus reasonable sale expenses, and the property's fair market value prior to remediation.

(4) No Provision.

(4) No Provision.

(5) Declares that certain ratemaking provisions do not preclude recovery of these environmental remediation costs.

(5) No provision.

(5) No provision.

**Fiscal effect: If approved for recovery by PUCO, costs will increase for customers of the natural gas company or gas company.**

## Executive

## As Passed by the House

## As Passed by the Senate

PUCCD7

Prior-year baseline for alternative energy benchmarks

R.C. 4928.641, 4928.64, 4928.642

No provision.

Permits electric distribution utilities (EDUs) and electric services companies (ESCs) that are required to comply with the state's alternative energy benchmarks to use a baseline of the prior calendar year's sales to measure compliance, rather than the most recent three-year average of sales. Requires notification of the choice to use the prior-year baseline to the Public Utilities Commission of Ohio (PUCO) by October 1st of the year for which the baseline will apply. Permits the PUCO to adjust the prior-year baseline to adjust for new economic growth in the EDU's or ESC's territory or service area.

No provision.

No provision.

Requires EDUs and ESCs that switch back to the three-year baseline to use that baseline for at least three consecutive years before again using the prior-year baseline.

No provision.

**Fiscal effect: Potentially lowers alternative energy compliance costs for EDUs and ESCs, but indirect effects may reduce the number of alternative energy suppliers.**

Executive

As Passed by the House

As Passed by the Senate

**PUCCD2      Energy efficiency requirement**

**R.C.      4928.66**

Repeals a provision that prohibits an electric distribution utility (EDU) from applying, to an annual energy savings requirement in current law achieved through a waste energy recovery or combined heat and power system, more than the total annual percentage of the EDU's industrial-customer load, relative to the EDU's total load.

No Provision.

No Provision.

**Fiscal effect: Potential decrease in cost for utility to meet requirement, with consequent potential decrease in cost of electricity for ratepayers.**

## Executive

## As Passed by the House

## As Passed by the Senate

BORCD15

Supplemental annuities and custodial accounts offered by public institutions of higher education

R.C. 9.90, 9.91, and 9.911

No provision.

Provides that a supplemental tax-sheltered annuity contract or custodial account offered to an employee by a public institution of higher education may be offered through the institution's choice of (1) selecting four or more providers through a selection process determined by the institution or (2) a provider designated by the employee.

R.C. 9.90, 9.91, and 9.911

Same as the House.

No provision.

Provides that the public institution of higher education may impose any terms and conditions on the provider of an annuity contract or custodial account that the institution chooses and may prohibit transfer of funds to a third party without the institution's consent.

Same as the House.

**Fiscal effect: If the board of trustees of a public institution of higher education chooses to offer a supplemental tax-sheltered annuity contract or custodial account to the institution's employees it may increase the institution's administrative cost to administer the annuity contract or custodial account and comply with federal rules and requirements related to such contract and account. Any such increase would be permissive and, likely, would be minimal.**

Fiscal effect: Same as the House.

## Executive

## As Passed by the House

## As Passed by the Senate

BORCD20

Public employee status of student athletes at state universities

No provision.

R.C. 3345.56

Specifies that students attending state universities are not public employees based upon participating in athletics for the state university.

Fiscal effect: None.

R.C. 3345.56

Same as the House.

Fiscal effect: Same as the House.

BORCD21

Membership of boards of trustees of state community college districts

No provision.

No provision.

R.C. 3358.03

Requires appointees to the board of trustees of a state community college district to be qualified electors of Ohio rather than residents in the applicable state community college district, as required under current law.

Fiscal effect: None.

BORCD18

Rock and Roll Hall of Fame capital fund transfer

No provision.

Sections: 630.10, 630.11  
Amends Sections 207.100, 207.440, and  
239.10 of H.B. 497

Moves \$1,060,522 appropriation from Fund 7030 capital appropriation item C230J1, Rock and Roll Hall of Fame, under the Facilities Construction Commission, to Fund 7034 capital appropriation item C37844, Rock and Roll Hall of Fame, under Cuyahoga Community College.

Sections: 630.10, 630.11  
Amends Sections 207.100, 207.440, and  
239.10 of H.B. 497

Same as the House.

Executive	As Passed by the House	As Passed by the Senate
No provision.	Increases the amount of debt authorized to be issued by the Ohio Public Facilities Commission to the credit of the Higher Education Improvement Fund (Fund 7034) by \$1.0 million.	Same as the House.
<b>BORCD17</b>	<b>Promedica medical senior housing capital funds transfer</b>	
No provision.	<p><b>Sections: 630.10, 630.11</b>  <b>Amends Sections 207.250 and 207.340 of H.B. 497</b></p> <p>Moves \$250,000 appropriation from Fund 7034 capital appropriation item C34079, Promedica Transformative Low Income Medical Senior Housing, under the University of Toledo, to Fund 7034 capital appropriation item C38828, Promedica Transformative Low Income Medical Senior Housing, under Owens Community College.</p>	<p><b>Sections: 630.10, 630.11</b>  <b>Amends Sections 207.250 and 207.340 of H.B. 497</b></p> <p>Same as the House.</p>
<b>BORCD19</b>	<b>Hamilton County Fairground improvements</b>	
No provision.	<p><b>Section: 501.10</b></p> <p>Requires the Director of Budget and Management to transfer \$50,000 appropriation from Fund 7034 capital appropriation item C26616, Forest Park Homeland Security Facility, to Fund 7034 capital appropriation item C22686, Hamilton County Fairground Improvements. Reappropriates the unexpended, unencumbered portion of item C22686 at the end of fiscal year 2014 for the fiscal biennium ending June 30, 2016.</p>	<p><b>Sections: 630.10, 630.11</b>  <b>Amends Section 253.330 of H.B. 497</b></p> <p>Replaces the House provision with a provision that eliminates the reappropriation of \$50,000 for C26616, Forest Park Homeland Security Facility, and establishes reappropriation of \$50,000 for C26686, Hamilton County Fairgrounds Improvements, under the University of Cincinnati.</p>

## Executive

## As Passed by the House

## As Passed by the Senate

BORCD16

Alternative retirement program mitigating rate

**Sections: 752.10, 752.20**

No provision.

Provides that the percentage of an alternative retirement program (ARP) participant's compensation paid by a public institution of higher education to the State Teachers Retirement System (STRS) to mitigate any financial impact of an ARP on STRS (known as the "mitigating rate") cannot exceed 4.5% of the participant's compensation. Specifies that the limit on the STRS mitigating rate is effective until July 1, 2015.

**Sections: 752.10, 752.20**

Same as the House.

No provision.

Requires the Ohio Retirement Study Council (ORSC) to (1) study and recommend changes to the ARP mitigating rate and (2) not later than December 31, 2014, submit to the Governor, Senate President, and House Speaker a report of its findings and recommendations.

Same as the House.

## Executive

## As Passed by the House

## As Passed by the Senate

**Fiscal effect: The provision temporarily "freezes" the percentage of the mitigation rate to up to 4.5% until July 1, 2015. Under existing law, each public institution of higher education may offer an ARP to certain academic and administrative employees. The institutions of participants in the ARP must contribute a percentage of the participants' compensation to the retirement system (in this case it would be STRS) that would otherwise cover the ARP participant to mitigate any negative financial impact of the ARP on the retirement system's defined benefit (DB) plan. The percentage paid by public institutions of higher education is determined by actuarial studies conducted by the ORSC and submitted to the Board of Regents. Currently, public institutions of higher education contribute 4.5% of ARP participants payroll to STRS' DB plan to help pay for unfunded liabilities. The provision that requires the ORSC to study and recommend changes to the ARP mitigating rate may increase costs to the ORSC. ORSC receives its funding from a portion of investment earnings made on the assets of the five state retirement systems.**

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

Executive

As Passed by the House

As Passed by the Senate

DRCCD1 Criminal Justice Recodification Committee

No provision.

No provision.

**Sections: 729.10, 729.11**

Creates the Criminal Justice Recodification Committee to study Ohio's criminal statutes with the goal of enhancing public safety and the administration of justice.

No provision.

No provision.

Specifies the Committee consist of 19 members including: (1) two members of the House appointed by the Speaker; (2) two members of the Senate appointed by the President; (3) the Director of DRC; (4) three judiciary members jointly appointed by the Speaker and the President, after consultation with the Chief Justice; and, (5) 11 members jointly appointed by the Speaker and the President among various groups after consultation with those groups' appropriate state associations, if any.

No provision.

No provision.

Requires the Committee to hold its first meeting no later than 60 days after the effective date of the section and to meet as necessary at the call of the Chairperson or on the written request of seven or more of the Committee's members.

No provision.

No provision.

Requires LSC to provide the Committee, upon the Committee's request, research and technical services and support.

No provision.

No provision.

