

Senate Substitute HB 59 listing

OBM #	Description
	EDUCATION
BOR026	Decreases the appropriation in the 235443 Adult Basic and Literacy Education line item in Board of Regents by \$250,000 in each fiscal year and eliminates the earmarking language.
	Specifies that the Department of Education is prohibited from reimbursing a participating college for any college course or remedial college course taken by a participating student under the Post-Secondary Enrollment Options Program, instead of, as under the bill, any course that is not included in, or is the equivalent to, a transfer module or the Chancellor of the Board of Regents' Transfer Assurance Guide.
EDU121	Removes a provision specifying that a county DD board must not receive less than what it received for the previous fiscal year for preschool special education services
EDU129	Eliminates provisions of current law and the bill that exclude any student enrolled in an Internet- or computer-based community school from the average daily membership reported by the superintendent of each city, local, and exempted village school district of the district's students enrolled in each category of career-technical education programs.
EDU124	Revises the set-aside for college pre-boarding schools, as it is expected this entity will not open until FY 15.
EDU130	Makes a technical correction to house changes to ensure that community schools and STEM schools are assigned to a career-technical planning district (CTPD) and that the lead district would approve career-technical programing.
EDU109	Makes a technical correction related to a cross reference in 3323.091 for the calculation of funding for county DD boards providing special education to certain children.
OSB003	Creates an Ohio School for the Blind food service fund and a food service line item in the amount of \$9,000 to comply with USDA regulations for Federal Free and Reduced Lunch program to retain the fees paid by staff for meals.
OSD008	Creates an Ohio School for the Deaf food service fund and an OSD food service ALI in the amount of \$9,000 to comply with USDA regulations for Federal Free and Reduced Lunch program to retain the fees paid by staff for meals.
EDU107	Restores current law eliminated by the House requiring community schools and STEM schools to use career-technical education (CTE) funding only for what ODE approves for CTE expenses. Language also clarifies house added language which subjects member districts of a JVSD, community school, and STEM schools offering programs at their facilities to these spending requirements.
	Increases GRF appropriation item 360508, State Historical Grants, by \$150,000 in FY 2014 and earmarks that amount for the completion of renovations and additional construction work on the Chardon Heritage House.
EDU111	Modifies the provision which allows e-schools to split into two schools if in operation by the effective date of the bill. The language is needed to ensure the past performance of these schools follow the two newly created e-schools for report card purposes.
EDU125	Makes a technical clarification of as-introduced provision that expenditures are reported by ODE on an "equivalent pupil basis" and not a "per pupil basis" for school operating expenditure rankings.
	Exempts students of chartered nonpublic schools accredited through the Independent School Association of the Central States from passing the end-of-course examinations as a prerequisite for graduation from high school.
	Exempts from childcare regulation preschool programs that are operated by nonchartered, nontax-supported schools, provided that those programs meet specified conditions.

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OBM #	Description
	Eliminates the bill's provision prohibiting a school district from using public transit buses as a means to transport pupils in grades kindergarten through five to and from school.
	Related to the bill's changes to the state minimum school year, the amendment reinstates current law defining the school week as five days. (The bill changes the minimum school year to one based on hours, rather than days as under current law.)
BOR029	Makes changes to the State Share of Instruction (SSI) higher education funding formula: on (SSI) higher education funding formula.(1) Eliminates the doctoral set-aside percentage (12.5% in FY 2014 and 15% in FY 2015) allocated to universities based on certain quality measures and increases the doctoral set-aside percentage allocated to universities based on historical Doctoral FTEs by the same amounts in FY 2014 and FY 2015. Makes other changes as specified by the Higher Education Funding Commission.
	Restores current law requiring that any classroom teacher initially hired by a community school after July 1, 2013, to provide instruction in physical education at that school hold a valid license from the State Board of Education for teaching physical education.
	Removes the bill's requirement that a school district board of education publish notice of the required public hearing on the adoption of a new school calendar in a newspaper in the district not later than 30 days prior to the hearing.
	Utilizes \$5 million in FY 2015 in non-GRF fund 7017 appropriation item 200648, Straight A Fund, to support the implementation of the Administration's College Credit Plus Program.
	Modifies the bill's provision requiring each state institution of higher education, by May 1, 2014, to submit to the Chancellor of the Board of Regents a campus-specific "completion plan."
	Sets aside \$600,000 in FY 2015 from non-GRF fund 1060 in line item 055612, General Reimbursement, to create the Ohio BCI Forensic Research and Professional Training Center at Bowling Green State University.
	Sets aside in non-GRF fund 7017 appropriation item 200648, Straight A Fund, up to \$70,000 in each fiscal year for Kids Unlimited of Toledo for after-school tutoring and mentoring programs in two elementary schools. Requires Kids Unlimited of Toledo to provide local matching funds equal to the earmark.
	Guarantees that, in FY 2014 and FY 2015, a community school that was declared to be excellent or higher on the local report cards for the 2009-2010, 2010-2011, and 2011-2012 school years receives at least the amount of the community school's payments for FY 2013.
	Requires the Chancellor to report to the General Assembly by December 31, 2013, on recommendations to establish the College Credit Plus program, for high school students to earn credits through Ohio institutions of higher education. Requires the Chancellor to consult with the Inter-University Council of Ohio, the Association of Independent Colleges and Universities of Ohio, the Ohio Association of Community Colleges, and the Superintendent of Public Instruction in developing the recommendations.
	Increases funding for the Ohio Arts Council subsidy line item by \$825,000 per fiscal year and the operational line item by \$50,000 per fiscal year.
	Makes requested changes to the House-added tuition guarantee program for certain institutions of higher education.
	In the Broadcast Educational Media Commission budget, adds \$250,000 per fiscal year for the Ohio Governmental Telecommunications line item.

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OBM #	Description
	Changes the Efficiency Advisory Committee's charge regarding cost reduction of textbooks and other education resource materials from attempting to reduce costs to instead exploring methods to reduce costs.
	Earmarks \$75,000 of non-GRF fund 5JC0 in line item 235649, Co-op Internship Program, in each fiscal year for the University of Toledo Urban Affairs Center.
	Specifies that a community school that offers any of grades 4 to 8 and does not offer a grade higher than grade 9, in at least two of the three most recent school years, must have been <i>both</i> , (1) in a state of academic emergency <i>and</i> (2) showed less than one standard year of academic growth in either reading or mathematics, as determined by the Department of Education, to trigger permanent closure of that school after July 1, 2013.
	<p>Reinstates the current law requirement that the Department of Education annually deduct from each client school district of each educational service center and pay to that service center an amount equal to \$6.50 times the school district's total student count. (The bill repeals the current codified law regarding state payments and the \$6.50 per student district payment and, instead, specifies in a temporary, uncodified provision a formula for state payments subject to the appropriation for that purpose. The amendment does not affect that uncodified provision.)</p> <p>Reinstates current law that permits the board of education of any client school district to pay an amount in excess of \$6.50 per student and that specifies, if a majority of a service center's districts approve the higher amount, the Department must deduct the approved excess from all of the service center's client school districts.</p>
	Permits a joint vocational school district to enter into a fee-for-service agreement with an educational service center (ESC) in the same manner as a city, exempted village, or local school district. Permits a school district or community school that has entered into a fee-for-service agreement with an ESC to direct the Department of Education to make deductions and transfers of funds to cover the payments owed under the agreements.
	<p>Authorizes school districts, community schools, or STEM schools to agree to share any services offered by an educational service center (ESC) with any other school districts, community schools, or STEM schools provided that each participant in those shared services specifies in its service agreement: (1) the amount of funds it will be contributing toward the total cost of the shared services, (2) the services that will be shared, and (3) the other participating districts or schools.</p> <p>Provides that a participant's funding contribution must be paid in a manner that is statutorily permitted.</p> <p>Specifies that the authority described above is in addition to the authority to share the services of supervisory teachers, special instruction teachers, special education teachers, and other licensed personnel granted to school district boards of education under continuing law.</p>
	<p>Removes provisions from the bill that do the following:</p> <ul style="list-style-type: none"> -Prohibit grants from being awarded from the Local Government Innovation Fund to city, local, exempted village, and joint vocational school districts, educational service centers, community schools, STEM schools, college-preparatory boarding schools, and educational consortia beginning July 1, 2013. -Prohibit loans from being awarded from the Local Government Innovation Fund to such entities beginning July 1, 2014. <p>Under continuing law, the Local Government Innovation Fund provides loans and grants to local government innovation projects.</p>

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	<p>Eliminates the bill's requirements allowing students of nonpublic schools or those receiving home instruction to participate in extracurricular activities provided by public schools in their resident district. Eliminates the bill's grant of discretion to a school district superintendent to allow students of nonpublic schools or those receiving home instruction, living outside their district, to participate in certain of that district's extracurricular activities.</p>
	<p>With respect to extended programming for career-technical education students that is offered by school districts, requires that the programming (1) be used for activities that involve direct contact with students, or are directly related to student programs and activities and (2) be provided for at least one hour on any given day that it is provided. However, the amendment also provides that extended programming funds may be used for teacher professional development activities. For the purpose of providing extended programming, permits a school district to employ certificated instructional personnel for hours outside of the normal school day. With respect to licensed educators providing extended programming, requires that (1) a school district board pay each educator on an hourly basis at the regular per diem rate determined under the educator's employment contract or collective bargaining agreement and (2) the educator not provide more than eight hours of extended programming in a twenty-four hour day.</p> <p>Requires all agricultural education instructors to utilize a three-part model of agricultural education instruction focusing on classroom instruction, FFA activities, and extended programming projects. Requires agricultural education instructors to submit a monthly time log to the principal of the school at which the extended programming is offered or the principal's designee, for review.</p> <p>Increases GRF appropriation 200545, Career-Technical Education Enhancements, by \$300,000 in each fiscal year and commensurately increases the amount earmarked each fiscal year from this appropriation item for the Agriculture 5th Quarter Project, from \$300,000 to \$600,000.</p>
	<p>Adds electronic educational content and professional development and training resources to the materials that can be purchased with grants under the Electronic Textbook Pilot Project.</p>
	<p>Increases the earmark under non-GRF appropriation item 235653, Co-op Internship Program, for the Washington Center Internship Program from \$75,000 to \$150,000.</p>
	<p>Specifies that the initial term under agreement between the Department of Education and a community school sponsor runs for up to seven years. Unless a sponsor notifies the Department that it does not wish to have the term of the agreement extended, requires the Department to add one year to the agreement term for every year that the sponsor either (1) prior to January 1, 2015, is not ranked in the bottom 20% of sponsors statewide according to composite performance index score, or (2) on and after January 1, 2015, is rated as "exemplary" or "effective" under the new sponsor rating system that will be in place at that time, and in either case continues to meet all the statutory requirements pertaining to community school sponsors.</p>
	<p>Increases to \$360 (from \$325 under current law) the maximum per pupil amount for reimbursement of chartered nonpublic school administrative costs.</p>

