• Increases the historic tax relief for Ohioans provided in the Senate budget proposal to over $3.1 Billion. The House’s proposed consolidation of a middle income tax bracket is accelerated and will be effective for TY23 as originally proposed by the House while the remainder of the personal income tax cuts will be phased in over two years and will leave Ohio with just two brackets with rates of 2.75% and 3.5%. (In TY 2016 there were nine brackets, and in 1985, the highest marginal rate for income over $100,000 was 9.025%)
• To further promote economic activity, the amendment modifies the across-the-board approach for the Senate’s Commercial Activity Tax (CAT) reduction, phasing in a two-year exemption of $3M and $6M, below which all liability and minimums are eliminated. Any gross receipts above these amounts would be taxed at the flat CAT rate, providing tax relief to all CAT payers. An annual inflation-based calculation will index the $6M exemption for inflation starting in TY 26. After the two-year phase in, an estimated 90% of all Ohio-based businesses will no longer pay CAT (roughly 145,000 of the current 163,000 CAT payers)
• Preserves a $1.0 Billion One-Time Strategic Community Investments Fund to be set aside during this budget and used in FY25 once all Ohioans, local officials, community leaders, State Representatives, State Senators and others have time to advance requests to benefit their communities and all of Ohio
• Maintains a $1.0 Billion reward to Ohio taxpayers giving back one-time surplus dollars for an Expanded Sales Tax Holiday. The event will be held on August 1, 2024 and last for at least 14 days through August 15, 2024. Additional language will allow surplus state revenue in future years to trigger additional Expanded Sales Tax Holidays. In years when the trigger is not satisfied, the traditional back-to-school holiday will still be held
• Restores Executive provisions regarding the creation of a state Low Income Housing Tax Credit (LIHTC) program, income tax deductions for homeownership savings accounts, and a tax credit for the construction of single-family affordable housing. These three programs, coupled with the Senate’s Welcome Home program, will provide over $200M in tax-incentivized housing initiatives this biennium, in addition $100M in grants through land banks focusing on important housing programs is also provided
• Provides an additional $25M to support pediatric behavioral health workforce development and infrastructure bringing the total allocation in the bill to $50M (ARPA)
• Provides an additional $10M each FY for the Continuum of Care Services line for ADAMH boards in the Department of Mental Health (Restoring to As-Introduced levels). Also increases the Criminal Justice Services line in Mental Health by $9M in FY24 for one-time expenses
• Increases by $9.5M (GRF) appropriations for Driver Safety in the Department of Public Safety (Restoring all As-Introduced levels)
• Modifies and increases the appropriations for the Ohio Work Ready Grant to provide $10M in each FY
• Includes a new homebuyer Linked Deposit program at the Treasurer’s office and makes numerous code modernization changes requested by the Treasurer
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- Clarifies that websites hosting video content are subject to the parental consent requirements in the bill
- Modifies the language regarding the extension of a TIF so that the service payment threshold can be met in a future year instead of in the year prior to the extension’s adoption
- Establishes a certified mental health assistant (CMHA) licensure under the State Medical Board. In addition, the provision authorizes CMHAs to provide mental health care services under the supervision, control, and direction of a physician, including prescribing drugs
- Removes the voting powers of Ohio State University student trustees, aligning their responsibilities with those of all other student trustees at state universities
- Establishes a new procedure for non-governor trustee appointments to a technical college board of trustees
- Permits the Childcare ARPA Supplement appropriation to roll over in FY25
- Clarifies that “any” existing park levy may be renewed rather than “an” existing levy
- Makes significant reforms to higher education in Ohio to encourage and protect intellectual diversity, ensuring educational instruction remains the core focus of our colleges and universities
- Creates the Joint Law Enforcement Training Center study commission to study the establishment and cost of a new Joint Enforcement Training Center for Ohio
- Restores a House provision regarding Commerce’s regulation over REITs
- Requires ODM to seek CMS approval, by July 1, 2024, to expand the Integrated Care Delivery System (MyCare) to all Ohio counties
- Provides $1.17M in TANF funding for FY25 for the Children's Hunger Alliance, restoring $1.17M in each FY
- Modifies OCOG award amounts in the sub bill to provide additional increases in FY24 and further increases the EFC in both FYs to $3,750. Reinstates executive language prohibiting institutions from providing less institutional aid to shift the cost onto OCOG
- Provides an additional $717,600 in TANF funding for the Somali Community Link’s Social Service Program in FY24 for $1M in total funding
- Restores House provisions authorizing a sonographer to administer intravenously ultrasound enhancing agents. The provision also includes the authority to insert, maintain, and remove an intravenous mechanism
- Specifies that state universities may only require first-year students who live more than 25 miles from the campus to live in on-campus housing
- Provides additional funding to support educational programs for students and teachers related to Holocaust instruction