Requires the Committee to submit a comprehensive plan for revising the state's Criminal Code to the General Assembly no later than January 1, 2016. Specifies that the Committee ceases to exist upon the plan's submission.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Minimal. Committee members serve without compensation, but can be reimbursed for actual and necessary expenses.**

Executive

As Passed by the House

As Passed by the Senate

**SOSCD1 Political communications by corporate and labor organizations (Rule 111-3-05 of the Ohio Administrative Code)**

No provision.	<b>R.C. 735.10</b>	Voids Rule 111-3-05 of the Ohio Administrative Code, which regulates corporate and labor organization political communications that advocate the election or defeat of an identified candidate.	No provision.
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**SOSCD2 Political communication identification and disclaimer**

No provision.	No provision.	<b>R.C. 3517.20</b>	Eliminates the requirement that an entity, other than a candidate, legislative campaign fund, or campaign committee, include the name and residence or business address of the chairperson, treasurer, or secretary of the entity in any political publication or communication it issues.
No provision.	No provision.		Requires instead that all entities, instead of only a candidate, legislative campaign fund, or campaign committee as under current law, include the phrase "paid for by" followed by the name of the entity in their political publications and communications.
No provision.	No provision.		Removes the requirement that an entity that issues a political radio or television communication either (1) identify the speaker with the speaker's name and residence address or (2) identify the chairperson, treasurer, or secretary of the entity with the name and residence or business address of that officer and requires instead that an entity that issues a political radio or television communication include the phrase "paid for by" followed by the name of the entity.

Executive

As Passed by the House

As Passed by the Senate

No provision.

No provision.

Consolidates language describing the identification and disclaimer requirements for various entities when they print or broadcast communications and hold telephone banks concerning candidates and ballot issues.

**Fiscal effect: None.**

Executive

As Passed by the House

As Passed by the Senate

**Commercial Activity Tax**

**TAXCD14 Historic Preservation Tax Credit taken against the CAT**

**Section: 757.20**

Authorizes certain holders of historic rehabilitation tax credit certificates to temporarily claim a historic rehabilitation credit against the commercial activity tax (CAT) if the holder cannot claim the credit against any of the personal income tax, financial institutions tax, or insurance premium taxes, as authorized under continuing law. Limits the amount that may be claimed against the CAT to \$5 million per certificate.

Authorizes a corporate owner of a pass-through entity to claim the credit only if the owner is in the same combined or consolidated CAT taxpayer group as the entity or if the credit was issued in the name of the owner.

**Fiscal effect: Decreases revenue from the CAT by an undetermined amount. Under current law, the GRF receives 50% of CAT revenue; the School District Tangible Property Tax Replacement Fund (Fund 7047) and the Local Government Tangible Property Tax Replacement Fund (Fund 7081) receive 35% and 15%, respectively, of CAT receipts.**

**Section: 757.20**

Same as the Executive.

Same as the Executive.

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

**Section: 757.20**

Same as the Executive, but specifies that the credit is available for certificates with an effective date after December 31, 2013, but before June 30, 2015.

Same as the Executive.

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

Executive

As Passed by the House

As Passed by the Senate

**Personal Income Tax**

**TAXCD37**      **Income tax rate reduction**

No provision.

No provision.

**R.C. 5747.02**

Accelerates the phase-in of an income tax rate reduction enacted by Am. Sub. H.B. 59 of the 130th General Assembly, which reduced rates by 8.5% in tax year (TY) 2013, 9% in TY 2014, and 10% in TY 2015. Shifts the 10% rate reduction into TY 2014 and thereafter.

**Fiscal effect: Reduces personal income tax revenue on an all funds basis by an estimated \$100 million in FY 2015. Revenue to the GRF is reduced by an estimated \$97 million, with the rest of the revenue reduction divided evenly between the Local Government Fund (Fund 7069) and the Public Library Fund (Fund 7065).**

**TAXCD36**      **Increase income tax personal exemption amounts**

No provision.

No provision.

**R.C. 5747.025**

Increases personal exemption amounts in tax year (TY) 2014 and TY 2015 to \$2,200 for income taxpayers with Ohio adjusted gross income (OAGI) of \$40,000 or less, and to \$1,950 for those with OAGI over \$40,000 but less than or equal to \$80,000 (personal exemption amounts for those with OAGI over \$80,000 remain unchanged at \$1,700, the level for all taxpayers in current law). Indexes for inflation all three exemption amounts beginning in TY 2016 (indexing of the exemption amount resumes in current law in that year).

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: Reduces personal income tax liabilities by an estimated \$74 million in TY 2014, \$73 million in TY 2015, and \$72 million in TY 2016. If withholding amounts are unchanged, reduces personal income tax revenue on an all funds basis by \$74 million in FY 2015, \$73 million in FY 2016, and \$72 million in FY 2017. Reduces revenue to the GRF by 96.68% of these amounts. Reduces revenue to each of the Local Government Fund (Fund 7069) and the Public Library Fund (Fund 7065) by 1.66% of these amounts.**

TAXCD45 Earned income tax credit

No provision.

No provision.

**R.C. 5747.71**

Increases the state earned income tax credit from 5% of the federal earned income tax credit to 10% of the federal credit, beginning in 2014.

**Fiscal effect: The increase would reduce revenue from the personal income tax by an estimated \$17 million on an all funds basis in tax year (TY) 2014 and \$18 million in each of TY 2015 and TY 2016. Distributions to each of the Local Government Fund (Fund 7069) and the Public Library Fund (Fund 7065) would be reduced by 1.66% of these amounts. The GRF would retain 96.68% of these amounts.**

Executive

As Passed by the House

As Passed by the Senate

**TAXCD43      Enhanced business income deduction**

No provision.

No provision.

**Section: 757.80**

Temporarily increases the existing income tax deduction for individuals having income from a trade or business from 50% to 75% of such income. Temporarily increases the maximum deduction amount from \$125,000 (or \$62,500 for each spouse filing separately) to \$187,500 (or \$93,750 for each spouse filing separately). Applies the enhanced deduction only to a taxpayer's taxable year beginning in 2014, after which the deduction percentage reverts back to 50% and the maximum deduction reverts back to \$125,000.

**Fiscal effect: Reduces GRF revenues by up to \$290 million in FY 2015.**

**Property Taxes and Transfer Fees**

**TAXCD34      Property tax exemption for organ and blood donation organizations**

No provision.

No provision.

**R.C. 5709.12, Section 757.50**

Exempts from taxation the property of a charitable organization that is used exclusively for receiving, processing, distributing, researching, or developing human blood, tissues, eyes, or organs.

**Fiscal effect: Detailed information about charitable organization properties meeting this criteria is unavailable. Local taxing jurisdiction will lose indeterminate amounts of property tax revenue through the exemption.**

Executive

As Passed by the House

As Passed by the Senate

**TAXCD39 Tax exemption for property belonging to an LLC owned by a charitable organization**

No provision.

No provision.

**R.C. 5709.121, 5713.08**

Exempts from property tax property owned or, in certain situations, leased by an LLC owned by a charitable or educational institution and formed for the sole purpose of qualifying for a federal or state tax credit for rehabilitating historic buildings, provided the property is a certified historic structure and is used for charitable, educational, or public purposes. Restricts application of the exemption to a certain amount of time until after the property's tax credit-funded rehabilitation is completed.

**Fiscal effect: Would result in revenue loss from property tax for jurisdictions in which eligible properties are located.**

**TAXCD29 Real property tax exemption for qualifying fraternal organization**

No provision.

**R.C. 5709.17, Section 757.50**

Modifies a tax exemption for real property held or occupied by fraternal organizations by allowing a fraternal organization's property to qualify for the exemption if the organization has been operating in Ohio with a state governing body for at least 85 years. (Under current law, the exemption is only available for property held by fraternal organizations that have been operating in Ohio with a state governing body for at least 100 years. Also under current law unchanged by the bill, real estate generating rental receipts of more than \$36,000 per year would remain taxable.)

No provision.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: The Moose fraternal organization, the state governing body of which was founded in 1928, would likely benefit from this change. Lodges of that organization will become eligible for the tax exemption 14 years from now under current law. Other fraternal organizations may also benefit from the change. The provision would reduce property tax revenue to political subdivisions in which such property is located, by a total of very roughly \$1 million statewide. Some lodges may be ineligible for the property tax exemption because of rental income in excess of \$36,000.**

TAXCD30

Authorized uses of TIF revenue

No provision.

**R.C. 5709.40**

Expressly authorizes political subdivisions to use revenue collected from tax increment financing (TIF) to fund the provision of gas or electric service by or through privately owned facilities if doing so is necessary for economic development.

**R.C. 5709.40**

Same as the House.

Executive

As Passed by the House

As Passed by the Senate

Fiscal effect: Under continuing law, a political subdivision may wholly or partially exempt from property taxation any increase in value of property where economic development is desired. The subdivision may then collect payments from the owner of the property equal to the amount of real property taxes the local government would have received from the improvements on the property if the improvements were not tax exempt. Continuing law authorizes subdivisions to use the proceeds from the payments to fund "public infrastructure improvements" specified in the ordinance approving the TIF. The public infrastructure improvements may include the provision of gas or electric service.

Fiscal effect: Same as the House.

TAXCD38

Property tax complaints

No provision.

No provision.

R.C. **5715.19, 307.699, 3735.67, 5715.27, and 5717.01**

Limits the right to file property tax complaints to the property owner, the owner's spouse, certain agents of the owner or spouse, or the recorder of the county in which the property is located. (Allows other parties, currently allowed to file original complaints, only to file counterclaims.)