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	Requires the Department of Education annually to compile a list of all institutions of higher education that currently participate in the Post-Secondary Enrollment Options Program (PSEO) or in other dual enrollment programs and, not later than December 31 of each school year, to distribute that list to all school districts, community schools, STEM schools, and chartered nonpublic schools in the state. Requires a district or school to provide the list of participating higher education institutions, as part of the counseling services required of the district or school prior to a student's participation in PSEO, to both the interested student and the student's parents or guardians.
	Removes an uncodified provision of the bill that allows the Superintendent of Public Instruction to create a five-member academic distress commission for any school district that is found by the Auditor of State to have knowingly manipulated student data with evidence of intent to deceive.
EDU127	Restores as-introduced temp language allowing the Department of Education to contract out the evaluation of the Jon Peterson Special Needs Scholarship Program.
	Adds the following criteria for the Chancellor of the Board of Regents to consider in determining Ohio Co-Op Internship Program Awards: 1) The extent to which a proposal supports the workforce policies of the Governor's Office of Workforce Transformation to meet the workforce needs of the state and to provide a student who participates in the program with the skills needed for workplace success; 2) The extent to which a proposal is responsive to the needs of employers, aligns with the skills identified by employers as necessary to fill high-demand job openings, particularly job openings in targeted industry sectors as identified by the Governor's Office of Workforce Transformation. (This is in addition to current law that considers how much a proposal is integrated with supporting private companies to fill potential job growth.) Removes the criterion that directs the Chancellor to consider the extent to which a proposal is aligned with the Chancellor's report issued in 2007 on higher education and the state economy.
	Removes the provision from the bill requiring that, if a state institution of higher education issues a student a letter or utility bill to use as proof for voting purposes in Ohio, the student must be granted residency status by rule of the Chancellor of the Board of Regents for the purpose of state subsidy and tuition surcharges.
	Streamlines language of current law regarding grandfathered community school sponsors not subject to approval by the Department of Education and clarifies that those sponsors may continue to sponsor community schools and enter into new contracts to sponsor community schools so long as the contracts conform with the Community School Law.
	Exempts students enrolled in Internet or computer-based schools from the physical education requirement to graduate from high school. Exempts students that are enrolled in e-schools from the requirements for students currently attending districts or schools that chose to participate in the physical activity pilot project.
	Prescribes that the student academic growth factor must account for 35% (rather than 50% as under current law) of each evaluation under the standards-based state framework for evaluation of teachers developed by the State Board of Education. Permits a school district to attribute an additional percentage to the student academic growth factor, not to exceed 15% of each evaluation.
	Authorizes the board of directors of a municipal school district transformation alliance to hold an executive session, as if it were a public body with public employees, for any of the reasons for which an executive session may be held under the Open Meetings Act (R.C. 121.22).

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	Specifies that, when calculating student academic growth for a teacher evaluation, students who have had 30 or more excused or unexcused absences for the school year must be excluded (rather than excluding students with 60 or more unexcused absences as under current law).
	Exempts a community school primarily comprised of students with disabilities from the current law requirement that each teacher teaching a core subject area take all written examinations of content knowledge selected by the Department of Education, if the school is ranked in the lowest 10% of all public school buildings according to performance index score.
	Earmarks \$50,000 in each fiscal year in GRF appropriation item 200468, Ready to Learn, for the operations of the "Ready, Set, Go...to Kindergarten" program in Lorain County and creates certain reporting requirements.
	Reestablishes GRF appropriation item 235434, College Readiness and Access, with an appropriation of \$1.2 million in each fiscal year. Specifies that funds are to be used by the Chancellor to support early college high school initiatives and requires the Chancellor to distribute grants equal to \$2,000 per student to each institution of higher education supporting an early college high school. Permits the Chancellor to decrease the per student grant amount if appropriations are inadequate to provide full grant awards.
EDU128	Makes a technical clean up of the definition of "net formula ADM" which is used to calculate targeted assistance for school districts. Current law removes e-school and all scholarship students except those with a Jon Peterson Special Needs scholarship from this calculation. This amendment also removes JPSN scholarship students.
EDU131	Revises a provision that requires a community school to develop a plan if they are found to be noncompliant by requiring the Department of Education to approve or disapprove the compliance plan.
	Restores to current law the teacher and nonteaching minimum salary schedules.
BOR027	Modifies House-added provision requiring BOR to establish a one-year option credit articulation system for Ohio Technical Center graduates to include 1) a definitive deadline for BOR to develop the option (by June 30, 2014) and 2) to add quality assurance language to ensure that degree quality is not diminished and program accreditation is not jeopardized.
OSB004	Amends the Capital Reappropriations bill (SB 312) to increase a School for the Blind capital ALI C22700, Infrastructure Improvements, in the amount of \$16,783. This is in response to an FY12 purchase order that was cancelled (because of the vendors' financial issues) in FY13 after SB312 was passed, resulting in a shortage of appropriation in this line item.
OSD006	Amends the Capital Reappropriations bill (SB 312) to increase a School for the Deaf capital ALI C22800, Infrastructure Improvements, in the amount of \$16,783. This is in response to an FY12 purchase order that was cancelled (because of the vendors' financial issues) in FY13 after SB312 was passed, resulting in a shortage of appropriation in this line item.
DMH013	Removes an earmark in the amount of \$665,196 in each fiscal year in line item 335421, Continuum of Care Services, for OSU's STAR House and reduces the appropriation by the same amount.
BOR037	Restores the as introduced provision that limits law school student SSI subsidy eligibility to students identified as residents of Ohio.
	Earmarks \$250,000 in each fiscal year in non-GRF appropriation item 200648, Straight A Fund, for the purpose of providing grants to Promise Neighborhood programs for administrative costs associated with the Promise Neighborhood program. Specifies that a grant recipient must contribute local matching funds equal to the amount of the grant.

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OBM #	Description
	Amends the SB 312 reappropriations measure of the 129th G.A. to change the name of capital appropriation item C23535, CWRU Energy Center, to "CWRU Cleveland Center for Membrane and Structural Biology."
LOT009	Removes the bill's provision prohibiting the sale or purchase of a lottery ticket by telephone or by the use of computer, credit card, debit card, or facsimile.
SFC019	Restores language for the School Security Grant Program to the as Introduced version, but broadens the criteria for school entrance security systems eligible for reimbursement under the program.
	<p>Repeals provisions from law that require the Ohio Historical Society to maintain a state registry of archaeological landmarks and a state registry of historic landmarks, and in relation (1) eliminates the obligation of the County Recorder to keep new records of written agreements between landowners and the Historical Society related to such registration, but requires the Recorder to keep such existing records; (2) eliminates the requirement that a person obtain written permission from the Director of the Ohio Historical Society before engaging in archeological survey and salvage work at state archeological landmarks that have been registered, (continuing law prohibits archeological survey and salvage work on public lands without the written permission by the Director); (3) defines "Historical value" for purposes of the Submerged Land Preservation Law, to include sites eligible for inclusion in the national register of historic places, but not, as in current law, sites eligible for inclusion in the state registry for landmarks; and (4) removes from Construction and Demolition Debris Law a provision that prohibits the Director of Environmental Protection from issuing a permit to establish a new construction and demolition debris facility within 500 feet of land that is placed on the state registry of historic landmarks.</p> <ul style="list-style-type: none"> • Exempts the Ohio Historical Society from restrictions on the maximum amount a state agency may purchase or lease from a particular supplier during a fiscal year. • Exempts state agencies from restrictions on the maximum amount a state agency may purchase or lease from the Ohio Historical Society during a fiscal year. • Establishes the Ohio History License plate program. Contributions collected by the registrar from applicants who choose to obtain the special license plate must be used by the Ohio Historical Society to provide grants to historical organizations located in this state. • Creates the Ohio Cemetery Law Task Force to develop recommendations on modifications of the laws of this state relating to cemeteries.
	Makes interested party requested changes to the New Leaders for Ohio's Schools set-aside in the Department of Education budget.
	Reduces the transfer from the Public Library Fund to OPLIN (this corrects a drafting error from the as introduced version of the bill).
	Deletes the Preparing Students for Education Success Grant Program and instead earmarks \$500,000 per FY of TANF for the Ohio Alliance of Boys & Girls Clubs.
EDU123	Eliminates a provision to the school accountability language that would require districts to report spending based on subgroups by building and reinstates the as introduced language regarding mastery of knowledge to graduate.
EDU116	Clarifies a provision that suspended community schools have until September 30th of the following school year in which the operation was suspended to remedy the conditions cited by the sponsor before the school's contract is void. Adds language that community schools suspended prior to the date of the amendment have until September 30, 2014 to comply.

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OBM #	Description
EDU102	Restores funding to executive proposed levels for teacher/principal evaluation funding in line item 200448.
BOR034	Removes provision creating the new Workforce Training Pilot Program for the Economically Disadvantaged.
	Qualifies a student for an Educational Choice Scholarship if the student will be enrolling in school in Ohio for the first time (instead of "eligible to enroll in kindergarten," as in current law) in the school year for which the scholarship is sought and the school district or district building the student would otherwise attend qualifies for scholarships (including the bill's new qualification beginning in the 2016-2017 school year for students in buildings with a "D" or "F" on the K-3 literacy grade). Therefore, under the amendment, students moving to Ohio from another state and students who were previously homeschooled, regardless of their grade level, will be eligible for scholarships.
	Specifies that appropriation item 200684, Community School Facilities, is to be used to pay STEM schools \$100 per pupil for the cost of facilities (in addition to being used to pay community schools \$100 per pupil, a provision that is included in the "House Passed" bill).
	Adds a nonsubstantive description of the cross-reference regarding the approval of a community school's career-technical education programs by the lead district of a career-technical planning district or the Department of Education prior to deduction and payment of career-technical education funds to a community school.
	Requires a city, local, exempted village, or joint vocational school district, community school, or STEM school to spend at least 75% of the state career-technical education funding it receives on costs directly associated with career-technical education programs and not more than 25% on personnel expenditures. An existing State Board of Education rule (O.A.C. 3301-61-16) prescribes these same percentages for these same purposes for the expenditure of career-technical education funds by all types of providers.
	Expressly permits a science, technology, engineering, and mathematics (STEM) school to contract for any services necessary for the operation of the school. Specifies that the governing body of each STEM school must "engage the services of" administrative officers, teachers, and nonteaching employees, instead of "employ and fix the compensation" of such individuals as under current law. Specifies that the governing body of each STEM school must "engage the services of" a chief administrative officer, instead of "employ" such an individual as under current law.
	Replaces the current method of appointing members of a joint vocational school district (JVSD) board of education with a system where the school districts that belong to a JVSD each appoint one member to a JVSD board. Requires the appointing board to select members who represent regional employers and who are qualified to consider a region's workforce needs. Limits a JVSD board to the number of member school districts. Specifies that a term of office for a JVSD board member be three years and limits members to two consecutive terms. Specifies that no more than three members of the board be affiliated with or be a member of a labor organization. Requires two members of the board to be selected based on their experience in career development and career counseling for grades K-12 and career counseling for adult education.