- Modifies Senate’s Expanded Sales Tax Holiday language to require the Tax Commissioner to notify vendors by June 1 of any upcoming holiday and other related administrative changes
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- Minor operational clean-ups for the Expanded Sales Tax Holiday, held on August 1, 2024 for at least 14 days. Increases the threshold to trigger a future holiday starting in 2025 to $60M from $50M and requires consultation with County Commissioners on certain aspects.
- Adds to the Home and Community Bases Services Direct Care Worker Wages Task Force one representative from the Ohio Provider Resource Association.
- Authorizes a physician assistant to prescribe schedule II controlled substances if the prescription is issued at the site of a behavioral health practice that does not otherwise qualify under current law as a site where physician assistants may prescribe those drugs. The provision provides parity with other types of clinicians, including APRNs.
- Permits courts to order unmarried parents in a custody dispute to undergo conciliation with a magistrate.
- Modifies the maximum scholarship awards for EdChoice Expansion scholarships for first-time recipients whose family income is above 450% FPL in FY24 only to utilize income-based brackets when determining scholarship awards, instead of individualized award amounts.
- Appropriates $250K per FY for the New African Immigrants Commission.
- Modifies fraud reporting training language to exempt employees and elected officials for good cause.
- Permits the Auditor to audit JFS and any JFS program and to charge JFS for the cost of the audits.
- Permits the Auditor to audit Medicaid or any Medicaid program, makes provisions for Medicaid to pay for the audits, and requires the Auditor to periodically report their findings to JMOC.
- Modifies a Senate provision pertaining to hospital price transparency that requires the compilation of noncompliant hospitals by DOH, which includes listing the entities on a web site maintained by DOH.
- Permits the BMV to provide an individual’s photograph to ODJFS to include on the SNAP benefit cards.
- Increases the Family and Children Services line in the Department of Children and Youth by $2M (GRF) per FY.
- Largely restores executive language related to OhioMHAS licensure of hospitals and residential facilities with changes made to remove criminal penalties and other changes.
- Largely restores executive language related to OhioMHAS licensure of mental health and addiction service providers and also allows ADAMH boards to provide input to the process in certain circumstances.
- Exempts FQHCs and look-alikes from the bill’s requirement to obtain OhioMHAS certification to provide certain mental health and drug addiction services.
- Requires DEW to provide student performance data reports to schools and districts that have a value-added progress score on their state report card.
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- Modifies a Senate provision to increase from 2% to 7.5% the presumptive eligibility error rate threshold, added in the Senate substitute version of the bill, at which a qualified entity or qualified provider must make a corrective action plan or provide training for staff
- Prohibits ODM from conducting post-enrollment verification of eligibility, designating itself as a qualified health entity for the purpose of making presumptive eligibility determinations
- Limits the diversion of county lodging tax to convention center improvements to just taxes levied by the city or county
- Permits the City of Cincinnati to levy a tax on ridesharing services for specific economic development purposes
- Requires Cincinnati, when repurposing the lodging tax for a convention center, to pledge the funds to the convention facilities authority or the port authority to pay the costs, instead of the city
- Permits pass-through taxes levied in other states and filed through a composite filing to count towards SALT deduction and makes other conforming changes
- Permits Delaware County to issue bonds backed by lodging tax revenue to finance fairgrounds improvements
- Modifies the criteria used to evaluate whether a county or municipality is a distressed area for the purposes of the Urban and Rural Initiative Grant Program
- Makes a FY24 appropriation (non GRF) for the Veterinary Student Debt Assistance program as it was mistakenly left out of the introduced bill
- Decreases by $25M the appropriation for Water and Sewer Grants to $120M (ARPA)
- Renames a Knox County fairgrounds capital bill project
- Removes a Senate-added provision that would have restricted housing investments in CRAs, TIFs and Opportunity Zones
- Increases the maximum income tax credit for nonchartered nonpublic tuition expenses
- Aligns the date that the official election canvass may begin with current law regarding the counting of absentee ballots; leaves the dates on which the official election canvass must start and must be completed unchanged
- Prohibits a third-party vendor from conducting pre-screening activities for SNAP eligibility unless the vendor has entered into an agreement with ODJFS
- Adds provisions that require ODJFS to establish a dashboard of training to students and young adults at no cost and make the dashboard available on the OhioMeansJobs website
- Earmarks $1M in FY24 for the Center for Advanced Manufacturing and Logistics from monies appropriated for Super RAPIDS
- Modifies current law to require the State Board of Emergency Medical, Fire and Transportation Services when denying an application, to do so in accordance with the Administrative Procedure Act
- Restores a House earmark for the Men’s Challenge in Stark County