**Fiscal effect: May result in lower real property tax revenues to school districts and other units of local government, by precluding original complaints by representatives of units of government that property valuations are too low.**

Executive	As Passed by the House	As Passed by the Senate
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<p>TAXCD32      Water-works tangible personal property tax assessment</p>		
<p>No provision.</p>	<p>No provision.</p>	<p><b>R.C.      5727.111</b></p> <p>Requires that all new water-works company tangible personal property first subject to taxation in tax year 2014 or thereafter be assessed at 25% of its capitalized cost less depreciation allowances.</p> <p><b>Fiscal effect: Reduces property tax revenues for affected jurisdictions because the assessment rate in current law is 88%.</b></p>

**Sales and Use Taxes**

<p>TAXCD42      Disclosure of sales and use tax information to counties</p>		
<p>No provision.</p>	<p>No provision.</p>	<p><b>R.C.      5703.21</b></p> <p>Authorizes the disclosure of sales and use tax return and audit information to boards of county commissioners as necessary to verify vendor compliance with a county's sales and use taxes.</p> <p><b>Fiscal effect: None.</b></p>

Executive

As Passed by the House

As Passed by the Senate

**TAXCD44**      **Remission of sales tax based on prearranged agreement**

(1) No provision.	(1) No provision.	<p><b>R.C.      5739.05, Section 812.70</b></p> <p>(1) Effective November 3, 2014, modifies the procedure that the Tax Commissioner and a vendor may use that would permit the vendor to remit sales tax on the basis of a prearranged agreement without keeping complete and accurate primary records of the vendor's taxable sales (such prearranged vendor remittance agreements are available only to licensed food service operations, e.g., restaurants and fast-food establishments).</p>
(2) No provision.	(2) No provision.	<p>(2) Removes the requirement in current law that the Commissioner find that the vendor's business is such that the maintenance of such records would impose an unreasonable burden.</p>
(3) No provision.	(3) No provision.	<p>(3) Makes permissible, rather than a requirement as under current law, that the Commissioner and the vendor agree to a "test check" to determine the proportion of the vendor's sales that are taxable for purposes of the agreement, and allows the Commissioner and vendor to agree to use another method to arrive at the proportion of the vendor's taxable sales.</p>
(4) No provision.	(4) No provision.	<p>(4) Bases the proportion of taxable sales solely on the terms and conditions of the prearranged agreement, rather than only on the test check as under current law, until the vendor or Commissioner believes the vendor's business has changed so that the agreement is no longer representative of that proportion.</p>
(5) No provision.	(5) No provision.	<p>(5) Makes cancellation of such a prearranged agreement effective on the last day of the month in which the notice</p>

Executive

As Passed by the House

As Passed by the Senate

was received instead of the day the notice was received.

**Fiscal effect: None.**

**Other Taxation Provisions**

**TAXCD26 Historic rehabilitation tax credit for "catalytic projects"**

**R.C. 149.311, Section 757.40**

**R.C. 149.311, Section 757.40**

(1) No provision.

(1) Allows the Development Services Agency to issue one historic building rehabilitation tax credit certificate per fiscal biennium to the owner of a "catalytic project," and increases to \$25 million this tax certificate amount, instead of the current law cap of \$5 million. Defines a "catalytic project" to be a rehabilitation project that will foster economic development within 2,500 feet of the historic building.

(1) Same as the House, but specifies that the Director may consider applications for a catalytic project certificate and a certificate under the existing program concurrently (instead of applying under only one program at a time).

(2) No provision.

(2) Restricts the annual tax credit claim for the owner of the "catalytic project" to \$5 million, and permits unused credits to be claimed over the ensuing five years.

(2) Same as the House.

(3) No provision.

(3) Specifies that, in the current biennium, this rehabilitation tax credit certificate may be issued only to the owner of a "catalytic project" whose application is currently pending with the Director of Development Services, provided the qualified rehabilitation expenditures paid or incurred exceed \$75 million.

(3) Same as the House, but clarifies that the Director may award a credit for the 2014-2015 biennium only to the owner of a catalytic project that applies for the credit after the bill's effective date but before December 1, 2014.

(4) No provision.

(4) No provision.

(4) Specifies that the Director of Development is no longer required to consider the number of individuals that would live at the catalytic project after its completion when deciding whether to award a catalytic project credit certificate.

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect: None. Current law provides for an annual limit of \$60 million on the issuance of new historic rehabilitation tax credits; this limit is unchanged by the bill.**

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

TAXCD27

Venture capital loan loss tax credit

**R.C. 150.05, 150.07**

No provision.

Increases from \$20 million to \$26.5 million the annual limit on venture capital loan loss tax credits available to lenders to the state's venture capital loan program that lose money, and the amount of principal and interest payments that may be paid to lenders each year.

No provision.

**Fiscal effect: Potentially decreases by \$6.5 million annual revenues to the GRF from the personal income tax, the financial institutions tax, foreign and domestic insurance taxes, and the public utility excise tax. Any decrease in GRF revenue would also result in a decrease in distributions to the Local Government Fund (LGF) and the Public Library Fund (PLF). Each of these funds receives 1.66% of GRF tax revenues, making the potential revenue loss to each fund approximately \$108,000.**

Executive

As Passed by the House

As Passed by the Senate

TAXCD28

Stadium maintenance and improvement in Stark County

**R.C. 307.678, 133.07, 5739.09**

**R.C. 307.678, 133.07, 5739.09**

No provision.

Allows a county with a population of between 375,000 and 400,000 in the most recent federal decennial census, and a convention and visitors' bureau located in that county, to use revenues from an existing lodging tax to finance projects to improve and maintain a stadium located in the county, in cooperation with other parties.

Same as the House, but limits the amount of lodging tax revenue that the county may allocate for such purposes to \$500,000 per year.

**Fiscal effect: Will allow revenues from an existing lodging tax to be used for stadium maintenance and improvement in Stark County, the only county with a population between 375,000 and 400,000 according to the 2010 census.**

**Fiscal effect: Same as the House, but limits the amount of revenues from an existing lodging tax to be used for this purpose to up to \$500,000 per year.**

Executive

As Passed by the House

As Passed by the Senate

**TAXCD40 Recovery of local government tax refunds**

No provision.

No provision.

**R.C. 5703.052**

Extends, from 24 to 36 months, the period of time over which the Tax Commissioner may spread the recovery of refunds that are deducted from taxes and fees collected by the Commissioner and distributed to local governments. (Under continuing law, when a local tax that is collected by the Tax Commissioner, e.g., county sales tax, must be refunded, the Tax Commissioner must pay the refund from the Tax Refund Fund and withhold the amount of the refund from the next distribution of tax revenue due to the local government. Currently, if the amount of the refund exceeds 25% of the local government's next distribution, the Commissioner may spread the recovery of the refund over distributions made within the next 24 months.)

**Fiscal effect: May result in higher distributions of tax revenue to certain units of local government during the next two years.**

Executive

As Passed by the House

As Passed by the Senate

TAXCD41 Municipal income tax revenue disclosure

No provision.

No provision.

**R.C. 5747.50**

Requires municipal corporations levying an income tax to certify to the Tax Commissioner each year the amount of income tax revenue collected by the municipal corporation from resident and nonresident individuals. (Continuing law requires municipal corporations levying an income tax to annually certify the total amount of income tax revenue collected by the municipal corporation to the Commissioner). Requires the Commissioner to publish the information on the Department of Taxation's web site.

**Fiscal effect: May require some municipalities that levy an income tax to make changes to their tax accounting systems. In such cases this provision would likely increase administrative costs for the affected municipalities.**

Appropriation Language

TAXCD25 Energy Industries Ohio

**Section: 610.20**  
**Amends Section 395.10 of H.B. 59**

No provision.

Earmarks \$175,000 in FY 2015 from Department of Taxation line item 110321, Operating Expenses, to Energy Industries Ohio for the supplier development program

No provision.

Executive

As Passed by the House

As Passed by the Senate

**DOTCD3**      **Payments and time periods applicable when a public agency appropriates property**

**R.C.      163.15, 163.53, 163.54, 163.55**

**R.C.      163.15, 163.53, 163.54, 163.55**

(1) No provision.

(1) Increases from \$10,000 to \$25,000 the maximum amount a public agency must pay to a farm owner, nonprofit corporation, or small business for actual and reasonable expenses necessary to reestablish the farm, nonprofit corporation, or small business at its new site, or a displaced farm, nonprofit corporation or small business at its new site.

(1) Same as the House.

(2) No provision.

(2) Increases from \$20,000 to \$40,000 the maximum fixed amount a public agency must pay to a person who is displaced from the person's place of business or farm operation in lieu of a reestablishment payment.

(2) Same as the House.

(3) No provision.

(3) Increases from \$22,500 to \$31,000 the maximum additional payment a public agency must pay to a person who is displaced from a dwelling the person owns and occupies.

(3) Same as the House.

(4) No provision.

(4) Reduces from 180 to 90 days the period of time the person must have occupied the dwelling prior to the initiation of negotiations for the acquisition of property, for purposes of qualifying for an additional payment.

(4) Same as the House.

(5) No provision.

(5) Reduces from 180 to 90 days the amount of time the acquired property must have been encumbered by a bona fide mortgage in order for the person to be eligible for additional payment for any increased interest costs or debt service.

(5) Same as the House.

(6) No provision.

(6) Increases from \$5,250 to \$7,200, the maximum supplemental payment an agency must pay to a person who is displaced from a dwelling that the person occupied for at

(6) Same as the House.