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OBM #	Description
	Permits the President of Ohio University to create an advisory committee to (1) review the comprehensive land use plans and any update of those land use plans prepared by Ohio University for the property conveyed to the university in Sub. H.B. 576 of the 117th General Assembly and (2) comment on and periodically review the progress on the implementation of those comprehensive land use plans. Requires the advisory committee to consist of the following members: (1) the President of Ohio University or the President's designee, who must serve as chairperson of the advisory committee, (2) the Mayor of the City of Athens or the Mayor's designee, (3) one Athens County commissioner, appointed by the President of Ohio University, and (4) one to three individuals who reside in Athens County and have special knowledge and experience in land use, planning, preservation, or economic development, appointed by the President of Ohio University.
	Requires that all funds of the Ohio College Savings Program and the Variable College Savings Program, rather than just those funds not needed for immediate use, are to be deposited by the Treasurer of State in the same manner provided under the Uniform Depository Law (R.C. Chapter 135.) for public moneys of the state. Requires that contracts with financial institutions or securities dealers for the management and operation of the Programs be approved by the Controlling Board rather than simply filed with it, as under current law.
GENERAL GOVERNMENT	
EPA028	Augments the House-added language allowing local boards of health to use excess construction & demolition debris fees to clean up open dumps by specifying that the board may use the excess money to abate abandoned accumulations of construction and demolition debris rather than any accumulations of construction and demolition debris and authorizes the board to use the excess money only if the board has reason to believe that there is a substantial threat to public health or safety or the environment.
DEV030	Removes fund 5X10, Exempt Facility Inspection Fund, from the abolished funds list, as this fund is still active.
	Allows the Administrator of Workers' Compensation, with the advice and consent of the Bureau of Workers' Compensation Board of Directors, to adopt rules with respect to the collection, maintenance, and disbursements of the State Insurance Fund to provide for a system of prospective payment of workers' compensation premiums. Requires, if the Administrator establishes a prospective payment system, all private sector employers and all public employers other than state agencies and state universities and colleges to pay premiums in accordance with the requirements for that system. Requires, if the Administrator adopts rules to establish a prospective payment system, the rules to include requirements to convert to that system, requirements for payroll reports and payment due dates, and penalties for failure to pay the appropriate amounts when due, failure to file payroll reports, or failure to properly estimate payroll.

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OBM #	Description
	Requires the organizational board of commissioners of a new community district that is located entirely within the boundaries of a municipal corporation to be the legislative authority of that municipal corporation. Permits the organizational board of commissioners of any new community authority (NCA), instead of current law's limitation of only NCAs for which a petition is filed between March 22, 2012, and March 22, 2015, to adopt an alternative method of selecting or electing successor members of a board of trustees. Limits the authority of a board of trustees of an NCA organized before March 22, 2012, which adopts an alternative method of subsequent selection for the board, to collect community development charges and issue bonds or notes to the amount permitted for an NCA whose trustees are not resident-elected. Expands the factors upon which a community development charge may be based for a new community authority that is established within three years after March 22, 2012, to include all or part of the income of persons employed within the new community district.
	Removes spider monkeys from regulation under the Possession of Dangerous Wild Animals and Restricted Snakes Law. Specifies that the care and housing standards adopted by the Zoological Association of America with which persons issued restricted snake possession and propagation permits under that Law must comply, as provided in current law, are those that were in effect on September 5, 2012.
	Establishes non-GRF fund 5JC0 appropriation item 235668, Defense/Aerospace Workforce Development Initiative, with funding of \$4 million in each fiscal year to be provided to institutions of higher education and the aerospace industry in order to strengthen Ohio's workforce within the aerospace industry. Earmarks a portion of that item to attract more research funding, industry investments, and jobs to Ohio.
DAS060	New item that moves \$800,000 in total annual appropriations from two non-GRF building operations funds to non-GRF minor construction project management line item pursuant to OBA building management moving to DAS.
	Authorizes a joint board of county commissioners to conduct hearings regarding existing joint county ditch improvements by video conference, or by teleconference if video conference is not available. Requires provisions for public attendance at any location involved in the proceeding. Provides that the minutes of the meeting must specify who was attending by teleconference, who was attending by video conference, and who was physically present. States that nothing in the Open Meetings Law prohibits the type of meeting authorized by the bill for existing improvements. The Open Meetings Law generally requires a member of a public body to be present in person at a meeting open to the public in order to be considered present or to vote at the meeting and for purposes of determining whether a quorum is present at the meeting.
COM030	Clarifies language in the bill that would establish a BUSTR Revolving Loan Program in the State Fire Marshal Office by clarifying that a political subdivision is eligible for loans under this act as both an owner and/or operator of an underground storage tank.
	Expands the definition of "Ohio sports facility" to include a site officially designated by the United States Olympic Committee as an Olympic and Paralympic training site that provides a significant economic benefit to the state.
DAS055	Authorizes transferring \$30,109.39 from the GRF to Fund 2100 (State Printing) to correct an erroneous FY12 bill payment from Fund 2100, which created federal SWCAP audit issues.

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DPS037	Changes the effective date of the Senate-added provision in the Transportation Bill (HB 51) allowing individuals to retain their unique license plate number for a \$10.00 fee from 90 days to January 1, 2014.
AGR021	Restores an Executive provision that pertained to weights and measures and adds a new provision that aligns Ohio weights and measure law with recognized international standards.
	Permits the State Library to transmit legislative documents to depository libraries in either paper or electronic form.
	Establishes a complaint process that students and former students of a school of cosmetology may use to file a complaint with the State Board of Cosmetology, alleging a violation of a provision of the Cosmetology Law by the school. Requires a school of cosmetology, in order to be issued a license, or any school currently licensed by the Board, to establish and maintain an internal procedure for processing complaints filed against the school by students of the school and to provide students with instructions on filing a complaint with the Board. Specifies that a licensed school of cosmetology is an educational institution and may offer educational programs beyond secondary education, advanced practice programs, or both in accordance with rules adopted by the Board.
OHT012	Includes the Department of Administrative Services (DAS) as one of the state agencies authorized to exchange "protected health information" (as defined in federal regulations) and "personally identifiable information" (as defined in current Ohio law) with other state agencies for purposes of health plan eligibility and enrollment, participation in a government program providing public benefits, or a health transformation initiative identified by the Executive Director of the Office of Health Transformation (OHT).
EPA024	Restores the Development Services Agency (DSA) as a member of the Lake Erie Commission. DSA was erroneously removed as a member in HB 153.
DOT054	Provides the uncodified language needed to implement the Diesel Emissions Reduction Grant Program. This program is funded with federal Congestion Mitigation and Air Quality (CMAQ) funds received by ODOT, but administered by the Ohio EPA.
OBM025	Amends the reappropriation bill, SB312 , to transfer capital ALI C725S5, Kamp Dovetail Project, to DNR. This project was originally appropriated in DDD in HB 699, 126th GA.
DAS061	Authorizes DAS to forego recovering some or all debt service in the N. High-Chestnut Complex rental rate.
DEV032	Amends an Executive provision that describes the uses of the Business Assistance Programs line item. This item removes language allowing payments to JobsOhio for program administration services provided to DSA. These services are complete making the language unnecessary.
DEV029	Removes House-added provision creating a Legislative Study Committee on Clean Ohio and Brownfield Funding.
	Provides specific statutory authorization for the Bureau of Workers' Compensation to continue BWC's current practice of requiring a managed care organization to execute a contract with BWC to be eligible to receive compensation under BWC's Health Partnership Program (the medical management portion of workers' compensation) and provides specific terms that must be included, and other terms that may be included in such a contract regarding advertising, regardless of any provisions to the contrary in Ohio's Administrative Procedure Act. Allows BWC to decertify managed care organizations under certain specified circumstances.

Senate Substitute HB 59 listing

OBM #	Description
	Removes the authority of a Lake Facilities Authority to acquire real property interests by appropriation (i.e., the power of eminent domain). The bill proposes the creation of Lake Facilities Authorities, with enumerated powers, in certain described areas of the state that have a lake with certain threshold levels of microcystin toxins.
	Requires the Director of ODOT to adopt rules establishing requirements substantially similar to the steel coil permit language that would allow transportation of up to three aluminum coils while exceeding the 80,000 pound legal load limit with a maximum vehicle weight of up to 120,000 pounds. Specifies that three or fewer aluminum coils are deemed a nondivisible load for certain permitting purposes.
	Permits multiple year dog registrations.
	Creates the State Facility Utilization and Consolidation Task Force to create an inventory of state-owned real property and assets. The task force must produce a report recommending the productive use of those lands and assets,
	Requires the Secretary of State to adopt rules establishing customer service standards for the members and the employees of the boards of elections and a method to evaluate compliance.
	Increases non-GRF fund 5MW0 appropriation item 725604, Natural Resources Special Purposes, by \$3,000,000 in FY 2014. Requires the Director of Budget and Management, on July 1, 2013, or as soon as possible thereafter, to transfer \$3,000,000 cash from the General Revenue Fund to the Natural Resources Special Purposes Fund (Fund 5MW0). Requires \$2,100,000 of the amount transferred in fiscal year 2014 to be used for the construction or acquisition of a treatment train process at an Ohio inland lake, and requires \$900,000 in fiscal year 2014 to be used for the purchase of a sweeper dredge for use at Ohio inland lakes.
	Modifies the rulemaking authority of the Lake Facilities Authority language in the bill by specifying that the authority may adopt rules for its own enumerated powers and that it may request Agriculture, EPA, and DNR make changes and enforce their own rules governing impacted watersheds.
	Requires, instead of permits, the State Racing Commission to direct through rule that a percentage of a video lottery sales agent's commission be paid to the State Racing Commission for the benefit of breeding and racing in Ohio. Specifies that the percentage (not less than 9% or more than 11% of the video lottery terminal income) must be a sliding scale based upon capital expenditures necessary to build the video lottery sales agent's facility.
	Increases the Healthy Lake Erie Fund by \$300,000 per fiscal year.
DEV027	Restores the Executive provision that allowed "up to 15%" of HEAP dollars to be used for home weatherization purposes.
DNR037	Reduces the appropriation for ALI 725683, Soil and Water Districts, by \$250,000. This amount is contained in ALI 725658, Heidelberg Water Quality Lab. The House version of the bill separated the funding for Heidelberg into its own line (as in previous budgets), but the Soil and Water line still contains the Introduced amount, therefore needing the reduction as revenue will not support the \$8.5 million total.
	Creates the Kiwanis Club license plate and requires the \$25 contribution that is paid to obtain the license plate to be paid to the Ohio District Kiwanis Foundation of the Ohio District of Kiwanis International to assist that organization in paying the costs of its educational and humanitarian activities.