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- Permits DEW to require a partial federal or state tax return to determine the student’s family income for EdChoice Expansion; prohibits DEW from requiring a complete copy of a family’s federal or state return after July 1, 2024
- Restores language prohibiting a chartered nonpublic school from requiring families to disclose whether their income is at/below 200% FPL in the school’s application procedure
- Corrects a drafting error in the sub bill
- Clarifies language from the sub bill regarding school district noncompliance with established student transportation services
- Decreases the transfer for the August special election to $11.3M but increases the appropriation available for the election to $16M
- Corrects an error in the appropriation for the Public Health Lab improvements, reducing it from $6.1M to $6.0M (ARPA). This resulted in ARPA dollars being over appropriated by $100K
- Makes technical corrections to the language creating the Medicaid Expenditure Forecast and requires the department to specify which parts of the report are proposed, estimated, or actual data
- Modifies the venue in which an appeal from an agency order is proper, including allowing a party to appeal such an order in the party’s local common pleas court. Revises the law governing claim preclusion in zoning appeals. Permits the General Assembly, each chamber, and the Governor to retain special counsel and to intervene as a matter of right in certain legal actions
- Restores Innovate the Code Provisions
- Makes minor upward adjustments to the operating line of the Ohio Secretary of State
- Increases the threshold requirement for the Large Settlements and Awards Fund to $2M instead of $1M. Makes other technical changes related to GRF reimbursement for opioid litigation expenses
- Makes a technical change regarding a state institution of higher education’s consideration and evaluation of its collection rate for overdue balances resulting from transcript withholding
- Extends the deadline for donations to a scholarship granting organization (SGO) to the federal return filing date (generally April 15). Specifies that a student who receives a state scholarship may supplement their tuition with a scholarship granted by an SGO
- Adds the unmanned aviation STEM pilot program at Midview High School JROTC in Lorain County as a recipient of the existing $250K per FY earmark contained in the bill for a similar program in Clark County
- Earmarks $1.25M (GRF) each FY for Star House for its Drop-In Centers and its Carol Stewart Village
- Provides $1.25M (GRF) each FY for the Appalachian Children Coalition. Funding will be used for training, hiring, and retention of entry-level child mental and behavioral health workers in school and health provider settings
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- Appropriates $300K (GRF) per FY for the Cleveland Rape Crisis Center
- Codifies dates by which nonpublic schools must submit their tuition rates to DEW. Prohibits DEW from prorating scholarships when the student enrolls and applies for a scholarship before October 15th each year
- Adjusts the number of members on the Broadcast Educational Media Commission
- Establishes the Salmon P. Chase Center at the Ohio State University and the Institute of American Constitutional Thought and Leadership at the University of Toledo Law School, and provides $6M (GRF) each FY
- Requires OhioMHAS and ODM to establish requirements and procedures for the exchange of Medicaid recipient data between ADAMH boards and ODM. Also requires OhioMHAS and ODM to each submit a report with specified information regarding the data exchange requirements and procedures
- Makes changes to the composition and appointment of ADAMH boards by allowing boards to have 18, 15, 14, 12, or 9 members, instead of only 18 or 14, as well as expands the appointment authority of boards of county commissioners to two-thirds of ADAMH board seats, and, proportionally reduces the appointment authority of the OhioMHAS Director to one-third of ADAMH board seats
- Provides temporary flexibility for Wright State to lease certain lands directly to developers
- Makes modifications to the way in which ODJFS calculates and disburses funds provided to children’s crisis care facilities to semi-annually and to allocate funds quarterly instead of in each FY, respectively. In addition, the allocation is based on the number of days a child resides in a facility rather than the length of stay or days
- Removes provisions requiring ODJFS to expunge "substantiated" dispositions of abuse or neglect from Ohio’s Central Registry on Child Abuse and Neglect and instead requires ODJFS to work with stakeholders to establish an expungement policy by March 1, 2024
- Provides $400K TANF funding in each FY for the Southside Life Station Food Pantry in Toledo
- Adds additional compliance measures for the Welcome Home Ohio program
- Dissolves the Lorain City Schools academic distress commission as of October 1, 2024
- Clarifies how existing regulatory restriction requirements will impact the transfer of rules to the Department of Children and Youth
- Increases funding for the Values-In-Action Foundation for the Kindland Initiative to $1.25M in each FY
- Provides for electronic filings in common pleas, municipal, and county courts
- Restores House requested modifications regarding PACE projects in the Air Quality Development Authority
- Increases Justice Program Services in the Department of Public Safety by $250K per FY (GRF) for the Tri-State Peer Support Team for mental health services for first responders
- Exempts thermal heating companies from the public utility excise tax beginning in 2024 tax year, and instead subjects these companies to the CAT
• Qualifies certain authorized private before- and after-school care programs for licenses under the existing school child programs regulated by DEW