Executive

As Passed by the House

As Passed by the Senate

(7) No provision.	<p>least 90 days prior to the initiation of negotiations for the acquisition of the dwelling to enable a person to lease or rent, for a period of not more than 42 months, a comparable replacement dwelling.</p> <p>(7) Eliminates the existing limitation on the amount of the supplemental payment if the person occupied the dwelling for more than 90 but less than 180 days prior to the initiation of negotiations.</p> <p><b>Fiscal effect: Increases the costs, primarily to the Department of Transportation but applicable to all public agencies, associated with payments made as a result of property appropriations.</b></p>	(7) Same as the House.
<b>Fiscal effect: Same as the House.</b>		

DOTCD2 Memorial highway designations

(1) No provision.	<p><b>R.C. 5533.051, 5533.831</b></p> <p>(1) Designates the portion of U.S. 23 in Scioto County, from mile marker 3 to mile marker 10, as the "Branch Rickey Memorial Highway," in addition to the portion of that road that is already designated under current law.</p>	(1) No provision.
(2) No provision.	<p>(2) Designates a portion of state route 52 in Scioto County, between mile marker 17 and mile marker 19, as the "Boone Coleman Memorial Highway."</p> <p><b>Fiscal effect: The Highway Operating Fund (Fund 7002) would incur costs of approximately \$300-\$400 per sign to mark the designated memorial highways.</b></p>	(2) No provision.

Executive

As Passed by the House

As Passed by the Senate

DOTCD4 Maritime Port Funding Study Committee

(1) No provision.

(1) No provision.

**Section: 745.10**

(1) Creates the Maritime Port Funding Study Committee to study alternative funding mechanisms for maritime ports in Ohio that may be utilized beginning in fiscal year 2016-2017. Requires the Study Committee to issue a report of its findings and recommendations, not later than January 1, 2015, to the Governor, the President and Minority Leader of the Senate, and the Speaker and Minority Leader of the House of Representatives, after which time the Study Committee ceases to exist.

(2) No provision.

(2) No provision.

(2) Specifies that the Committee is to consist of two members of the Senate, one from each party, appointed by the President; two members of the House, one from each party, appointed by the Speaker; two members appointed by the Governor, including one from the Department of Transportation who is knowledgeable about maritime ports and one from the Development Services Agency; and four members appointed jointly by the President and the Speaker who represent different maritime port interests.

(3) No provision.

(3) No provision.

(3) Requires the Committee to select a chairperson and vice-chairperson from among its members. Requires the Committee to meet within one month after the effective date of this bill at the call of the President of the Senate. Requires the Committee to meet thereafter at the call of its chairperson as necessary to carry out its duties. Specifies that members of the Committee are not entitled to compensation for serving on the Committee, but may continue to receive the compensation and benefits accruing from their regular offices or employments.

**Executive**

**As Passed by the House**

**As Passed by the Senate**

(4) No provision.

(4) No provision.

(4) Requires the Legislative Service Commission to provide the legislative members of the Committee with technical and clerical staff as is necessary for those members to successfully and efficiently fulfill their duties as committee members.

Executive

As Passed by the House

As Passed by the Senate

TOSCD2 Federal-Military Jobs Commission

No provision.

No provision.

**R.C. 135.143, 193.01, 193.02, 193.03, 193.04, 193.05, 193.07, 193.09, 193.11, and 193.13**

Authorizes the Treasurer of State to purchase obligations of political subdivisions relating to a project approved by the Federal-Military Jobs Commission (FMJC) and identified in an agreement between the Treasurer of State and the political subdivision to provide for their purchase. Specifies that the principal amount of the obligations may not exceed \$200 million at any one time, and that no money from the General Revenue Fund may be used to subsidize the purchase or resale of such obligations. Specifies that the political subdivision may provide for the payment of a reasonable fee to the Treasurer for purchasing the obligations, with any fee related to such purchase deposited into the State Political Subdivision Obligations Fund.

No provision.

No provision.

Creates a 9-member commission, the FMJC. Requires the FMJC to establish criteria for and make available financial assistance for eligible federal-military projects and take such other actions as necessary to implement the federal-military jobs program. Specifies that initial appointments to the Commission must be made not later than December 31, 2014. Requires the FMJC, not later than January 31, 2015, to establish criteria for evaluating proposals and awarding financial assistance for eligible federal-military projects. Requires the FMJC to issue reports of its activities by January 31 each year to the Governor, Senate President, Senate Minority Leader, Speaker of the House, and House Minority Leader.

Executive

As Passed by the House

As Passed by the Senate

No provision.

No provision.

Requires the Treasurer of State to provide administrative assistance to the FMJC, including office space and facilities. Requires the Treasurer to pay expenses related to the FMJC, which will be reimbursed from a new fund that will be created in the state treasury, the Federal-Military Jobs Fund. Specifies that the Fund would consist of any appropriation, repayments of principal and interest on financial assistance made from the Fund, and any grants or donations received from nonpublic entities.

**Fiscal effect: The provision that allows the Treasurer to invest interim funds of the state in obligations issued by political subdivisions for projects approved by the FMJC may allow the Treasurer to diversify its investments of state interim funds, thereby potentially increasing investment returns or, potentially, leading to investment losses. That provision and others increase the Treasurer's administrative costs, however any costs incurred by the Treasurer may be reimbursed from the Federal-Military Jobs Fund established by the bill. The bill specifies that FMJC members would not be compensated, but would be reimbursed for actual and necessary expenses incurred in the performance of their duties.**

Executive

As Passed by the House

As Passed by the Senate

TOSCD1 State infrastructure bank obligations

**R.C. 5531.10**

**R.C. 5531.10**

No provision.

Permits state obligations issued to fund public or private transportation projects to have a maximum maturity date of up to 45 years, if the debt service is contracted in the bond proceedings to be paid by a private entity, as such entity is defined in the Public-Private Initiative Law (R.C. 5501.70 to 5501.83).

Same as the House, but changes description of eligible obligations from those on which "debt service is contracted...to be paid...by a private entity..." to those "issued to finance a transportation facility pursuant to a public-private agreement," and provides definitions for "transportation facility" and "public-private agreement" (R.C. 5501.70).

No provision.

Permits the costs of professional services, such as services provided by attorneys, trustees, and other agents, determined necessary to issue the obligations, to be payable as otherwise provided in the bond proceedings rather than being payable from funds of the State Infrastructure Bank (SIB) as current law provides.

Same as the House, but modifies wording slightly.

No provision.

Permits the obligations to be secured by a trust agreement or indenture with any trust company or bank "possessing trust powers" and that has a place of business in Ohio (current law does not include the trust powers requirement).

Same as the House, but (1) specifies that trust powers must be corporate trust powers and (2) permits the trust company or bank to have a place of business outside the state (current law requires a place of business in Ohio).

Executive

As Passed by the House

As Passed by the Senate

**Fiscal effect:** The provision would allow the Treasurer of State, the issuer of revenue bonds related to state infrastructure projects, to extend the maximum maturity of transportation projects bonds to 45 years, if the bond proceedings are paid by a private entity. The provision would allow the state to spread debt service payments for such bonds over more years, thereby lowering its annual debt service payment. However, generally, the longer the maturity period of a bond, the higher its total costs (debt service payments) over the entire lifetime of the bond due to payment of more interest; also investors may require higher interest rates for longer-term bonds.

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

Executive

As Passed by the House

As Passed by the Senate

**DYSCD3 Placement of delinquents in community corrections facilities**

**R.C. 2152.19, 5139.05, 5139.34, 5139.36, 5139.41**

Permits the Department of Youth Services to place a felony delinquent in the Department's custody directly into a community corrections facility without getting consent from the committing court.

No provision.

**R.C. 2152.19, 5139.05, 5139.34, 5139.36, 5139.41**

Replaces the Executive provision with a provision that permits the Department of Youth Services: (a) to establish, with the consent of the juvenile court with jurisdiction over the Montgomery County Center for Adolescent Services, a unit for female felony delinquents within the community corrections facility, and (b) to place a female felony delinquent committed to the Department's custody into the unit without the consent of the juvenile court.