Senate Substitute HB 59 listing

OBM #	Description
	<p>Revises the definition of "intoxicating liquor" in part, for the purposes of state law, by: (1) specifying that "intoxicating liquor" includes all solids and confections which contain one-half of one per cent of alcohol by volume (current law defines such items as intoxicating liquor if they contain any alcohol); and (2) eliminating inconsistent references to wine and mixed beverages that contain less than four per cent of alcohol by volume. Revises the definition of "mixed beverages" in part, for purposes of the Liquor Control Laws, by stating that mixed beverages include bottled and prepared cordials, cocktails, highballs, and solids and confections that are obtained by mixing any type of whiskey, neutral spirits, brandy, gin, or other distilled spirits with, or over, carbonated or plain water, pure juices from flowers and plants, and other flavoring materials; rather than stating that "mixed beverages," such as bottled and prepared cordials, cocktails, and highballs, are products obtained by mixing any type of whiskey, neutral spirits, brandy, gin, or other distilled spirits with, or over, carbonated or plain water, pure juices from flowers and plants, and other flavoring materials.</p>
	<p>Specifies that, for the purposes of a referendum held on a proposed egg marketing program or a proposed amendment to such a program under the Agricultural Commodity Marketing Programs Law, an eligible producer, i.e. a producer who is eligible to vote in a referendum, is a person who is in the business of producing and marketing, or causing to be produced and marketed, eggs from a flock of more than 75,000 domesticated chickens and, if the referendum is held on a proposed amendment to a program, is subject to an assessment under the program. Excludes such an egg marketing program from the existing requirement that the Director of Agriculture determine the eligibility of agricultural commodity producers to participate in referendums and other procedures that may be required to establish marketing programs for agricultural commodities.</p>
	<p>Incorporates initial recommendations of the Ohio Statewide Emergency Services Protocol Network Steering Committee (ESINet Committee) included in its first report to the General Assembly and the Governor filed this week on May 15, 2013. The amendment places the administration of Ohio's 9-1-1 service under the ESINet Committee and provides support to the Committee from the Department of Administrative Services. The amendment also provides additional authority for the Committee to request information from 9-1-1 service providers and operators of Public Safety Answering Points (PSAPs) that the committee deems necessary to support the transition to next generation 9-1-1 in Ohio.</p>
<p>REP001</p>	<p>At the behest of the House of Representatives, removes the provision that would have altered the House's building maintenance functions.</p>
	<p>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. Provides that if the Division of Financial Institutions obtains a call report from the Nationwide Mortgage Licensing System and Registry, the call report is confidential and not a public record for the purposes of the Public Records Law.</p>

Senate Substitute HB 59 listing

OBM #	Description
	Removes from the bill, a provision that would have: (1) removed the current requirement for the Governor to approve surety and fix the amounts of surety for bonds of cabinet-level department appointees, (2) allowed the Department of Administrative Services to procure a schedule in addition to a blanket bond from a duly authorized corporate surety authorized to do business in Ohio instead of from any duly authorized corporate surety for such appointees and any other officer the Governor designates, and (3) removed the current authority for the director of each department, with the approval of the Governor, to require any chief of a division, or any officer or employee in a director's department to give bond in the amount the Governor prescribes.
COM028	Increases non-GRF appropriations for two line items for Commerce: 800645-Liquor Operating Services (Fund 5LN0) and 800644-Liquor JobsOhio Extraordinary Allowance (Fund 5LC0).
COM025	Restores as introduced provision to pay interest earnings to claimants of unclaimed funds pursuant to the Sogg class action law suit.
JLE001	Authorizes JLEC to have FY 13 to FY 14 and FY 14 to FY 15 appropriation carry-over ability.
	Corrects a cross-reference in R.C. 149.431, a law that requires governmental and nonprofit organizations that enter into service contracts with other governmental units to prepare financial records of moneys expended under the contracts, which are public records. The law is supposed to refer to R.C. 2744.081, which requires a joint self-insurance pool administrator to prepare a report of aggregate amounts reserved in, and aggregate disbursements made from, the pool, rather than preparing the financial records of moneys expended, and provides that the report is a public record. Instead, the law currently refers to R.C. 2744.08, which has no application to R.C. 149.431.
	Makes the following changes to amended capital appropriations and bond authorizations for various Clean Ohio programs in the bill: (1) Increases Fund 7056 appropriation item C15060, Clean Ohio Conservation, used by the Public Works Commission, and the associated bond authorization, from \$55,500,000 to \$75,000,000, (2) increases Fund 7057 appropriation item C70009, Clean Ohio Agricultural Easements, used by the Department of Agriculture, and the associated bond authorization, from \$9,250,000 to \$12,500,000, and (3) increases Fund 7061 appropriation item C72514, Clean Ohio Local Grants, used by the Department of Natural Resources, and the associated bond authorization, from \$9,250,000 to \$12,500,000, thereby changing the total increase in appropriations for Clean Ohio programs from an increase of \$26,000,000 for the FY 2013-FY 2014 capital biennium to an increase of \$52,000,000 for that period.
	Requires the Executive Director of the Joint Committee on Agency Rule Review (JCARR) to prepare a motion instructing the Director of the Legislative Service Commission (LSC) to remove an obsolete rule from the Administrative Code. Specifies that a rule is obsolete if the rule was adopted by an agency that is no longer in existence and the rule has not been transferred to another agency. Requires that the status of a rule as obsolete be verified by the Executive Director of JCARR. Requires the Joint Committee to take up the motion at its next meeting, and, if the motion is agreed to, requires the Executive Director to transmit a certified copy of the motion to the Director of LSC. Requires the Director of LSC to remove an obsolete rule from the Administrative Code as directed in the certified motion, and thereafter to keep the obsolete rule in a file of obsolete rules. Authorizes the file of obsolete rules to be maintained in electronic form.

Senate Substitute HB 59 listing

OBM #	Description
	Eliminates the requirement that a candidate or legislative campaign fund include the residence or business address of the candidate or of the chairperson, treasurer, or secretary of the legislative campaign fund in its disclaimer on a political publication. Requires the disclaimer for a candidate, legislative campaign fund, or campaign committee only to include the words "paid for by" followed by the name of the entity.
DNR038	Requires a livery owner to be issued a tag for each watercraft that has been registered in accordance with current law governing liveries, requires the tag to be affixed to each such watercraft in accordance with the bill prior to the watercraft's being rented to the public, and requires the Chief of the Division of Watercraft to prescribe the content and form of the tag in rules. Revises the current requirement that a livery watercraft registration number be displayed on each watercraft in the fleet for which an annual certificate of livery registration certificate has been issued by requiring a livery owner, not later than March 15, 2015, to identify each watercraft in the owner's fleet in one of the following ways: (1) By displaying the livery watercraft registration number assigned to the livery owner on the forward half of both sides of the watercraft in block characters. The registration number must be displayed in such a manner that the number is visible under normal operating conditions. In addition, the tag that has been issued to the watercraft must be placed within a specified distance of the registration number on the port side of the watercraft. (2) By displaying the livery name on the rear half of the watercraft in such a manner that it is clearly visible under normal operating conditions or on the rear half of the watercraft's deck under specified circumstances. In addition, the tag must be placed in one of four specified locations on the watercraft. Requires each watercraft in a livery fleet to be identified in a uniform and consistent manner. Specifies that rental agreements, rather than rental receipts as in current law, are subject to inspection at any time at the livery's place of business by any authorized representative of the Division of Watercraft or any law enforcement officer. Eliminates the authority of the Chief to issue an order permanently restricting or suspending a watercraft livery certificate of registration and the privileges associated with it without a hearing if the Chief finds that the holder of the certificate has violated the Watercraft and Waterways Law, but retains the Chief's authority to temporarily do so.
DNR039	Exempts sailboards, kiteboards, paddleboards, and belly boats or float tubes from the requirement to be registered under the Watercraft and Waterways Law, and defines those terms.
	Increases from one to two the number of motorcycles that may be parked in a parking space that is located on the side of, and parallel to, a road or highway and that is metered, thus permitting not more than two motorcycles to be parked in a parking space that is located on the side of, and parallel to, a road or highway, irrespective of whether or not the space is metered.
	Requires persons who are elected or appointed to, or who are candidates for, an office of a township with a population of 5,000 or more to file financial disclosure statements under the Ethics Law. Requires such a person to pay a filing fee of \$35 when filing a financial disclosure statement.
OBM028	Removes from the bill a provision that creates the Local Government Information Exchange program in DAS.
	Requires the Director of Administrative Services to develop and propose standards for the posting of public records on an Internet web site by a public office so that the information may be searched and downloaded in a uniform manner.
DAS053	Makes permissive the requirement that DAS contract with a long-term care insurance provider for state employees to opt-into purchasing this type of insurance, specifically where DAS must contract with "one or more" providers due to the lack of response for the most recent RFP.

Senate Substitute HB 59 listing

OBM #	Description
	Limits the transactions for which a real estate broker or salesperson must provide a written brokerage policy on agency to a seller or purchaser to the sale or lease of vacant land and certain sales and leases of residential units and premises.
	Requires an owner to file with the Division of Oil and Gas Resources Management a disclosure form that specifies the country in which each oil country tubular good initially used in a production operation on or after the provision's effective date was manufactured unless that country cannot be determined by the owner, and defines "oil country tubular goods" as circular steel pipes that are seamless or welded and used in drilling for oil or natural gas, including casing, tubing, and drill pipe, whether finished or unfinished, and steel couplings and drill collars used with the pipes. Requires the Division to prescribe the disclosure form in consultation with reps from oil, natural gas, and steel industries.
	Removes from the bill the provisions that provide that the following apply in any action in the Court of Claims against the state for damages for injury, death, or loss to person or property caused by the state, a state officer or employee, or a person authorized to act on behalf of the state: (1) punitive or exemplary damages cannot be awarded, (2) recoveries against the state are to be reduced by <i>benefits</i> (instead of "insurance proceeds, disability awards" in existing law) or other collateral recovery (existing law); "benefits" and "collateral recovery" are defined, (3) no person may bring a civil action under a subrogation provision in an insurance or other contract against the state with respect to those benefits, (4) there is no limitation on compensatory damages representing "the actual loss of the person who is awarded the damages," as defined, (5) except in wrongful death actions, damages that do not represent the actual loss of the person who is awarded the damages cannot exceed \$250,000 in favor of any one person, and (6) the above limitation does not apply to court costs awarded to a claimant or to interest on a judgment.
	Eliminates Revised Code provisions that were permanently enjoined due to their unconstitutionality, in <i>O'Brien v. Brunner</i> (S.D. Ohio 2009).
	Removes a provision in the bill that adds a juvenile judge to the Summit County Court of Common Pleas, to be elected in the general election of 2013 to a term beginning on January 1, 2014.
	Modifies the law regarding wrongful imprisonment claims by requiring that the prosecuting attorney of the county in which a civil action to be declared a wrongfully imprisoned individual is filed be provided with a copy of the complaint and defend the civil action and authorizing a prosecuting attorney or the Attorney General, or their assistants, to inspect sealed records for the purpose of defending or participating in a civil action to determine if a person is a wrongfully imprisoned individual.
	Modifies the law regarding wrongful imprisonment claims by providing that if an individual at the time of the wrongful imprisonment was serving concurrent sentences on other convictions that were not vacated, dismissed, or reversed on appeal, the individual is not eligible for compensation for any portion of the wrongful imprisonment that occurred during such a concurrent sentence.
	Amends Section 205.10 of Am. Sub. H.B. 51 of the 130th General Assembly to transfer \$510,900 cash from the GRF to the State Highway Safety Fund (Fund 7036) on July 1, 2013 and appropriates the transferred cash to appropriation item 764321, Operating Expense – Highway Patrol. Earmarks \$510,900 in fiscal year 2014 for the purchase of specialized equipment for examining commercial truck cargo.