• Clarifies that only an ESC is reimbursed for administrative costs when a school district contracts with an ESC to provide auxiliary services to a chartered nonpublic school
• Makes revisions to the state community school sponsor evaluation system; requires DEW to identify a third party organization that will consult with the department and community school sponsors on recommended changes for a portfolio-based sponsor evaluation system that will be submitted to the General Assembly for consideration
• Restores a House provision that provides $500K in each FY (state share only) for furnishing drugs used in medication-assisted treatment in lockable containers or tamper-evident containers
• Removes a provision from the sub bill requiring state institutions of higher education to accept cash for tickets at events and activities sponsored or conducted by that institution where an admission is charged
• Prohibits state employees from working remotely more than eight hours a week other than as an accommodation under the ADA or other Civil Rights laws
• Permits DEW and the SBOE to confidentially share certain necessary information and documentation in order to perform their functions under state and federal law
• Reinstates support for the Kent State University Rising Scholars Program, but at a slightly reduced amount of $100K per FY
• Removes need-based financial aid as a permissible use of funding under the Talent Ready Grant Program, ensuring the money is used for targeted operational support for workforce credential and certificate programs
• Reinserts language requiring a student to complete the FAFSA to receive a high school diploma; permits an opt-out from this requirement upon written notice by the student or student’s parent
• Allows school districts to form a career technical education cooperative district as a model under which school districts may provide career education to students
• Clarifies the DEW director’s authority to employ and supervise DEW employees
• Provides $350K per FY for the cost of student transportation at the Utica Shale Academy
• Increases the category amounts and raises the statutory cap for the Jon Peterson Special Needs Scholarship in FY25, adding $9M (GRF) for this purpose
• Increases TANF funding for Produce Perks Midwest by $500K in FY24, for a total of $1M and also earmarks $1M in FY25
• Modifies Senate language to ensure Hocking College programs and associates degrees are approved by the Chancellor through the standard approval process
• Restores an Executive provision permitting child support amounts, under existing child support orders to be redirected to a nonparent caretaker who is the primary caregiver of a child
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- Provides $1M over the biennium to expand eligibility for the Program for Medically Handicapped Children (renamed the Program for Children and Youth with Special Health Care Needs in the bill) by extending the age limit by one year each year in 2023 and 2024
- Removes Senate language regarding county engineers also being registered surveyors
- Includes “natural gas” in determining entities that are natural gas companies under public utilities law and expands what may be treated as instrumentalities and facilities for distribution service after PUCO approval
- Prohibits local regulation of tobacco products and alternative nicotine products; Prohibits giving away or selling flavored liquids or solutions for electronic smoking devices other than menthol; Prohibits fees, taxes, assessments, and charges on such products other than those expressly authorized by state law and various additional changes to the tobacco laws
- Restores language permitting the Chancellor to extend the period in which certain debts must be retired
- Provides $400K (GRF) over the biennium to support the Ohio State University East Side Dental Clinic
- Restores $2.5M per FY (GRF) for DPS eWarrent Local Integration Program
- Decreases the Medicaid Program Support line by $1.25M each FY
- Modifies a Senate provision that permits general x-ray machine operators to perform radiologic procedures under the general supervision of a physician, podiatrist, mechanotherapist, or chiropractor at an urgent care facility or occupational health care facility
- Requires DAS to establish the Ohio-based personal protective equipment manufacturers program and requires DAS to purchase these goods from in-state unless the price exceeds 120% more than a foreign manufacturer
- For tax years 2023, 2024, and 2025, modifies the CAUV formula to use a three-year average of valuation
- Makes a conforming change to clarify the provisions in the sub bill dealing with the calculations for residential property valuations
- Decreases an earmark inside the H2Ohio Soil and Water District Support to maintain stable funding for core programs
- Removes the requirement that the Tax Commissioner make payments to a taxpayer for costs incurred in responding to notices sent regarding municipal net profit tax returns
- Modifies a Senate provision to specify that an ICF/IID is prohibited from reserving or converting a portion of its beds from beds that provide ICF/IID services to beds that provide services to individuals enrolled in the OhioRISE Program under certain circumstances
- Provides $2.3M (TANF) funds in FY24 only for the Open Doors Academy to support out-of-school programs
- Makes a technical clarification to clarify that the Aerospace Medicine and Human Performance Center at Wright State University is the recipient of funding contained in the sub bill
Requires the Chancellor to pay for any scholarships this biennium under the Ohio Adoption Scholarship grant program, created in late 2022, from the OCOG line. This will be a de minimus sum in this biennium