**Fiscal effect: Potential increase in annual operating expenses for community corrections facilities, the magnitude of which will depend on the number of felony delinquents placed in such a facility by the Department when the committing court would have otherwise not consented to the placement under current law. Any increase in expenses will be offset at least partially, or in whole, by additional funding from the Department.**

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

Executive	As Passed by the House	As Passed by the Senate
<p>LOCCD6      State Penal Museum</p>	<p><b>R.C. 5.077</b></p> <p>Designates the museum located on the grounds of the former Ohio State Reformatory in Mansfield, operated by the Mansfield Reformatory Preservation Society, as the official State Penal Museum.</p> <p><b>Fiscal effect: None.</b></p>	<p><b>R.C. 5.077</b></p> <p>Same as the House.</p> <p><b>Fiscal effect: Same as the House.</b></p>
<p>LOCCD4      Expanding local government direct deposit</p>	<p><b>R.C. 9.37</b></p> <p>Expands the personnel of municipal corporations, counties, and townships who are authorized to participate in a local government direct deposit payroll policy to include all public officials, which includes officers or agents of the local government, instead of just employees as under current law. (The term "public official" means an officer, employee, or agent of the local government.)</p> <p><b>Fiscal effect: Potential cost savings for expanding the direct deposit system to those not currently eligible to participate.</b></p>	<p><b>R.C. 9.37</b></p> <p>Same as the House.</p> <p><b>Fiscal effect: Same as the House.</b></p>

Executive	As Passed by the House	As Passed by the Senate
<b>LOCCD11</b>	<b>Local financial planning and supervision commissions</b>	
No provision.	No provision.	<p><b>R.C. 118.27</b>                      Provides that, in the case of a township or village that is in fiscal emergency, the Financial Planning and Supervision Commission terminates if the township or village dissolves.</p>
<b>LOCCD2</b>	<b>County transit franchise agreements</b>	
	<b>R.C. 306.04, 306.14, 307.863, 307.982</b>	<b>R.C. 306.04, 306.14, 307.863, 307.982</b>
(1) No provision.	(1) Authorizes a board of county commissioners, on behalf of a county transit board, to award a franchise for the operation of all or part of a public transit system.	(1) Same as the House.
(2) No provision.	(2) Specifies that a franchisee has no right to operate such a system until issued a certification by a board of county commissioners. Prohibits a board of county commissioners from deleting, altering, or amending the terms and conditions of the certification after its issuance.	(2) Same as the House.
(3) No provision.	(3) Requires the certification to include performance targets, including cost savings to the county, gains in efficiency, the safety and security of the traveling public and franchise employees, service to the traveling public, return on investment, and any other performance targets determined by the board.	(3) Same as the House.
(4) No provision.	(4) Requires a franchisee to comply with all applicable rules, regulations, orders, and ordinances unless expressly exempted or granted a waiver in the certification.	(4) Same as the House.

Executive	As Passed by the House	As Passed by the Senate
(5) No provision.	(5) Specifies that the award of a franchise by a board of county commissioners is the sole license and authority for the franchisee to establish and, subject to certification, operate a public transit system.	(5) Same as the House.
(6) No provision.	(6) Requires a franchise to be awarded for a period of not less than ten years.	(6) Same as the House.
(7) No provision.	(7) Requires that a franchise not prohibit the franchisee from implementing new or improved services during the term of the franchise.	(7) Same as the House.
(8) No provision.	(8) Requires a franchisee to coordinate its services, as specified in the franchise, with public transit providers to make effective transportation services available to the public and provide access to and from the public transit system.	(8) Same as the House.
(9) No provision.	(9) Requires a board of county commissioners to provide terms and conditions in a franchise to ensure the continued operation of the public transit system for the duration of the franchise or, if the franchise is revoked, suspended, or abandoned, that financial and other necessary resources are available to continue the operation of the system until another franchisee is selected or until the board of county commissioners determines to cease the transit operations governed by the franchise. Requires the franchise to provide that the board has the right to terminate the franchise if it determines that the franchisee has materially breached the franchise; allows the franchisee to appeal such a termination to the board, and if the board upholds the termination, to the proper court of common pleas.	(9) Same as the House.
(10) No provision.	(10) Requires a county transit board, if the county commissioners award a franchise on behalf of the transit board; to submit an annual written report to the board of county commissioners; requires the board of county	(10) Same as the House.

Executive

As Passed by the House

As Passed by the Senate

<p>(11) No provision.</p>	<p>commissioners to make the report available on the county's general web site; requires the report to include a description in detail of the effects the franchise agreement had during the prior year on the performance targets included in (3) above.</p>	<p>(11) Same as the House.</p>
<p>(12) No provision.</p>	<p>(11) Requires a board of county commissioners to conduct an annual review of the performance of the franchisee. Requires the review to include a determination of the number of performance targets the franchisee met during the prior year and an evaluation of the franchisee's compliance with the other terms and conditions of the franchise, including any breaches of the franchise by the franchisee. Requires the board to issue a written report and post the report on the county's general web site.</p>	<p>(12) Same as the House.</p>
<p>(13) No provision.</p>	<p>(12) Requires a board of county commissioners to award such a franchise through competitive bidding. Requires the board to solicit unsealed bids, ensure that all bids are open for public inspection, and consider all bids that are timely received.</p>	<p>(13) Same as the House.</p>
<p>(13) No provision.</p>	<p>(13) Specifies that the fact that a bid that proposes the best monetary benefit to the county does not itself confer best bid status on that bid. Permits the board to consider monetary benefit to the county as well as the bidder's ownership or access to transportation facilities or equipment, the bidder's experience in operating public transit systems, and the bidder's record in such operation, including cost savings, gains in efficiency, the safety and security of the traveling public and employees, service to the traveling public, return on investment, and other aspects the board includes for consideration.</p>	<p>(13) Same as the House.</p>

Executive	As Passed by the House	As Passed by the Senate
(14) No provision.	(14) Specifies that a family services duty or workforce development activity includes transportation services provided by a county transit board. Allows a board of county commissioners to delegate to a county transit board the authority to solicit bids and award and execute contracts for such transportation services on behalf of the board of county commissioners.	(14) Same as the House.
(15) No provision.	(15) Specifies that a loan accepted by a county transit board shall not, in any way, obligate the general fund of a county or board of county commissioners.  <b>Fiscal effect: Counties that choose to enter into franchise agreements for county transit services would incur some administrative costs to solicit and evaluate bids and perform performance reviews of franchisees. Such counties would likely collect revenue from franchise fees and other payments, and, depending on the terms and conditions of a franchise, may be free from certain costs and financial liabilities associated with operating their own county transit systems.</b>	(15) Same as the House.  <b>Fiscal effect: Same as the House.</b>
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LOCCD5	Nonprofit corporation for Ohio Veterans Memorial and Museum	
No provision.	R.C. 307.6910, 5.074 Provides that a "new" nonprofit corporation is to be organized for the purpose of operating a veterans memorial and museum at a site in the City of Columbus, and declares the Ohio Veterans Memorial and Museum to be the official state veterans memorial and museum.	R.C. 307.6910, 5.074 Same as the House.
No provision.	Authorizes the Franklin County Board of Commissioners to lease the described site, without engaging in competitive bidding, to an Ohio nonprofit corporation for construction,	Same as the House.

Executive	As Passed by the House	As Passed by the Senate
No provision.	<p>development, and operation of the Ohio Veterans Memorial and Museum.</p> <p>Authorizes the Franklin County Board of Commissioners, the Governor, and the legislative leaders to make some appointments to the board of directors of the "new" nonprofit corporation, but not to the Ohio nonprofit corporation with which the county has authority to lease the property</p>	Same as the House.
No provision.	<p>Authorizes a board of county commissioners to appropriate funds for permanent improvements and operating expenses of the Ohio Veterans Memorial and Museum to either the nonprofit corporation established in the bill or the nonprofit corporation with which the county has leased the property.</p>	Same as the House.
No provision.	<p>Requires the nonprofit corporation's bylaws to provide for the selection of a board of directors, consisting of 15 members, to be appointed as follows, so long as a majority of the members appointed by each entity are veterans: (1) five members appointed by the Franklin County Board of County Commissioners; (2) three members appointed by the Governor; (3) one member appointed by the Speaker of the House of Representatives; (4) one member appointed by the President of the Senate; (5) for the remaining maximum number of five, according to the articles of incorporation of the nonprofit.</p>	Same as the House.
No provision.	<p>Provides that the "new" nonprofit corporation's meetings and records must comply with the Open Meetings and Public Records laws; no similar provision exists for the Ohio nonprofit corporation that may be constructing, developing, and operating the facility.</p>	Same as the House.

Executive

As Passed by the House

As Passed by the Senate

LOCCD14 Lawrence County's use as jail of former Ohio River Valley Juvenile Correctional Facility

(1) No provision.

(1) No provision.

**R.C. 341.12, 341.121**

(1) Authorizes the board of county commissioners of Lawrence County, the Director of Youth Services, the Director of Rehabilitation and Correction, and the Director of Administrative Services to enter into an agreement pursuant to which the sheriff of Lawrence County may use a specified portion of the former Ohio River Valley Juvenile Correctional Facility in Scioto County as a jail.

(2) No provision.

(2) No provision.

(2) Specifies that, if a portion of the facility is used as a jail pursuant to such an agreement: (a) it may be used for confinement of criminal offenders and persons under custody upon civil process from Lawrence County or another county that has entered into an agreement with the Lawrence County sheriff for its use, (b) it generally will be subject to the same laws and conditions as if it were a Lawrence County jail, and (c) its use is subject to specified terms and conditions, including duties and responsibilities for its operation, payment of costs, and potential liability, etc., as if it were a Lawrence County jail.