Senate Substitute HB 59 listing

OBM #	Description
	Repeals the forms prescribed in current law for a financing statement required for secured transactions under the Uniform Commercial Code (UCC) and amendments to a financing statement and instead requires a filing office to accept a written record in the form and format set forth in the official text of the 2010 amendments to Article 9 of the UCC promulgated by the American Law Institute and the National Conference of Commissioners on Uniform State Laws for financing statements or, for amendments, as set forth as form UCC3 and form UCC3Ad in the final official text of the 2010 amendments to Article 9 of the UCC promulgated by those entities.
	Abolishes the office of the Court of Claims commissioner; transfers the powers of a judge of the Court of Claims to the court; specifies certain powers of a Court of Claims magistrate; modifies the Attorney General's annual report on crime victims compensation program; and conforms to Civil Rules or existing law reference to referees and to the time period for filing a claim for reparations by an adult.
	Allows a political subdivision to allocate costs of funding an insurance or self-insurance program among funds or accounts in its treasury on the basis of relative payroll in addition to relative exposure and relative loss experience or any combination of these factors. (The bill joins the term "relative" to the term "loss experience.") Similarly authorizes a political subdivision that has joined with other political subdivisions in establishing and maintaining a joint self-insurance pool to so allocate the costs among the funds or accounts in the treasuries of the political subdivisions on those bases.
	Removes from the bill (1) a new provision that requires the operator of an agricultural tractor to hold a driver's license when transporting persons on a trailer or unit of farm machinery, and (2) the relocation of the current requirement to hold a driver's license when operating an agricultural tractor faster than 25 m.p.h.
	Allows a public official who is required to file financial disclosure statements with the appropriate ethics commission to file those statements electronically.
	Eliminates the procedure for filing an affidavit of disqualification for a judge of a municipal or county court and instead includes the disqualification of a judge of a municipal or county court and a judge of the court of claims within the procedure for filing an affidavit of disqualification for a probate judge, judge of a court of appeals, and a judge of the court of common pleas.
	Modifies existing law regarding a vacancy in the office of a judge of a municipal court or county court or the incapacitation or unavailability of the judge due to certain circumstances by allowing for the assignment or appointment of an "assigned judge" or "acting judge" depending on the number of judges on the court and the circumstances of the vacancy, modifies existing law regarding the per diem compensation of an "assigned judge" or "acting judge," modifies existing law regarding the reimbursement of an "assigned judge" or "acting judge" by allowing for reimbursement by the Supreme Court of a portion of the costs of the local funding authority, and modifies existing law regarding the information the treasurer of a county must include in the requests submitted to the administrative director of the Supreme Court.
	Earmarks non-GRF funding, \$200,000 per FY, from the Co-Op Internship line item for the Contemporary Art Cleveland fellowship program at Cleveland State.
DNR040	Eliminates the appropriation for GRF line item 725508, Oil and Gas Program in both FY2014 and FY2015. These amounts are contained in ALI 725643, SSR Fund 5180, Oil and Gas Permit Fees.
EPA027	Restores the definition of "organic compounds" which was erroneously deleted in HB487.
	Creates the Ohio coal license plate.

Senate Substitute HB 59 listing

OBM #	Description
	Directs proceeds from the lease or sale of transportation facilities, commercial advertising at roadside rest areas (proceeds of which currently go to the Roadside Rest Area Improvement Fund), and public private partnership agreements to the Highway Operating Fund.
	Amends Sub. S.B. 312 of the 129th General Assembly to remove Higher Education Improvement Fund (Fund 7034) capital appropriation item C37833, Cleveland Zoological Society, with an appropriation of \$150,000, from the budget of Cuyahoga Community College, and instead appropriates that amount in Parks and Recreation Improvement Fund (Fund 7035) appropriation item C725S6, Cleveland Zoological Society, used by the Department of Natural Resources, and requires that amount to be used for the Cleveland Zoological Society.
	Modifies the requirement that there must be one deputy registrar in each county, by allowing the registrar to determine whether a deputy registrar is needed in each county; and requires that in each county containing a deputy registrar (rather than each county as under current law), at least one office must be open for at least four hours each weekend and at least one office must possess the necessary equipment to accept reinstatement fees. Modifies the limitation on the operation of more than one office by a deputy registrar to allow the registrar to award a contract to any deputy registrar to operate more than one office if determined by the Registrar to be practical. Requires deputy registrar contracts to be for five years (rather than for two to three years as under current law), unless the registrar determines that a shorter contract term is appropriate for a particular deputy registrar; and allows a one year contract extension for any deputy registrar who has provided exemplary service. Requires each deputy registrar, during the duration of the deputy registrar's contract, to occupy a primary residence in a location that is within a one-hour commute time from the deputy registrar's office or offices. Creates a vendor allowance equal to two per cent of the vehicle registration and registration renewal costs to be paid to either the Registrar or the deputy registrar that processes the registration or renewal. Eliminates the requirement that every deputy registrar must display the toll-free telephone number for the Bureau of Motor Vehicles.
	Allows for the issuance of a D-5p liquor permit for restaurants located in park districts that are adjacent to Lake Erie and meet specified criteria. Authorizes D-5p liquor permit holders to sell beer and intoxicating liquor for on-and off-premises consumption.
	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. Requires the Executive Director of OHFA to give testimony within 45 days of issuance of the annual financial report, in person, in the committees, that includes an overview of OHFA's annual plan, an evaluation of whether the plan's objectives have been met, and an evaluation and financial overview of OHFA's business relationships.
	Increases the appropriation to Tourism Fund appropriation item 195683, TourismOhio Administration, by \$1,000,000 in fiscal year 2014 and earmarks \$1,000,000 from the appropriation in fiscal year 2014 to administer a program established by the Development Services Agency pursuant to section 122.121 of the Revised Code.
	Requires, if the Administrator of Workers' Compensation approves proof of coverage submitted by an employer whose employees who are professional athletes and coaches under continuing law and, if on the date of that approval an actuary employed by the Administrator determines that the amount of the liability of the employer to the State Insurance Fund is greater than \$200,000, the Administrator to establish a payment schedule not to exceed seven years after the approval date to allow the employer to buy out of the Fund.

Senate Substitute HB 59 listing

OBM #	Description
	<p>Requires the Administrator of Workers' Compensation to adopt rules to establish criteria that an employer must meet to have the Administrator waive the following factors an employer may currently be required to satisfy to become self-insured under the Workers' Compensation Law (currently, the Administrator may waive these factors):</p> <ul style="list-style-type: none"> - The employer must employ a minimum of 500 employees in Ohio; - The employer must have operated in Ohio for a minimum of two years or must have purchased, acquired, or otherwise succeeded to the operation of a business, or any part thereof, situated in Ohio that has operated for at least two years in Ohio. <p>Allows the Administrator to include in the rules the Administrator adopts under the amendment that the employer must pay a security in accordance with continuing law requirements in addition to the contribution the employer must pay into the Self-Insuring Employers' Guaranty Fund under continuing law.</p>
	<p>Adds a requirement that the Director of Natural Resources establish a policy in accordance with which an applicant for a matching grant for a recreational trail project from the Clean Ohio Trail Fund must submit a study on the current use of existing trails in the county in which the proposed project will be located if there is an existing trail in that county, and requires the study to include a report on the maintenance needs and a plan for use of the proposed project. Allows the Director, at the Director's discretion, to use up to 25% of money in the Clean Ohio Trail Fund to provide grants to nonprofit organizations and to local political subdivisions for the purpose of maintaining recreational trails and requires the Director to establish procedures and eligibility criteria governing the awarding of such grants.</p>
	<p>Eliminates the requirement that the Secretary of State establish a minimum number of direct recording electronic voting machines for each county that chooses to use those machines as the primary voting system in the county.</p>
	<p>Requires the Director of Veterans Services to review reports, that under current law must be submitted by any veterans organization that receives state funding, and to report to the Director of Budget and Management when satisfactory reports have been submitted. Prohibits the Director of Budget and Management from releasing funds to a veterans organization until the Director of Veterans Services has advised the Director of OBM that a satisfactory report has been submitted by the organization.</p>
	<p>Extends the authorization for the state to convey Department of Youth Services property to November 1, 2015. The authorization applies only to facilities that were closed before January 1, 2012.</p>
DRC003	<p>Authorizes the Director of Administrative Services (DAS) to sell by bid, auction, real estate sale agreement, or through any other available legal means, specified surplus state-owned employee housing sites under the jurisdiction of the Department of Rehabilitation and Corrections that DAS and the Department determine should be sold. Authorizes the Governor to execute one or more deeds conveying the real property to one or more purchasers.</p>
DOH027	<p>Removes a provision that prohibits Health from distributing grants in a regional manner.</p>
DPS040	<p>Amends HB51, the transportation bill by reducing the amount of Highway Obligations Bond retirement fund (HOB) revenue retained by DPS in FY14 from \$35 million to \$29 million. The FY15 HOB amount remains \$35 million. This reduction allows ODOT to purchase MARCS radios.</p>
DOT052	<p>Amends a section of HB51, the transportation bill, which deals with regional heavy hauling permits. The final version of this amendment in the transportation bill did not include the phrase "or authorized agent of the issuing authority." Without this clause only a law enforcement officer could amend a permit.</p>

Senate Substitute HB 59 listing

OBM #	Description
BWC030	Removes an as introduced provision which would have provided to the Department of Medicaid a right of subrogation for any workers' compensation benefits payable to a person who is the subject of a support order. Currently, the bureau of workers' compensation does not directly pay any medical assistance recipient; therefore, it is not current practice that the bureau would reimburse the department of Medicaid in these cases.
DYS001	Amends an as introduced provision that allowed the Public Defender wide representation access to Youth Services juveniles' and their records. This change restricts the Public Defender's authority in juvenile representation so that it is more in line with the current operation and transition of the Legal Assistance Program (LAP) from a private third party to the Public Defender, as endorsed by the Federal Court.
BWC032	Increases appropriations for the GEAR program (safety and prevention grants) from \$5m to \$15m per fiscal year, and the Safety Grant program by \$2.5m in each fiscal year, allowing the department to award more grants in these areas. Updates temporary language to reflect the change in appropriation amount.
DAS059	Reduces Fund 4270 (Investment Recovery) appropriations (\$2.3 million in FY14 and \$1.3 million in FY15) and changes temporary law to reflect current program operations. DAS no longer transfers sale proceeds back to non-GRF agencies via ISTV so it is no longer an expense.
	Delays the merger of the Cultural Facilities Commission and OFCC until December 31, 2013.
	<p>Requires the Department of Rehabilitation and Correction to convene a committee to study assaults and other violence within state correctional institutions. Requires the committee to publish a report that includes, but is not limited to, specified facts and recommendations pertaining to violence in state correctional institutions and to submit a copy of the committee's report to the Governor, Speaker and Minority Leader of the House of Representatives, and President and Minority Leader of the Senate not later than December 31, 2013.</p> <p>Requires the Department of Youth Services to convene a committee to study assaults and other violence within state juvenile correctional facilities. Requires the committee to publish a report that includes, but is not limited to, specified facts and recommendations pertaining to violence in state juvenile correctional facilities and to submit a copy of the committee's report to the Governor, Speaker and Minority Leader of the House of Representatives, and President and Minority Leader of the Senate not later than December 31, 2013.</p>
	Increases appropriations to Ohio Housing Finance Agency Operating Expenses non-GRF fund (Fund 5AZ0) appropriation item 997601, Housing Finance Agency Personal Services, by \$369,731 in fiscal year 2014 and \$693,032 in fiscal year 2015.
	Earmarks \$500,000 in each fiscal year from the Development Service Agency's federal special revenue appropriation item 195643, Workforce Development Initiatives, for BioOhio to fund the Bioscience Workforce Development Initiative for training incumbent and prospective workers in the bioscience manufacturing industry in partnership with community colleges; requires BioOhio to provide an annual report to the Office of the Governor and the General Assembly to assess the Initiative's progress, and requires the report to include enrollment and placement statistics.
	Allows the operator of a chauffeured limousine to provide transportation to passengers who arrange for the transportation through an intermediary, including a digital dispatching service, and to establish the fare and method of fare calculation so long as the method of fare calculation is provided to the passenger upon request.