Beginning August 2024, requires SERS to establish a contribution-based benefit cap to limit the retirement allowance a member may receive; requires SERS to calculate this cap based on a member’s contributions and reduce as necessary if the member’s retirement allowance exceeds that determination

Returns SSI for community colleges to House levels providing a 1.5% increase year over year

Requires school districts and community schools to provide academic intervention services to students who score “limited” on state assessments in math, science, or English

Reduces the required number of training hours for school counselors regarding building and construction trades from 12 hours to 6 hours, and permits building and construction trades to approve continuing education for counselors for licensure renewal

Provides an equity supplement of $400 per pupil for brick and mortar community school students each FY

Requires the Chancellor to establish the Urban Farmer Youth Initiative Pilot Program to introduce young Ohioans living in urban areas to farming and agriculture, and provides $250K each FY to support the program

Reappropriates unused Fulton County building demolition dollars into FY24

Restores an Executive provision to clarify that the Children’s Trust Fund may accept federal funds but not obligate the GA to continue the programs or activities for which the funds are made available

Provides $1.5M (non GRF) in each FY for the Employment Incentive Program (EIP). Requires funds be provided to CDJFSs to operate employment incentive programs for adults who consistently increase their wages and who work at least 32 hours per week

Removes a provision in current law that allows less than a majority of members to constitute a quorum of the Ohio Commission for the United States Semiquincentennial

Redirects defunct Henry County capital project funds to the Henry County Community Event Center

Revises EPA statute to ensure their internal policies are not more stringent than EPA laws and rules

Reinserts provisions dealing with advanced recycling exemptions, definitions and specifications