**Fiscal effect: Lawrence County would incur additional annual costs related to the operations of this additional jail facility.**

Executive	As Passed by the House	As Passed by the Senate
LOCCD3	Local government payments to art museums	
	<b>R.C. 757.03, 757.04 to 757.08</b>	<b>R.C. 757.03, 757.04 to 757.08</b>
No provision.	Includes art museums among the current entities allowed to receive annual payments, calculated on the basis of taxable property values, from boards of education, education service centers, and other local governments.	Same as the House.
No provision.	Imposes on art museums similar conditions to receiving these payments as those currently imposed on a symphony association, area arts council, or other similar nonprofit association: (1) filing a resolution as a condition precedent to the receipt of payments; (2) conferring specified rights on the local governing board or boards to nominate trustees or members of any governing body of, and members of the executive committee of, the art museum.	Same as the House.
No provision.	Requires recipients of payments also to agree to confer the right to require the symphony orchestra or any performing groups maintained by the entities to provide such feasible popular performances at low cost as in the judgment of the parties will serve the largest interests of the school children served or the citizens of the city or county.	Same as the House.
	<b>Fiscal effect: Possible reduction of property tax revenues in a local government's or board of education's general fund, as those revenues will be used to issue payments to art museums.</b>	<b>Fiscal effect: Same as the House.</b>

Executive	As Passed by the House	As Passed by the Senate
<b>LOCCD8</b>	<b>Dog registration</b>	
No provision.	No provision.	<p><b>R.C. 955.05, 955.01</b></p> <p>Requires a person who becomes a dog owner, keeper, or harborer after January 31 of any year to immediately register the dog for a period of one year or three years or register the dog permanently rather than registering the dog only for the current year as in existing law.</p>
No provision.	No provision.	<p>Specifies that a dog owner, keeper, or harborer who does not register the dog by January 31 or within thirty days of acquiring the dog after January 31 must pay a penalty in an amount equal only to the one-year registration fee rather than a penalty equal to the applicable registration fee (i.e. the one-year, three-year, or permanent registration fee) as in existing law.</p> <p><b>Fiscal effect: Potential loss in penalty revenue in counties currently charging the penalty applicable for a late three-year or permanent registration, although the number of such counties is unknown.</b></p>
<b>LOCCD10</b>	<b>Transfer of public property to development corporations</b>	
No provision.	No provision.	<p><b>R.C. 1724.10</b></p> <p>Provides that, in addition to land, a political subdivision may also transfer other categories of real property (buildings, structures, and other improvements) to an economic development corporation or community improvement corporation that the subdivision has designated as its agent for development purposes.</p>

Executive	As Passed by the House	As Passed by the Senate
<p>LOCCD9</p>	<p>Law enforcement by unpaid police officers</p>	
<p>No provision.</p>	<p>No provision.</p>	<p><b>R.C. 2935.012</b>                      Prohibits a peace officer who does not receive an hourly rate of pay or salary from a law enforcement agency from issuing a citation for, or arresting any person for, a violation of the Motor Vehicle Law.  <b>Fiscal effect: Could reduce the number of traffic offenses for courts as well as reduce any citation or fine revenues from those citations.</b></p>
<p>LOCCD1</p>	<p>Lodging tax for soldiers' memorial</p>	
<p>No provision.</p>	<p><b>R.C. 5739.09</b>                      Authorizes the county commissioners of a county with a population between 103,000 and 107,000, within six months after the effective date of the bill, to levy a tax on hotel lodging transactions of up to 3% for the purpose of expanding, maintaining, or operating a soldiers' memorial.  <b>Fiscal effect: According to the 2010 Census (the "most recent federal decennial census" referred to by the bill), only Allen County has a population of between 103,000 and 107,000. Thus, this provision would allow the County Commissioners of Allen County to levy a special lodging tax for the sole purpose of expanding, maintaining, or operating a soldiers' memorial.</b></p>	<p><b>R.C. 5739.09</b>                      Same as the House.  <b>Fiscal effect: Same as the House.</b></p>

**FY 2014 - FY 2015 Appropriation Line Item (ALI) Adjustments**

**All Fund Groups**

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	Enacted FY 2014	H.B. 483 - House FY 2014	H.B. 483 - Senate FY 2014	House - Senate \$ Change	Enacted - Senate \$ Change	Enacted FY 2015	H.B. 483 - House FY 2015	H.B. 483 - Senate FY 2015	House - Senate \$ Change	Enacted - Senate \$ Change
DAS	GRF	GRF	100447	Administrative Building Lease Rental Payments	\$85,847,800	\$83,847,800	\$83,847,800	\$0	(\$2,000,000)	\$91,059,600	\$91,059,600	\$91,059,600	\$0	\$0
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$2,000,000)</b>				<b>\$0</b>	<b>\$0</b>
<b>DAS Total</b>								<b>\$0</b>	<b>(\$2,000,000)</b>				<b>\$0</b>	<b>\$0</b>
AGR	GRF	GRF	700418	Livestock Regulation Program	\$1,108,071	\$1,108,071	\$1,108,071	\$0	\$0	\$1,108,071	\$1,259,484	\$1,108,071	(\$151,413)	\$0
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>(\$151,413)</b>	<b>\$0</b>
<b>AGR Total</b>								<b>\$0</b>	<b>\$0</b>				<b>(\$151,413)</b>	<b>\$0</b>
AGO	GRF	GRF	055407	Tobacco Settlement Enforcement	\$1,500,000	\$1,500,000	\$1,500,000	\$0	\$0	\$1,500,000	\$0	\$0	\$0	(\$1,500,000)
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>(\$1,500,000)</b>
AGO	Non-GRF	1060	055612	General Reimbursement										
				Attorney General Operating (New Name)										
AGO	NonGRF	U087	055402	Tobacco Settlement Oversight, Administration, and Enforcement	\$500,000	\$500,000	\$500,000	\$0	\$0	\$500,000	\$2,000,000	\$2,000,000	\$0	\$1,500,000
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$1,500,000</b>
<b>AGO Total</b>								<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$0</b>
COM	NonGRF	5460	800639	Fire Department Grants	\$2,198,802	\$2,198,802	\$2,198,802	\$0	\$0	\$2,198,802	\$5,198,802	\$5,198,802	\$0	\$3,000,000
COM	NonGRF	5PA0	800647	BUSTR Revolving Loan Program*	\$0	\$0	\$0	\$0	\$0	\$0	\$3,000,000	\$3,000,000	\$0	\$3,000,000
COM	NonGRF	6530	800629	UST Registration/Permit Fee	\$3,831,888	\$2,331,888	\$2,331,888	\$0	(\$1,500,000)	\$3,612,588	\$2,112,588	\$2,112,588	\$0	(\$1,500,000)
	<b>NonGRF Total</b>							<b>\$0</b>	<b>(\$1,500,000)</b>				<b>\$0</b>	<b>\$4,500,000</b>
<b>COM Total</b>								<b>\$0</b>	<b>(\$1,500,000)</b>				<b>\$0</b>	<b>\$4,500,000</b>
CEB	GRF	GRF	911420	Children Services*	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$6,800,000	\$6,800,000	\$6,800,000
CEB	GRF	GRF	911421	Adult Protective Services*	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$10,000,000	\$10,000,000	\$10,000,000
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$16,800,000</b>	<b>\$16,800,000</b>
<b>CEB Total</b>								<b>\$0</b>	<b>\$0</b>				<b>\$16,800,000</b>	<b>\$16,800,000</b>
DEV	GRF	GRF	195530	Economic Gardening Pilot Program*	\$0	\$0	\$0	\$0	\$0	\$0	\$500,000	\$0	(\$500,000)	\$0
DEV	GRF	GRF	195532	Technology Programs and Grants	\$13,547,341	\$13,547,341	\$13,547,341	\$0	\$0	\$13,547,341	\$15,837,841	\$13,547,341	(\$2,290,500)	\$0
DEV	GRF	GRF	195905	Third Frontier Research & Development General Obligation Debt Service	\$66,511,600	\$61,911,600	\$61,911,600	\$0	(\$4,600,000)	\$83,783,000	\$78,483,000	\$78,483,000	\$0	(\$5,300,000)
DEV	GRF	GRF	195912	Job Ready Site Development General Obligation Debt Service	\$15,498,400	\$13,198,400	\$13,198,400	\$0	(\$2,300,000)	\$19,124,500	\$19,124,500	\$19,124,500	\$0	\$0
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$6,900,000)</b>				<b>(\$2,790,500)</b>	<b>(\$5,300,000)</b>
DEV	NonGRF	5MJ0	195683	TourismOhio Administration	\$8,000,000	\$8,000,000	\$8,000,000	\$0	\$0	\$8,000,000	\$9,628,321	\$8,000,000	(\$1,628,321)	\$0
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>(\$1,628,321)</b>	<b>\$0</b>
<b>DEV Total</b>								<b>\$0</b>	<b>(\$6,900,000)</b>				<b>(\$4,418,821)</b>	<b>(\$5,300,000)</b>
DDD	GRF	GRF	320415	Lease-Rental Payments	\$15,843,300	\$14,743,300	\$14,743,300	\$0	(\$1,100,000)	\$16,076,700	\$16,076,700	\$16,076,700	\$0	\$0
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$1,100,000)</b>				<b>\$0</b>	<b>\$0</b>
<b>DDD Total</b>								<b>\$0</b>	<b>(\$1,100,000)</b>				<b>\$0</b>	<b>\$0</b>
EDU	GRF	GRF	200421	Alternative Education Programs	\$7,403,998	\$7,403,998	\$7,403,998	\$0	\$0	\$7,403,998	\$12,403,998	\$7,403,998	(\$5,000,000)	\$0
EDU	GRF	GRF	200457	STEM Initiatives*	\$0	\$0	\$0	\$0	\$0	\$0	\$200,000	\$0	(\$200,000)	\$0
EDU	GRF	GRF	200901	Property Tax Allocation - Education	\$1,138,800,000	\$1,126,800,000	\$1,126,800,000	\$0	(\$12,000,000)	\$1,156,402,000	\$1,146,402,000	\$1,146,402,000	\$0	(\$10,000,000)
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$12,000,000)</b>				<b>(\$5,200,000)</b>	<b>(\$10,000,000)</b>
EDU	NonGRF	5JC0	200629	Career Advising and Mentoring*	\$0	\$0	\$0	\$0	\$0	\$0	\$10,000,000	\$0	(\$10,000,000)	\$0
EDU	NonGRF	5JC0	200654	Adult Career Opportunity Pilot Program*	\$0	\$0	\$0	\$0	\$0	\$0	\$2,500,000	\$2,500,000	\$0	\$2,500,000
EDU	NonGRF	7017	200612	Foundation Funding	\$775,500,000	\$775,500,000	\$775,500,000	\$0	\$0	\$853,000,000	\$853,000,000	\$857,700,000	\$4,700,000	\$4,700,000
EDU	NonGRF	7017	200629	Career Advising and Mentoring*	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$10,000,000	\$10,000,000	\$10,000,000
EDU	NonGRF	7017	200666	EdChoice Expansion	\$8,500,000	\$8,500,000	\$3,800,000	(\$4,700,000)	(\$4,700,000)	\$17,000,000	\$17,000,000	\$17,000,000	\$0	\$0
	<b>NonGRF Total</b>							<b>(\$4,700,000)</b>	<b>(\$4,700,000)</b>				<b>\$4,700,000</b>	<b>\$17,200,000</b>
<b>EDU Total</b>								<b>(\$4,700,000)</b>	<b>(\$16,700,000)</b>				<b>(\$500,000)</b>	<b>\$7,200,000</b>