Senate Substitute HB 59 listing

OBM #	Description
	Establishes in the Expositions Commission GRF appropriation item 723501, Construction Planning, and appropriates \$670,000 in FY 2014 to be used to complete any facility planning and to begin facility construction. Reappropriates the unexpended, unencumbered portion of this appropriation item to be used in FY 2015 for the same purpose. This is a carry over of unspent funds from the last General Assembly.
	Increases non-GRF fund 2080 appropriation item 874601, Underground Parking Garage Operations, used by the Capitol Square Review and Advisory Board, by \$10,000 in FY 14 and \$15,000 in FY 2015 and earmarks those funds for preparations and events regarding Civil War remembrances.
	Allows county recorders who maintain registered land records by nonpaper means to use an electronic facsimile of the recorder's signature and seal on a certificate of title or duplicate of it. Requires county recorders to record the court order canceling a registration certificate of registered land and the surrendered registration certificate in the recorder's unregistered land official records, rather than recording all previously filed deeds and mortgages that conveyed the registered land for which the registration certificate is being surrendered.
	Removes the sunset on immunity from administrative and civil penalties that is provided to an owner or operator of a facility or property who conducts an environmental audit of the facility or property and voluntarily discloses information regarding an alleged violation of an environmental law to the director of the state agency with jurisdiction over the violation.
	Creates an exemption for applicants for real estate broker or salesperson licenses who hold a valid Ohio real estate appraiser license or certificate from existing law's requirement that an applicant complete classroom instruction in real estate appraisal.
	Removes the provisions dealing with the transfer of casino licenses that were in the as introduced version of the bill.
	Deletes the as introduced casino bad debts changes.
	Removes the license plate task force.
	Removes the changes related to towing companies and unclaimed motor vehicles.
	Removes the provision regarding county recorder funding for certain technology purposes.
	Deletes the increased funding under Development Services for the Local Government Innovation Fund.
	Restores the as introduced tobacco master settlement fund deletions except for those related to the Southern Ohio Agriculture and Community Development funds, as those are still in use.
	Returns to current law a provision that would have increased the penalty for assaulting a corrections officer.
OBM024	Provides the legal authority to appropriate and make arbitrage rebate payments to the federal government in order to maintain the exclusion of the interest on State bonds from gross income for federal income tax purposes under section 148 (f) of the Internal Revenue Code. This language has been included in all recent operating budget bills and was inadvertently omitted. Failure to restore this language will result in an inability to timely pay rebate to the federal government and the accrual of interest until that rebate payment is made.
DNR035	Removes the proposed changes to the disposition of oil and gas revenues derived from drilling on state lands.

Senate Substitute HB 59 listing

OBM #	Description
MHC005	Expands the definition of "violation" for purposes of Manufactured Homes Commission's investigations, hearings, and penalties to include violation of any rule adopted under the Manufactured Homes Commission Law. Allows the Commission to refuse to grant, pend, or revoke a license for a person's failure to comply with the Law or any rule adopted under the Law. Makes a corrective change to a cross reference in the Law.
DAS052-4	Adds to temporary law for DAS and former-OBA building maintenance funds that building depreciation collected in rent shall be transferred to the building improvement fund (for the former OBA buildings) or the GRF, as applicable. This is a technical change that accommodates SWCAP rate changes necessary and the post-OBA world of rental rates and building management.
DAS063	Amends statute to specify DAS administers the Employee Assistance Program now being run by Health. (The program will be part of the existing DAS Human Resources Division payroll charge.)
DNR041	Allows DNR to receive a loan from the GRF into the Oil and Gas SSR Fund 5180 if needed to fund the expansion of the Oil and Gas Program. When funds are sufficient in the SSR fund the moneys will be repaid to the GRF following a repayment schedule agreed upon by OBM and DNR.
DAS064	Authorizes transferring up to \$200,000 in cash from Fund 1170 (DAS GSD) to Fund 4270 (Investment Recovery) to replace and develop a new database for the surplus goods program.
	Adds to the bill provisions that modify the classifications of obligations in which the Treasurer of State may invest or execute transactions for any part or all of the state and expands the types of obligations in which those interim funds may be invested. Extends the allowable maturity for securities and obligations in which a county may invest its inactive and public library fund money from five to ten years from the settlement date. Permits investments with a maturity greater than ten years for up to twenty-five per cent of a county's total average portfolio of inactive and public library fund money investments upon a majority vote of the county's investment advisory committee.
	Provides that a regional transit authority cannot acquire, construct, improve, extend, repair, lease, operate, maintain, or manage a transit facility that is located outside the RTA's territorial boundary until it has provided written notice of its proposed action to each affected political subdivision and has received from each such political subdivision an agreement containing the terms and conditions for the RTA action.
	Specifies that, under the Housing Linked Deposit Program, loans must be made at a fixed interest rate of "up to" 300 basis points below the present borrowing rate, rather than at a rate "of" 300 basis points below the present borrowing rate, as is required under current law.
	Authorizes the Treasurer of State to include in existing continuing education programs for treasurers education regarding the collection of taxes and any subject area that the Treasurer of State determines is reasonably related to treasurers' duties. Adds to the existing continuing education exemptions for treasurers who invest or deposit public moneys only in restricted funds specified by law, any treasurer who deposits interim moneys in a public depository, and authorizes the public depository to re-deposit the interim moneys into deposit accounts in federally insured banks, savings banks, or savings and loan associations, under certain conditions.
	Adds a definition of "loan" for purposes of the existing Small Business Linked Deposit Program, the Agricultural Linked Deposit Program, and the Housing Linked Deposit Program.
	Removes restrictions the bill imposes on any purchase agreement that may be utilized to acquire and implement a treasury management system, and corrects the citation of a revised code section.

Senate Substitute HB 59 listing

OBM #	Description
	Appropriates \$1,200,000 for the FY 2014-FY 2015 biennium in Fund 7026 appropriation item C87412, Capitol Square Security, and amends existing appropriations to require the Director of Budget and Management, on July 1, 2013, or as soon as possible thereafter, to transfer any unexpended appropriations in appropriation item C87412, Capitol Square Security.
	Expands HB 51, Transportation Budget, language authorizing 70 miles per hour speed limits and 60 miles per hour speed limits on certain roadways so long as they were built to standards and specifications of interstate highways.
	Exempts from the state's open container law certain outdoor motorsport facility permit holders.
MEDICAID/HUMAN SERVICES	
RSC006	Restores the executive proposal regarding changing the Rehabilitation Services Commission into the Opportunities for Ohioans with Disabilities agency.
	Maintains current law governing the Medicaid Buy-In for Workers with Disabilities program.
	Restores the requirement that the Public Health Care Advisory Committee must include representatives from state and local government employers, state and local government employees, insurance agents, health insurance companies, and joint purchasing arrangements currently in existence.
	Increases appropriations in the JFS GRF line item 600410, TANF State/Maintenance of Effort, by \$1.0 million in each fiscal year and earmarks those amounts for Big Brothers Big Sisters of Central Ohio to provide mentoring services to children of incarcerated parents throughout the state.
AGE024	Removes bill language requiring that at least one member appointed to the Board of Executives of Long-Term Services and Supports be a home health administrator, an owner of a home health agency, or an officer of a home health agency.
	Requires Health to prepare and offer to boards of health a model contract and memorandum of understanding that are easily adaptable for use by boards of health when entering into shared services agreements. Requires ODH to offer to boards of health financial and technical assistance to encourage the sharing of services.
	Permits the Director of Health, if a zoonotic disease program is administered by the Department of Health, to charge a local board of health a fee (determined by the Director but commensurate with the Department's cost) for each service the program provides to the board. Requires a board to pay the fee associated with a service at the time the service is provided.
	Adds the Values and Faith Alliance to the list of organizations that the Director of Developmental Disabilities must consult before authorizing an innovative pilot program.
	Removes from the bill the requirement that general and city health districts be accredited not later than July 1, 2018, by an accreditation body approved by the Director of Health as a condition precedent to receiving funding from the Department of Health (ODH). Instead, requires general and city health districts to complete prerequisites for national public health agency accreditation not later than that date, as a condition precedent to receiving ODH funding, and requires an objective body to verify that the prerequisites have been completed.
	Requires that the board of county commissioners of the county in which an alcohol, drug addiction, and mental health service district is located approve the election of an alcohol, drug addiction, and mental health services board to decrease its membership for 18 to 14, as permitted by the bill, and provides procedures for such approval. Restores to current law the number of members the Director of the Department of Mental Health and Addiction Services and the board of county commissioners appoint for 18-member alcohol and drug addiction services boards and 18-member community mental health boards.

Senate Substitute HB 59 listing

OBM #	Description
	In general, requires information that a pharmacy, prescriber, or wholesale distributor of dangerous drugs must submit to the Ohio Automated Rx Reporting System (OARRS) under current law be submitted to the system not less than once each day that the pharmacy, prescriber, or distributor conducts business.
	Transfers the Brain Injury Program to The Ohio State University (from the Rehabilitation Services Commission). Requires the Rehabilitation Services Commission to provide The Ohio State University College of Medicine with funding from GRF line item 415431, Office for People with Brain Injury, to support the Brain Injury Program.
	Requires the Director of Health, not later than July 1, 2014, to establish by rule: (1) a standardized process by which all general and city health districts must collect and report to the Director information about public health quality indicators, and (2) a policy and procedures for sharing the reported health data with payers, providers, general and city health districts, and public health professionals.
	Re-establishes the Legislative Committee on Public Health Futures to review the legislative and fiscal policy changes in H.B. 59 regarding local public health services. Requires the Legislative Committee, on the basis of its review, to prepare a report of its recommendations to improve local public health services in Ohio and to transmit the report to the Governor, the President and Minority Leader of the Senate, and the Speaker and Minority Leader of the House of Representatives. (This Committee was initially created by Am. Sub. H.B. 487 of the 129th General Assembly, but ceased to exist after issuing its report in 2012.)
	Adds, to the annual two-hour continuing education requirement for board of health members, that continuing education credits earned for the purpose of license renewal or certification by licensed health professionals serving on a board of health may be counted toward the continuing education requirement.
	Requires the Superintendent of Insurance, in collaboration with the Medicaid Director, to provide technical assistance during fiscal years 2014 and 2015 to boards of health seeking health insurance reimbursement or Medicaid payments for the provision of certain public health services.
	Increases the Respiratory Care Board appropriation item 872609, Operating Expenses, by \$5,300 in FY 2014 and \$3,000 in FY 2015.
	Creates an expedited certificate to practice medicine and surgery or osteopathic medicine and surgery by endorsement for certain physicians who are already licensed in another state or in Canada.
	Permits each section of the Occupational Therapy, Physical Therapy, and Athletic Trainers Board, when determining whether to issue a summary suspension of a license or limited permit under continuing law, to review the allegations and vote on the suspension by telephone conference call, and exempts that meeting from the requirements of the Open Meetings Law. Prohibits a court of common pleas from suspending a summary suspension issued by the respective section during an appeal of that summary suspension under the Administrative Procedure Act. Requires a summary suspension to remain in effect, unless reversed on appeal, until a final adjudication order is issued by the appropriate section. Requires a section to issue its final adjudication order regarding an order of summary suspension not later than 90 days after completion of its hearing. Dissolves the suspension order if the section fails to issue the final adjudication order within 90 days, but states that the failure does not invalidate any subsequent, final adjudication order.
	Removes provisions permitting the Director of the Department of Aging, in consultation with the Director of the Department of Medicaid, to expand the PACE program to new regions of the state.