Reserves $5M of the $50M for the annual film and theater tax credit for Broadway theatrical productions and provides that any unused funds carry-forward to the next year for those productions

Makes several administrative and technical changes to the production company capital improvement tax credit

Increases the non-GRF MARCS administration line item appropriation by $28.5M in each FY
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- Decreases, by $1M in each FY, the transfer from the Facilities Establishment Fund to the One Time Priority Projects Fund
- Makes multiple changes to the stratigraphic wells language
- Increases maximum documentary fee an automobile dealer may impose as part of a vehicle sale from $250 to $500
- Modifies provisions regarding Rocky Fork State Park by requiring a dock covering to be green or white, requires electrical service to the dock to be placed in a protective tube, requires an electrical disconnect box be installed at property meter, as well as other changes
- Requires Controlling Board approval for an ODNR real property purchase if the purchase price exceeds 25% of its highest appraised value and is more than $1M; for these specific purchases requires a majority vote of each chamber for approval
- Exempts a qualifying public or chartered nonpublic school or state intuition of higher education from the bill’s requirements to accept cash payments for tickets and concessions at events if the event is conducted at a public facility which is leased by a professional sports team or privately owned facility
- Specifies that a person cannot request a specific variety or brand of spirituous liquor via an agency store if the specific liquor is in high demand and already allocated to stores across the state
- Clarifies that the Division of Wildlife in ODNR must obtain the Wildlife Council’s approval prior to adopting annual rules regarding hunting and fishing season, bag limits, sizes, species, method and taking, and possession
- Revises a House provision regarding property tax exemption for residential development land, to ensure that any development property that is no longer used as farmland cannot continue to be valued as such for property tax purposes
- Restores language allowing FY23 appropriations for Indian Lake to be used in FY24
- Provides $2M (GRF) in each FY for Bellefaire Jewish Children’s Bureau to be used for health care integration efforts
- Restores funding for S.U.C.C.E.S.S for Autism at $100K each FY (GRF)
- Provides $1M in each FY year to establish a two-year home health screening pilot program, under DOH, for targeted populations that are underserved by health care providers
- Appropriates $12M each FY (non-GRF) for State Park Lodges Maintenance and Repair. This appropriation was recently approved at Controlling Board for FY23 and needed FY24 and FY25 appropriation authority
- Reduces the Rail Safety Crossing Match Program by $25M, lowering the monies provided to $100M
- Removes a provision from the bill which excludes certain wineries from regulation by the Department of Agriculture under the food processing establishment laws
- Amends nonperforming TIF language added by the House to require the parcels be identified for efficient processing of applications
• Makes technical timing and other changes to Senate language regarding reduction of employer income tax withholding tax rates each FY by amounts equal to BSF annual interest
• Adjusts transportation scheduling and communication requirements for school districts, JVSDs, community/STEM schools, and chartered nonpublic schools to determine transportation schedules each year; sets a deadline for DEW to resolve disputes over transportation noncompliance and declarations of impracticality made after December 1, 2023 within 30-45 days
• Requires the State Board of Education to enroll non-licensed school employees in RAPBACK; requires the board to notify the hiring district or school upon receipt of a notification of a qualifying arrest, conviction, or guilty plea by a non-licensed employee
• Provides additional flexibility for school administrators to assign teachers within two grade levels outside their grade band for up to two school years at a time
• Adds clarifying language around safety requirements for the use of nine passenger vans when utilized by a school or district for student transportation
• Requires that ODJFS add both a color photo of at least one adult member of the SNAP household and a phone number to report suspected benefit fraud to SNAP benefit cards used. Exempts from the photo requirement SNAP households without an adult member and SNAP households where all adults are either age 60 or older, blind, disabled, victims of domestic violence, or have religious objections to being photographed
• Modifies current law regarding the process and procedure for voluntary and involuntary disposition of real property by a school district
• Largely restores executive language on disclosure of information related to unemployment compensation with changes made to specify the requirements in statute instead of rulemaking