FY 2014 - FY 2015 Appropriation Line Item (ALI) Adjustments

All Fund Groups

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	Enacted FY 2014	H.B. 483 - House FY 2014	H.B. 483 - Senate FY 2014	House - Senate \$ Change	Enacted - Senate \$ Change	Enacted FY 2015	H.B. 483 - House FY 2015	H.B. 483 - Senate FY 2015	House - Senate \$ Change	Enacted - Senate \$ Change
EPA	NonGRF	3FH0	715693	Diesel Emission Reduction Grants	\$10,000,000	\$10,000,000	\$10,000,000	\$0	\$0	\$10,000,000	\$2,500,000	\$2,500,000	\$0	(\$7,500,000)
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>(\$7,500,000)</b>
<b>EPA Total</b>								<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>(\$7,500,000)</b>
FCC	GRF	GRF	230908	Common Schools General Obligation Debt Service	\$351,806,100	\$332,506,100	\$332,506,100	\$0	(\$19,300,000)	\$377,364,700	\$358,364,700	\$358,364,700	\$0	(\$19,000,000)
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$19,300,000)</b>				<b>\$0</b>	<b>(\$19,000,000)</b>
<b>FCC Total</b>								<b>\$0</b>	<b>(\$19,300,000)</b>				<b>\$0</b>	<b>(\$19,000,000)</b>
DOH	GRF	GRF	440451	Public Health Laboratory	\$3,655,449	\$3,655,449	\$3,655,449	\$0	\$0	\$3,655,449	\$4,305,449	\$4,305,449	\$0	\$650,000
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$650,000</b>
DOH	NonGRF	2110	440613	Central Support Indirect Costs	\$30,615,591	\$30,615,591	\$30,615,591	\$0	\$0	\$31,052,469	\$30,052,469	\$30,052,469	\$0	(\$1,000,000)
DOH	NonGRF	5PE0	440659	Breast and Cervical Cancer Services*	\$0	\$0	\$0	\$0	\$0	\$0	\$100,000	\$100,000	\$0	\$100,000
DOH	NonGRF	5BX0	440656	Tobacco Use Prevention	\$1,450,000	\$1,450,000	\$1,450,000	\$0	\$0	\$1,450,000	\$6,350,000	\$6,350,000	\$0	\$4,900,000
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$4,000,000</b>
<b>DOH Total</b>								<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$4,650,000</b>
JFS	GRF	GRF	600442	Healthier Buckeye Grants*	\$0	\$0	\$0	\$0	\$0	\$0	\$2,400,000	\$0	(\$2,400,000)	\$0
JFS	GRF	GRF	600521	Family Assistance - Local	\$41,132,751	\$41,132,751	\$41,132,751	\$0	\$0	\$41,132,751	\$42,932,751	\$41,132,751	(\$1,800,000)	\$0
JFS	GRF	GRF	600523	Family and Children Services	\$54,255,323	\$54,255,323	\$54,255,323	\$0	\$0	\$54,255,323	\$65,455,323	\$57,455,323	(\$8,000,000)	\$3,200,000
JFS	GRF	GRF	600534	Adult Protective Services	\$500,000	\$500,000	\$500,000	\$0	\$0	\$500,000	\$10,500,000	\$500,000	(\$10,000,000)	\$0
JFS	GRF	GRF	600545	Workforce Pilot Program*	\$0	\$0	\$0	\$0	\$0	\$0	\$3,000,000	\$0	(\$3,000,000)	\$0
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>(\$25,200,000)</b>	<b>\$3,200,000</b>
JFS	NonGRF	4A90	600607	Unemployment Compensation Administration Fund	\$9,006,000	\$9,006,000	\$9,006,000	\$0	\$0	\$9,006,000	\$12,506,000	\$12,506,000	\$0	\$3,500,000
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$3,500,000</b>
<b>JFS Total</b>								<b>\$0</b>	<b>\$0</b>				<b>(\$25,200,000)</b>	<b>\$6,700,000</b>
MCD	GRF	GRF	651525	Medicaid/Health Care Services - State	\$4,739,421,777	\$4,739,421,777	\$4,739,421,777	\$0	\$0	\$5,097,244,293	\$5,097,769,249	\$5,097,244,293	(\$524,956)	\$0
MCD	GRF	GRF	651525	Medicaid/Health Care Services - Federal	\$8,961,692,337	\$8,961,692,337	\$8,961,692,337	\$0	\$0	\$9,502,550,748	\$9,503,467,185	\$9,502,550,748	(\$916,437)	\$0
MCD	GRF	GRF	651525	Medicaid/Health Care Services - Total	\$13,701,114,114	\$13,701,114,114	\$13,701,114,114	\$0	\$0	\$14,599,795,041	\$14,601,236,434	\$14,599,795,041	(\$1,441,393)	\$0
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>(\$1,441,393)</b>	<b>\$0</b>
<b>MCD Total</b>								<b>\$0</b>	<b>\$0</b>				<b>(\$1,441,393)</b>	<b>\$0</b>
MHA	GRF	GRF	333415	Lease-Rental Payments	\$15,843,300	\$14,743,300	\$14,743,300	\$0	(\$1,100,000)	\$16,076,700	\$16,076,700	\$16,076,700	\$0	\$0
MHA	GRF	GRF	335507	Community Behavioral Health	\$47,500,000	\$47,500,000	\$47,500,000	\$0	\$0	\$47,500,000	\$38,678,200	\$47,500,000	\$8,821,800	\$0
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$1,100,000)</b>				<b>\$8,821,800</b>	<b>\$0</b>
MHA	NonGRF	1490	334609	Hospital - Operating Expenses	\$28,190,000	\$28,190,000	\$28,190,000	\$0	\$0	\$28,190,000	\$30,190,000	\$30,190,000	\$0	\$2,000,000
MHA	NonGRF	1510	336601	Office of Support Services	\$115,000,000	\$115,000,000	\$115,000,000	\$0	\$0	\$115,000,000	\$90,000,000	\$90,000,000	\$0	(\$25,000,000)
MHA	NonGRF	3H80	333606	Demonstration Grants - Administration	\$3,237,574	\$3,237,574	\$3,237,574	\$0	\$0	\$3,237,574	\$6,000,000	\$6,000,000	\$0	\$2,762,426
MHA	NonGRF	3A80	335613	Federal Grant - Community Mental Health Board Subsidy	\$2,500,000	\$2,500,000	\$2,500,000	\$0	\$0	\$2,500,000	\$4,500,000	\$4,500,000	\$0	\$2,000,000
MHA	NonGRF	3H80	335606	Demonstration Grants	\$5,428,006	\$5,428,006	\$5,428,006	\$0	\$0	\$5,428,006	\$11,000,000	\$11,000,000	\$0	\$5,571,994
MHA	NonGRF	3B10	652635	Community Legacy Medicaid Costs	\$5,000,000	\$5,000,000	\$5,000,000	\$0	\$0	\$0	\$5,000,000	\$5,000,000	\$0	\$5,000,000
MHA	NonGRF	3J80	652609	Medicaid Legacy Costs Support	\$3,000,000	\$3,000,000	\$3,000,000	\$0	\$0	\$0	\$3,000,000	\$3,000,000	\$0	\$3,000,000
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>(\$4,665,580)</b>
<b>MHA Total</b>								<b>\$0</b>	<b>(\$1,100,000)</b>				<b>\$8,821,800</b>	<b>(\$4,665,580)</b>