Senate Substitute HB 59 listing

OBM #	Description
	Requires the Medicaid Director, if the Integrated Care Delivery System (ICDS) is implemented, to conduct an annual evaluation of the ICDS unless the same evaluation is conducted for that year by an organization under contract with the United States Department of Health and Human Services.
OMA061	Modifies the House-amended provisions regarding Medicaid eligibility to harmonize with federal code, which requires all state Medicaid programs to determine eligibility utilizing a Modified Adjusted Gross Income (MAGI) standard. Federal law changes have made this conformity necessary.
	In the Department of Mental Health and Addiction Services, increases the appropriation to GRF line item 335421, Continuum of Care Services, by \$250,000 in each fiscal year to support the Chardon Pilot Program. Requires the Department of Mental Health and Addiction Services to provide a report to the General Assembly about the performance of this program by September 30, 2015.
DMR024	Modifies an Executive provision with technical changes to the Employment First policy. Bill currently provides that an individual is capable of community employment unless an "assessment" determines otherwise. At the request of the Governor's Employment First Advisory Committee, the term "assessment" will be stricken. Additionally, amendment will remove the term "prevocational services" and replace it with the term "employment services," remove the terms "sheltered employment," "community employment," and "supported employment." Lastly, the phrase that establishes a list of services from most to least integrated is removed.
JFS023	Removes the \$1.5 million appropriation increase and earmark language from an ODJFS GRF line item to support the Famicos Foundation.
	Specifies that the requirement for a dentist to perform an examination and diagnose a patient prior to the patient receiving dental hygiene services through a program operated by a school district or other specified entity does not apply when the only services to be provided are the placement of pit and fissure sealants.
OMA068	Amends the House-restored provision that provides for the FY 2014 and FY 2015 Medicaid payment rates for hospital services to be not less than the Medicaid payment rates for the services in effect on June 30, 2013. It also allows the Medicaid Director to amend rules in support of the program. This amendment will allow the for the planned implementation of the new grouper and outlier-based pricing to go into effect on July 1, 2013.
OMA055	Removes the provision that would create a readmissions advisory workgroup with a charge to advise on the creation of the state's hospital readmission policy and produce two reports due on July 1 of each fiscal year.
	Increases the DMA appropriation in GRF line item in 335421 by \$250,000 in FY 14 and \$750,000 in FY 15 for the Human Trafficking Center at OSU.
DMR020	Modifies Executive provisions related to the ICF/IID program per agreement reached by DODD and stakeholders. Contains the following modifications: 1) Removes provision that would have set a flat rate for low-resource utilization residents; 2) Revises provisions regarding payment rates for ICFs/IID capital costs; 3) Revises law governing methodology for determining ICF/IID Medicaid rates for direct care costs; 4) Revises provision that reduces, beginning in FY15, the efficiency incentive that is part of the Medicaid payment rates for indirect care costs of ICFs with more than 8 beds by exempting the ICF from reduction if it plans to downsize; and 5) Requires DODD to strive to achieve, not later than July 1, 2018, statewide reduction in ICF beds by 500-600 beds. These changes require no additional funds.

Senate Substitute HB 59 listing

OBM #	Description
DMR021	<p>Modifies Executive provisions related to ICF/IID program statute; makes technical that enable DODD to implement the changes outlined in stakeholder agreement. Contains the following modifications: 1) Revises provision to enable a downsizes ICF to file a Medicaid cost report sooner than it otherwise would; 2) Restores DODD's authority under current law to specify criteria for prior approval of renovation projects at ICFs; 3) Delays until FY16 the reduction in efficiency incentive that is included in setting the rate for indirect care costs of an ICF with more than 8 beds; 4) Revises the effective date of the provision that permits DODD to pay a rate add-on to an ICF for outlier services to qualifying ventilator-dependent residents; 5) Permits, rather than requires, DODD to increase an existing ICF's payment rate for capital costs when Medicaid-certified beds are added to, or replaced at, the ICF; 6) Updates terminology related to Consumer Price Index and Employment Cost Index published by the U.S. Bureau of Labor Statistics; 7) Provides that the contract between DODD and MCD that provides for DODD to assume the duties of the ICF program may provide for MCD to perform one or more of DODD's duties regarding ICFs that undergo a change of operator, close, or cease to participate in Medicaid; and 8) Provides that the authority of a DD individual without a guardian to make decisions regarding participation in programs and services applies to the ICF program.</p>
DMR022	<p>Changes references in the bill back to ICFs/IID from ICF/MR.</p>
	<p>Provides that an individual who otherwise qualifies for a genetic counselor license is eligible for licensure by attaining a master's or higher degree in education or in a field that the State Medical Board considers to be closely related to genetic counseling (rather than a degree in genetic counseling, as required by current law.) Requires an individual described above to apply for a license by December 31, 2013.</p>
	<p>Provides that a Medicaid provider is not required to pay interest on the amount of an excess payment received without intent if the excess payment is identified under the Recovery Audit Contractor Program and the provider repays the excess payment in full not later than 30 days after receiving notice of the excess payment. Currently providers are charged interest on recovery audits from the time the audit finding is identified even though there was not intent by the provider. This amendment mirrors Medicare law and allows for a 30-day grace period for providers to refund recovery audit amounts before the interest penalty is charged.</p>
	<p>Removes the requirement that local boards of alcohol, drug, addiction, and mental health services conduct annual audits of services providers and replaces it with the requirement to obtain a copy of each service provider's fiscal audit report. Specifies that this provision does not prohibit or require a contract between a local board of alcohol, drug addiction, and mental health services and a services provider from requiring performance audits or periodic fiscal reports, but stipulates that should such a requirement be included in a contract, it only applies to local funds.</p>
	<p>Removes the proposed Military Spouse Compensation Grant Program, which, as proposed, provides compensation to an individual who leaves employment to accompany the individual's spouse on a military transfer, and is administered by the Director of Job and Family Services in a similar manner to unemployment compensation benefits. Permits a person who quit work to accompany the person's spouse on a military transfer to be eligible for unemployment compensation benefits under certain circumstances. Requires those unemployment compensation benefits attributable to the separating employer, if the separating employer is a contributory employer, to be paid from the mutualized account and not to be charged to the separating employer's account. Requires an employer, if the employer was a reimbursing employer, to pay the unemployment compensation benefits attributable to that employer by reimbursing the Unemployment Compensation Fund.</p>

Senate Substitute HB 59 listing

OBM #	Description
	Increases to \$1,000 the amount that a long-term care facility that manages a resident's affairs may keep in a non-interest bearing account.
OMA064	Removes a provision which requires the Department of Medicaid to prepare an annual report on the care management system for dual eligibles as a larger report is already required.
OMA056	Changes dates to allow practical implementation of an exclusion for specific BCMH participants from Medicaid managed care. The date the State will add ABD children to managed care is now certain and set for July 1, 2013; this amendment establishes precise dates for the 12 months exclusion. The amendment also allows an option for BCMH children with cystic fibrosis, hemophilia, or cancer, who are already being served successfully by managed care plans, to remain on managed care if that is their preference.
OMA065	Removes a provision that requires a Medicaid managed care company to give 90 days notice before terminating a provider (unless specified differently in contract) or before making certain changes to a prescription drug formulary.
DMH012	Modifies Executive agency consolidation provisions to provide the department with authority to 1) collect data directly from providers and 2) fund capital projects related to addiction services. SAMHSA is requiring an increasing amount of data collection for block grant reporting purposes. Currently, new department would not have authority to be able to collect data directly from providers. MHA proposes moving over part of an ODADAS statute that was missed in previous drafts in order to facilitate this data collection. Additionally, MHA would like to be able to fund projects such as sober housing and language would permit Community Capital dollars to be used this way. Current authority does not include substance use disorder projects.
DMH011	Modifies Executive provisions related to departmental and board responsibilities. Specifically, 1) Clarifies county auditor authority in relation to payment of services funded through subsidy from the state; 2) Clarifies board obligations with respect to an individual leaving a state hospital; 3) Adds flexibility to the list of services that boards can perform with state funds; 4) Requires a portion of continuum of care funds to be distributed to the boards; and 5) Inserts temp law around problem gambling funds because MHA is requiring boards to perform duties relative to problem gambling. These changes have been agreed to by the department and the boards.
OPP001	Increases the Board of Orthotics, Prosthetics, and Pedorthics non-GRF appropriations by \$15,740 in FY14 and \$19,136 in FY15.
AGE026	Deletes language allowing nursing homes to use overhead paging in most circumstances.
	Permits a nursing facility provider to exclude one or more parts of the nursing facility from a Medicaid provider agreement if all of the following apply: (1) The nursing facility initially obtained its license and Medicaid certification on or after January 1, 2008. (2) The nursing facility is located in a county that has, according to the Director of Health, more long-term care beds than it needs at the time the provider excludes the parts from the provider agreement. (3) Federal law permits the provider to exclude the parts from the provider agreement. (4) The provider gives the Department of Medicaid written notice of the exclusion not less than 45 days before the first day of the calendar quarter in which the exclusion is to occur. Permits a nursing facility to refuse to admit a person because the person is or may, as a resident of the nursing facility, become a Medicaid recipient if at least 25% of its Medicaid-certified beds are occupied by Medicaid recipients at the time the person would otherwise be admitted.

Senate Substitute HB 59 listing

OBM #	Description
	Increases JFS GRF line item 600521, Family Assistance – Local, by \$150,000 in each fiscal year and earmarks that amount for children's crisis care facilities. Specifies that a children's crisis care facility that receives funds under this section must use the funds in accordance with section 5103.13 of the Revised Code and rules in section 5101:2-9-36 of the Administrative Code. Specifies that a children's crisis care facility may decline to receive funds under this section.
	Requires that the Medicaid payment rates for certain services provided by physician practice groups meeting requirements regarding hospital outpatient clinic services be determined in accordance with a Medicaid rule that the Executive version of the bill would have required be rescinded and requires a report to the General Assembly.
OMA063	Modifies the executive-proposed provision to clarify the intent that pharmacies that do not complete the survey used in setting the Medicaid drug dispensing fee as required by this section may be reimbursed a lower dispensing fee than those that do.
OMA062	Removes the bill's provision that would have required the Department of Medicaid to refuse to revalidate a Medicaid provider agreement if the provider fails to provide required supporting documentation not later than 30 days after applying for revalidation.
DMH010	Reinserts certain certification standards for Mental Health and Addiction Services. The language was moved from ODADAS code sections.
	Requires the Board of Embalmers and Funeral Directors to fix the compensation of the Executive Director of the Board. Requires the Executive Director of the Board to fix the compensation of staff who are employed to assist the Board, which places Board staff into the unclassified civil service.
	<p>Revises provisions the bill establishes regarding quality standards for ambulatory surgical facilities by doing all of the following:</p> <ul style="list-style-type: none"> • --Requiring an ambulatory surgical facility to update a written transfer agreement every two years (rather than annually) and file the updated copy with the Director of Health. • --Specifying that an ambulatory surgical facility that has been granted a variance from the written transfer agreement requirement is not subject to the requirement to file an updated agreement with the Director of Health before renewing its license. • --Authorizing the Director of Health to rescind a variance for any reason, rather than only for failure to meet one or more conditions on the variance. • --Specifying that both of the following actions are final: (1) the Director's determination regarding whether an ambulatory surgical facility is capable of achieving the purpose of a written transfer agreement in the absence of one, and (2) the Director's decision to rescind a variance. • --Specifying that if certain provisions are enjoined, the injunction does not affect the bill's remaining provisions, current law modified in part by the bill's provisions, or rules adopted under that current law. • Requires an ambulatory surgical facility to notify the Director of Health whenever it modifies any provision of its most recent written transfer agreement filed with the Director, and specifies that the notification must occur not later than the business day after the modification is finalized.
	Restores current law with regards to the Ohio Cancer Incidence Surveillance System Medicaid claims.
	Removes the expansion of Schedule II prescriptive authority for advanced practice nurses and physician assistants to certain residential care facilities.
	Removes the newborn screening requirement, as it is a stand-alone bill.