• Clarifies language in the sub bill permitting a community school sponsor to sponsor schools most recently sponsored by the DEW’s Office of School Sponsorship
• Requires ODM to establish a study committee to examine the training requirements for professionals providing home and community-based services to patients through ODM and ODA. ODM is required to submit a report of its findings to JMOC by April 1, 2024
• Prohibits ODM to adopt rules permitting the family member of a minor child living in the same household to receive payments to be a caretaker
• Restores the House language establishing a Parkinson’s registry
• Restores a House provisions requiring the Director of Health to specify in rule Duchenne muscular dystrophy as a disorder for newborn screening to begin 240 days after the amendment’s effective date
• Exempts stock options and nonqualified deferred compensation income from municipal income tax levied by any municipality, not just some
• Opens a window for county auditors to correct property tax information for 2021 and for Education and Workforce to adjust state foundation aid accordingly
• Clarifies a sub-bill provision allowing the Auditor to access public office records for the purpose of a performance audit
• Requires DEW to use federally adjusted gross income when applicable for scholarship eligibility; removes default program language and prioritization within the EdChoice application process
• Permits a student residing in Cleveland Municipal School District to use the Cleveland Scholarship to attend any participating chartered nonpublic school
• Fixes a timing error in language permitting dropout recovery schools to participate in the dropout recovery e-school funding program
• Permits DEW to carry over unexpended funds set aside for the OhioMeansJobs website from FY24 to FY25
• Makes conforming changes to the bill reflecting the restructuring of the DEW and State Board of Education
• Rebalances set-aside amounts in FY24 and FY25 in the Ohio Educational Computer Network line item for information technology centers
• Adjusts language requiring DEW to provide a report-only calculation of the four year adjusted cohort graduation rate for online high schools
• Requires districts to report the number of students participating in intradistrict open enrollment via a method determined by DEW, rather than specifically through EMIS
• Limits a provision increasing the allowable difference for a public improvement project’s estimate to the project contract price from 10% to 20% to apply only to contracts for political subdivisions, not state contracts
• Restores current law regarding the date for JCARR member appointments to be made each General Assembly
• Increases the Roadwork Development grant fund (gas tax) appropriations in each FY and earmarks $10M each FY for road improvements impacted by Intel. The Sub bill earmarked $6.2M for roads to facilitate Honda investments which was in the House passed budget
• Permits the OBM Director to transfer $15M from the State Small Business Credit Initiative Technical change to Personal Income Tax Tables
• Clarifies existing exemption from Smoke-Free Workplace Law for retail tobacco shops that were established before December 2006
• Restores House earmark for the University of Dayton Statehouse Civic Scholars Program at $200K (GRF) each FY
• Reestablishes Ohio State University as the fiscal agent for money appropriated through the Federal Research Network
• Makes modifications to the membership of the Joint Committee to Examine the Activities of the State’s Protections and Advocacy System
• Restores, with modifications, Executive provisions regarding OMHAS certification or acceptance of accreditation of recovery housing and modifies earmarking language to assist operators in attaining the certification or accreditation
• Reinstates a provision allowing Terra State Community College to acquire, lease or construct a housing and dining facility
• Permits county boards of developmental disabilities to establish policies that allow board members to attend meetings via means of electronic communication
• Removes Senate language reforming rule adoption procedures for state institutions of higher education
• Reinstates a House added provision for $3M in FY24 (GRF) for the Cleveland Neighborhood Progress project in the newly created “Helping Ohioans Stay in their Homes” line item
• Reinstates provisions prohibiting EDUs from owning EV charging stations or passing costs of subsidiary-operated stations onto their customers
• Aligns Ohio peer-to-peer car sharing insurance law with NCOIL uniform legislation
• Clarifies provisions in the Welcome Home Ohio Program regarding land bank purchases of foreclosed property
• Prohibits ODJFS from replacing a SNAP EBT card for a household that requests four or more cards during a 12-month period
• Modifies a Senate-added provision to specify that before deactivating a SNAP EBT card that is unused for a period of six months, ODJFS must provide notice of the intent to deactivate the card, including a specified cure period
• Removes a Senate provision that would have specified that a household is not categorically eligible for purposes of receiving SNAP benefits in certain circumstances