**FY 2014 - FY 2015 Appropriation Line Item (ALI) Adjustments**

**All Fund Groups**

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	Enacted FY 2014	H.B. 483 - House FY 2014	H.B. 483 - Senate FY 2014	House - Senate \$ Change	Enacted - Senate \$ Change	Enacted FY 2015	H.B. 483 - House FY 2015	H.B. 483 - Senate FY 2015	House - Senate \$ Change	Enacted - Senate \$ Change
DNR	GRF	GRF	725903	Natural Resources General Obligation Debt Service	\$24,325,400	\$24,325,400	\$24,325,400	\$0	\$0	\$25,443,000	\$23,743,000	\$23,743,000	\$0	(\$1,700,000)
DNR	GRF	GRF	737321	Division of Soil and Water Resources	\$4,782,704	\$4,782,704	\$4,782,704	\$0	\$0	\$4,782,652	\$4,631,239	\$4,782,652	\$151,413	\$0
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$151,413</b>	<b>(\$1,700,000)</b>
DNR	Non-GRF	5180	725643	Oil and Gas Permit Fees										
				Oil and Gas Regulation and Safety (New Name)										
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$0</b>
<b>DNR Total</b>								<b>\$0</b>	<b>\$0</b>				<b>\$151,413</b>	<b>(\$1,700,000)</b>
OOD	GRF	GRF	415431	Office for People with Brain Injury										
				Brain Injury (New Name)										
OOD	GRF	GRF	415506	Services for People with Disabilities										
				Services for Individuals with Disabilities (New Name)										
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$0</b>
OOD	Non-GRF	3L10	415608	Social Security Special Programs/Assistance										
				Social Security Vocational Rehabilitation (New Name)										
OOD	Non-GRF	3L40	415617	Independent Living/Vocational Rehabilitation Programs										
				Vocational Rehabilitation Programs (New Name)										
OOD	Non-GRF	4W50	415606	Program Management Expenses										
				Program Management (New Name)										
	<b>Non-GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$0</b>
<b>OOD Total</b>								<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$0</b>
PRX	NonGRF	4K90	887609	Operating Expenses	\$6,701,285	\$6,701,285	\$6,701,285	\$0	\$0	\$6,701,285	\$6,901,285	\$6,901,285	\$0	\$200,000
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$200,000</b>
<b>PRX Total</b>								<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$200,000</b>
PWC	GRF	GRF	150904	State Capital Improvements General Obligation Debt Service	\$33,376,600	\$26,676,600	\$26,676,600	\$0	(\$6,700,000)	\$34,447,700	\$34,447,700	\$34,447,700	\$0	\$0
PWC	GRF	GRF	150907	Conservation General Obligation Debt Service	\$227,810,300	\$210,710,300	\$210,710,300	\$0	(\$17,100,000)	\$228,948,900	\$226,948,900	\$226,948,900	\$0	(\$2,000,000)
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$23,800,000)</b>				<b>\$0</b>	<b>(\$2,000,000)</b>
<b>PWC Total</b>								<b>\$0</b>	<b>(\$23,800,000)</b>				<b>\$0</b>	<b>(\$2,000,000)</b>
BOR	GRF	GRF	235501	State Share of Instruction	\$1,789,699,580	\$1,789,699,580	\$1,789,699,580	\$0	\$0	\$1,818,225,497	\$1,821,325,497	\$1,821,325,497	\$0	\$3,100,000
BOR	GRF	GRF	235909	Higher Education General Obligation Debt Service	\$221,168,700	\$215,368,700	\$215,368,700	\$0	(\$5,800,000)	\$248,822,000	\$245,822,000	\$245,822,000	\$0	(\$3,000,000)
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$5,800,000)</b>				<b>\$0</b>	<b>\$100,000</b>
<b>BOR Total</b>								<b>\$0</b>	<b>(\$5,800,000)</b>				<b>\$0</b>	<b>\$100,000</b>
DRC	GRF	GRF	501321	Institutional Operations	\$883,768,015	\$895,799,933	\$895,799,933	\$0	\$12,031,918	\$873,724,802	\$900,215,085	\$900,215,085	\$0	\$26,490,283
DRC	GRF	GRF	501405	Halfway House	\$45,049,356	\$48,399,340	\$48,399,340	\$0	\$3,349,984	\$46,024,108	\$51,197,937	\$51,197,937	\$0	\$5,173,829
DRC	GRF	GRF	501406	Lease Rental Payments	\$104,099,500	\$103,099,500	\$103,099,500	\$0	(\$1,000,000)	\$99,534,800	\$99,534,800	\$99,534,800	\$0	\$0
DRC	GRF	GRF	501501	Community Residential Programs - CBCF	\$63,345,972	\$64,224,472	\$64,224,472	\$0	\$878,500	\$66,150,781	\$69,453,455	\$69,453,455	\$0	\$3,302,674
DRC	GRF	GRF	501502	Specialty Docket Staff Payroll Costs*	\$0	\$0	\$0	\$0	\$0	\$0	\$8,821,800	\$0	(\$8,821,800)	\$0
DRC	GRF	GRF	503321	Parole and Community Operations	\$64,480,938	\$66,102,094	\$66,102,094	\$0	\$1,621,156	\$65,029,680	\$71,676,403	\$71,676,403	\$0	\$6,646,723
DRC	GRF	GRF	505321	Institution Medical Services	\$243,289,774	\$239,397,895	\$239,397,895	\$0	(\$3,891,879)	\$254,139,452	\$251,994,058	\$251,994,058	\$0	(\$2,145,394)
	<b>GRF Total</b>							<b>\$0</b>	<b>\$12,989,679</b>				<b>(\$8,821,800)</b>	<b>\$39,468,115</b>
<b>DRC Total</b>								<b>\$0</b>	<b>\$12,989,679</b>				<b>(\$8,821,800)</b>	<b>\$39,468,115</b>

**FY 2014 - FY 2015 Appropriation Line Item (ALI) Adjustments**

**All Fund Groups**

Note: An asterisk in the ALI Name column denotes a new ALI. Blank entries under appropriation columns denote ALIs with name changes only.

Agency	Fund Type	Fund	ALI	ALI Name	Enacted FY 2014	H.B. 483 - House FY 2014	H.B. 483 - Senate FY 2014	House - Senate \$ Change	Enacted - Senate \$ Change	Enacted FY 2015	H.B. 483 - House FY 2015	H.B. 483 - Senate FY 2015	House - Senate \$ Change	Enacted - Senate \$ Change
TAX	GRF	GRF	110901	Property Tax Allocation - Taxation	\$666,640,000	\$658,640,000	\$658,640,000	\$0	(\$8,000,000)	\$678,255,600	\$673,255,600	\$673,255,600	\$0	(\$5,000,000)
	<b>GRF Total</b>							<b>\$0</b>	<b>(\$8,000,000)</b>				<b>\$0</b>	<b>(\$5,000,000)</b>
TAX	NonGRF	2280	110628	Revenue Enhancement	\$15,500,000	\$15,500,000	\$15,500,000	\$0	\$0	\$17,500,000	\$17,100,000	\$17,100,000	\$0	(\$400,000)
TAX	NonGRF	5V80	110623	Property Tax Administration	\$11,978,310	\$11,978,310	\$11,978,310	\$0	\$0	\$11,978,310	\$11,178,310	\$11,178,310	\$0	(\$800,000)
TAX	NonGRF	4350	110607	Local Tax Administration	\$20,000,000	\$20,000,000	\$20,000,000	\$0	\$0	\$20,700,000	\$20,300,000	\$20,300,000	\$0	(\$400,000)
TAX	NonGRF	4380	110609	School District Income Tax	\$5,802,044	\$5,802,044	\$5,802,044	\$0	\$0	\$5,802,044	\$5,402,044	\$5,402,044	\$0	(\$400,000)
	<b>NonGRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>(\$2,000,000)</b>
<b>TAX Total</b>								<b>\$0</b>	<b>(\$8,000,000)</b>				<b>\$0</b>	<b>(\$7,000,000)</b>
DVS	GRF	GRF	900321	Veterans' Homes	\$27,369,946	\$27,369,946	\$27,369,946	\$0	\$0	\$27,369,946	\$26,992,608	\$26,992,608	\$0	(\$377,338)
DVS	GRF	GRF	900408	Department of Veterans Services	\$2,001,823	\$2,001,823	\$2,001,823	\$0	\$0	\$2,001,823	\$2,379,161	\$2,379,161	\$0	\$377,338
	<b>GRF Total</b>							<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$0</b>
<b>DVS Total</b>								<b>\$0</b>	<b>\$0</b>				<b>\$0</b>	<b>\$0</b>
<b>Grand Total</b>								<b>(\$4,700,000)</b>	<b>(\$73,210,321)</b>				<b>(\$14,760,214)</b>	<b>\$32,452,535</b>
<b>Total Appropriation Adjustments in H.B. 483 of the 130th General Assembly</b>														
	<i>GRF-State</i>							\$0	(\$67,010,321)				(\$16,915,456)	\$15,718,115
	<i>GRF-Federal</i>							\$0	\$0				(\$916,437)	\$0
	<b>GRF Total</b>							\$0	(\$67,010,321)				(\$17,831,893)	\$15,718,115
	<b>Non-GRF Total</b>							(\$4,700,000)	(\$6,200,000)				\$3,071,679	\$16,734,420
<b>Grand Total</b>								<b>(\$4,700,000)</b>	<b>(\$73,210,321)</b>				<b>(\$14,760,214)</b>	<b>\$32,452,535</b>

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