Senate Substitute HB 59 listing

OBM #	Description
	Corrects a PASSPORT administrative fund error by increasing appropriations \$1,080,000 per FY (state share) with proportional increases in federal share in the Medicaid line items 651425 and 651525 to account for reimbursement changes made in the House-passed version of the bill.
	Retains current law definitions of protected classes with regards to state MHA and local ADAMH boards.
AGE025	Removes language requiring AGE to provide technical assistance to a special focus facility “at least four months before the department of Medicaid would be required to terminate the nursing facilities participation” in the Medicaid program.
DMH015	Deletes a stipulation that the \$100 million provided by the bill in lieu of Medicaid expansion be allocated in the same manner that MH and treatment/prevention funds are currently allocated, as this language restricts the ability to make adjustments to the allocation methodology to correct the inequities of the current distribution model.
OMA070	Makes technical corrections pursuant to Medicaid provider agreements: 1) Specify the conditions under which provider agreements may be terminated, including NFs and ICFs-MR. Previously, Medicaid had a single chapter regarding the ability and conditions to terminate Medicaid provider agreements. Separate chapters for NFs, ICFs, and other providers were created as part of Medicaid elevation, with inconsistent termination language for varying provider types. This correction will return to uniform criteria for all provider types. 2) Remove language that would require Medicaid to do an adjudication order to approve a Medicaid provider application or revalidation. Because no adverse action is being taken in such cases an adjudication order is not necessary.
JFS025	Modifies a provision to categorize a Therapeutic Wilderness Camp as an “association or institution” instead of a “non-association or non-institution.” The bill currently categorizes these camps as a “non-association or non-institution.” This change will give ODJFS authority to write rules for the Wilderness Camps that focus on areas such as children health, safety, and education as well as appropriate background checks for adult camp staff.
	Requires the PASSPORT program to include a structured family caregiver component in three rural PASSPORT regions under which a PASSPORT enrollee may choose a family member to serve as the enrollee’s caregiver. Requires that a structured family caregiver component be available in three rural PASSPORT regions not later than January 1st, 2014 (subject to the bill’s provision that conditions implementation of state law regarding Medicaid on (1) federal approval (2) sufficient federal financial participation, and (3) sufficient non-federal funds that qualify as funds needed to obtain federal financial participation).
	Similar to the wheelchair provision presently contained in the bill, removes non-emergency oxygen and resident transportation from nursing facility direct care payment rates. Reduces nursing facility direct care payments rates to reflect these changes. Requires the director to implement purchasing strategies for these items.
TAXATION	
OBM026	Removes a provision authorizing townships to, at any time, adopt a resolution exempting real property from taxation using a TIF to use unencumbered money in the TIF fund to pay for current public safety expenses. Restores current law, under which this authority applies only to township TIFs where the township exempted real property from taxation before January 1, 1995. The township must reimburse the fund by the time the TIF exemptions expire.

Senate Substitute HB 59 listing

OBM #	Description
TAX085	Modifies a provision further amending the CAT qualified distribution center (QDC) amendment that was adopted in the House-passed version of the bill.
	Limits the right to file property tax complaints to the property owner, the owner's spouse, certain agents of the owner or spouse, and the county recorder of the county in which the property is located. This limitation terminates the right of a school district, municipal corporation, or township to file a property tax complaint with respect to property it does not own. It also terminates the right of a municipal corporation or township to participate in complaint proceedings or appeals regarding other persons' property.
TAX093	Modifies the effective date of the executive proposal enacting a prohibition on personal exemption and personal exemption credit "double dipping." The Department of Taxation requires an effective date of tax year 2014 so as to have adequate time to develop system software applications to accommodate the provision.
	Allows the Tax Credit Authority to enter into a single agreement authorizing a sales and use tax exemption for purchases of computer data center equipment by multiple businesses operating at a single data center, and allows business to join an existing exemption agreement between the Authority and another business. Allows a business to be considered a "computer data center business" eligible for a sales and use tax exemption on purchases of data center equipment if that business leases a facility to any person that qualifies as a "computer data center business" under current law. Provides that, in order to qualify for the exemption, a taxpayer or group of taxpayers need only maintain an annual payroll at the computer data center of \$1.5 million, instead of the \$5 million required in current law. The amendment also allows the taxpayer or group of taxpayers up to two years after the exemption agreement is entered into to meet the annual payroll requirement.
	Requires that lodging tax revenues distributed by a county to a convention and visitors' bureau in existence as of the effective date of the bill be used solely for tourism sales, marketing and promotion, and their associated costs. Such expenses are defined to include, but are not limited to, operational and administrative costs of the bureau, sales and marketing, and maintenance of the physical bureau structure. Lodging tax revenue previously pledged to the payment of debt service charges on bonds, notes, securities, or lease agreements are exempted from this requirement. Under current law, lodging tax revenue distributed to a convention and visitors' bureau may be used for any purpose that promotes, advertises, and markets the region (including financing the construction and operation of a convention center). Limits the amount of county lodging tax revenues that a convention and visitors' bureau may retain for administrative purposes to 3% of the first \$500,000 distributed to the convention and visitors' bureau and 1.5% of any amount above \$500,000. Current law does not explicitly permit, prohibit, or prescribe restrictions on the use of lodging tax revenue for administrative purposes.
	Authorizes school districts to levy a property tax exclusively for school safety and security purposes.
TAX089	Amends the effective date for a House-added provision regarding motor fuel taxes from the first day of the month after the ninety-first (91) day to January, 2014.
	Removes a provision that specifies, for the purpose of an agreement to pledge tax revenue for the construction or renovation of a sports facility, tax revenue includes revenue from taxes levied by the legislative authority of a charter county (in addition to taxes levied by a board of county commissioners). Under continuing law (R.C. 1.62), references in the Revised Code to county boards - such as the board of county commissioners - also refer to the board of a charter county - such as a county council - that under the charter exercises the same functions as a board of county commissioners.

Senate Substitute HB 59 listing

OBM #	Description
	Allows a township to use its distribution of motor fuel tax revenue to service bonds issued to pay for the purchase of road machinery and equipment or the planning, construction, and maintenance of buildings that house such equipment. Under current law, a township may use motor fuel tax receipts directly to purchase such equipment or to plan, construct, and maintain such a building, but may not use the receipts to service bonds that were issued to pay for such projects.
TAX097	Removes a provision requiring ODT to publish a method of online registration for electronic income tax filing. ODT already requires individual income tax filers to electronically register before filing an income tax return online. At the current time, ODT does not offer electronic filing for pass-through entities and trusts because of the additional detailed schedules and documents that are required with the submission of the return. These tax types can only submit paper filings. ODT is in the process of developing the software to allow electronic filings for these tax types in tax year 2014.
	Exempts from sales and use tax sales of tangible personal property or services to a non-profit corporation that satisfies all of the following criteria: (1) It leases a recreational facility used by a professional athletic team or minor league affiliate from an "eligible county" (only Lucas County satisfies the eligibility criteria); (2) The lease requires certain net revenue from the business or activity conducted at the facility to be paid to the county; (3) Upon dissolution of the corporation, all its net assets are distributable to the county's board of commissioners. The exemption applies both to sales that occurred before the amendment's effective date and to sales that occur on or after that effective date.
	Deletes a provision from the bill that expressly authorizes the Tax Commissioner to issue an assessment for unpaid taxes, penalties, and interest against any person liable for the unpaid amount, including any person jointly and severally liable for a commercial activities tax (CAT) liability incurred by the person's consolidated taxpayer group.
	Provides that, as applied to receipts arising from motor fuel sales, the commercial activity tax applies to only one transaction in the supply chain - either at the terminal or refinery rack or when fuel is sold that was acquired from an out-of-state unregistered seller and imported into Ohio - and that the rate of the tax on such receipts is 0.65% instead of the current CAT rate of 0.26%. Also excepts such receipts from the current prohibition against the taxpayer billing or invoicing the tax to another person. (A "rack" is defined as a mechanism that delivers motor fuel from a terminal or refinery into a means of transport other than a pipeline or vessel.)
	Prohibits the taxation of interpreter's fees as court costs if the party to be taxed is indigent and requires payment of the fees by the legislative authority of the court; eliminates the requirement that a court of common pleas evaluate the qualifications of an interpreter for a mentally retarded or developmentally disabled person before appointing the interpreter.
	Restores the executive provisions permitting individuals who have income from a trade or business to deduct one-half of the net business income apportioned to Ohio in computing Ohio taxable income for state (but not school district) income tax purposes. The maximum deduction for a married couple filing separate returns is \$187,500 for each spouse. The maximum deduction for single filers or joint filers is \$375,000. Pass-through entities, trusts, and estates are not permitted to claim the deduction. This provision is estimated to save taxpayers who qualify \$690.2 million in FY 14 and \$724.6 million in FY 15.
	Removes the changes made in the bill with regards to amending community reinvestment areas.
	Deletes the 7% income tax cut provision.
	Removes the provisions regarding the sales & use tax and lodging tax with regards to hotel intermediaries.

Senate Substitute HB 59 listing

OBM #	Description
TAX091	Makes a technical correction to the tire fee collected on the sale of new tires that goes to the scrap tire management program.
	Changes the rental income limit that is a condition for the veterans' organization property tax exemption. Current law exempts veterans' organization property unless the property is held for the production of rental or other income in excess of \$10,000. The amendment increase this limitation to \$36,000 effective tax year 2013.
	Extends the refundable job retention tax credit to eligible businesses whose principal place of business is not located in the same political subdivision as the capital investment as long as the business maintains a unit or division with at least 4,200 employees at the project site. Continuing law authorizes the Tax Credit Authority (TCA) to grant refundable job retention tax credits to certain qualifying businesses between July 1, 2011, and December 31, 2013. To qualify for the credit under current law, the eligible business must have an annual payroll of at least \$20 million, invest at least \$5 million at a project site located within the same political subdivision as that in which the business has its principal place of business, and meet other program requirements.
	Authorizes a sales and use tax exemption for goods and services used in aerospace vehicle research and development activities. An "aerospace vehicle" includes manned and unmanned aviation devices, including airplanes, helicopters, missiles, rockets, and space vehicles. The estimated cost of this provision is \$7-8 million per fiscal year.
	LSC technical
	<i>Note: Appropriation-only changes will be reflected in the LSC "Budget in Detail" spreadsheet</i>