• Modifies a Senate provision requiring ODJFS to redesign its existing employment and training program in a manner that meets the needs of employers. Requires ODJFS to appear before House and Senate Finance by July 1, 2024 to provide updates
• Reestablishes the requirement of a crematory operator permit, issued by the Board of Embalmers and Funeral Directors, to perform cremations
• Delays a Senate provision allowing businesses with remote employees or owners to use a modified municipal income tax apportionment formula until TY24
• Technical amendment regarding Welcome Home program
• Provides $225K (GRF) in each FY for LifeTown Columbus
• Restores a House provision that requires ambulatory surgical facilities and hospitals to adopt and implement policies designed to prevent human exposure to surgical smoke during planned surgical procedures
• Provides $75K (TANF) funding for FY25 for the Hilliard Community Assistance Council to support the Hilliard Food Pantry
• Removes an earmark from Department of Veterans Services but does not reduce the GRF allocation
• Increases funding for T-CAP program by $1.15M each FY to allow four additional counties to participate
• Expands the existing Manufacturing Mentorship Program to allow students to gain experience in construction fields
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- Specifies that county land banks act as the lead entity for the Brownfield Remediation and Demolition & Site Revitalization Programs unless a county does not have a land bank in which case, the County Commissioners will designate the lead entity
- Reinstates provisions allowing certain large townships to form a new community authority
- Allows the Director of DYS to work with the prosecuting attorney and juvenile court to place certain individuals over the age of 18 in the proper facilities
- Permits the state to extend the agreement with JobsOhio for an additional 15 years, subject to the approval of the General Assembly
- Provides an additional $160K each FY for Appalachia Assistance and earmarks the increase for the four local development districts (LDDs)
- Provides additional funding to the Ohio Public Defender’s office for State Legal Defense Services line
- Removes a prohibition for chartered nonpublic schools to charge any additional tuition beyond a student’s scholarship award when that student’s family income is under 200% FPL
- Aligns EdChoice income verification to the same process as the ACE program; exempts low-income families who are not required to file an Ohio tax return from income verification
- Removes proposed exemptions from continuing law limiting the number of regulatory restrictions
- Clarifies sub-bill language regarding the Residential Broadband Expansion Grant
- Clarifies the operation and nonpublic status of the OneOhio Recovery Foundation
- Clarifies PUCO authority over infrastructure development riders for economic development projects and requires the commission to issue an annual report
- Reinstates a House earmark of $3M in FY24 for improvements at the Youngstown-Warren Regional Airport but moves the appropriation to the Department of Development
- Provides an additional $250K (GRF) for a study to examine barriers facing minority, women, and veteran-owned businesses. $500K would now be available for the study
- Clarifies sub-bill language on mine subsidence insurance
- Provides $250K each FY for Heritage Ohio’s Ohio Community Revitalization Program
- Allows the All Ohio Future Fund to be used for gas, sewer, and certain water infrastructure projects and prohibits an entity receiving dollars from the fund from issuing a rider to their customers for the same project
- Eliminates the Task Force on Bail and assigns the task force’s data collection duties to the Director of Public Safety with a report to the General Assembly in March 2024
- Removes references to Ohio’s pension funds and retirement systems for the statewide fraud analysis
- Increases Board of Tax Appeals operating expenses by $61K in FY25 (GRF)
- Increases State Employment Relations Board operating expenses by $50K in FY24 and $75K in FY25 (GRF)
- Lowers the minimum age to become a police officer from 21 to 18
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- Fund to the MBD Financial Assistance Fund (Non-GRF)
- Postpones the effective date of the provision raising the limiting age for dependents to receive vision and dental insurance to 26 years of age to January 1, 2024
- Specifies that references to bonds include notes and other obligations for the purposes of the Transfer of the Ohio Housing Finance Authority
- Technical changes for the transition of the Ohio Housing Finance Authority to the Department of Development
- Technical Amendment

**Note**: This is not a complete list of changes made by the sub-bill. Please refer to official LSC / LBO documents and the bill text to see all changes

**Note**: In some summaries above, rounded numbers were used. Please refer to the bill text, the spreadsheet and COMP DOC for additional details and exact numbers