Removes a provision that permits an ESC to continue sponsoring e-schools regardless of its sponsor rating

Removes language dealing with pre-1995 Township TIFs from the bill

Allows Dept. of Health director to access Emergency Purposes funding if an emergency exists to supplement funding in 440-477

Funds $1M each year for MARCS administrative fees proposed by House in a GRF appropriation (DAS) instead of a GRF transfer

Reduces GRF E-check expenditure by $851,093 each year and increases transfer from Non GRF scrap tire fee to compensate

Increases Treasurer of State non GRF line item appropriation for County Treasurer Education by $150K per year

For 2 years, increases funding to Ohio’s Libraries through the PLF from 1.66% to 1.68%

Restores funding for the Ohioana Library Association

Removes from the bill the authority for DRC land conveyances

Eliminates proposed fee increases for vital statistics such as birth and death certificates and divorce decrees

Adds $100K per year for the Ohio Parenting and Pregnancy Program

Narrows the digital media sales tax exemption in the House version of the bill to ensure it applies only to digital jukeboxes

Creates a 2017 Tax Amnesty program for delinquent taxpayers to settle unpaid debts to the state

Increases from $2,000 per year to $4,000 per year the tax deductions for a college savings plan and disability expense savings accounts

Requires a 2018 Ohio Sales Tax Holiday in addition to the one scheduled for 2017

Places a ceiling on the excise tax on premium cigars of 50 cents per cigar, effective July 1, 2017

Qualifies individuals with intellectual disabilities enrolled in a comprehensive transition and postsecondary program for OCOG

Increases GRF appropriations for the Ohio College Opportunity Grant program by $4M using the OCOG reserve fund

Separates the non-GRF Short Term Certificates program in FY19 from the OCOG program

Reduces and transfers $2M from OhioMeansJobs Workforce Development program in FY 18 and increases by $1M each year appropriations for OCOG

Eliminates the Completion & Retention for Education Success program and transfers that amount to the GRF for the Ohio College Opportunity Grant (OCOG)

Removes the proposed county recorder fee increases

Removes the proposed $10,000 transfer from the GRF each year for the Ohio Legal Assistance Foundation
Eliminates the proposed transfer from the GRF of $1M per year for the Military Facilities Support program
- Eliminates the proposed GRF transfer of $100K for Domestic Violence and instead allows the Attorney General to use existing funding to accomplish
- Transfers the unencumbered balance in Workforce and Higher Education Programs fund to the GRF
- Closes the Local Government Innovation Fund program and transfers any unencumbered cash from the program to the GRF
- Closes the Healthier Buckeye Program and transfers any unencumbered cash from the 2 year old program to the GRF
- Requires a transfer of $10M to the GRF from the Unemployment Compensation Interest Contingency Fund
- Restores current law with regards to how the AG distributes money awarded to the State in court settlements, and how the State pays out attorney fees
- Removes proposed changes to Ohio's ethics laws related to conference registration fees and travel expenses
- Transfers $8.7M to GRF by eliminating 2 new proposed programs Finish for Your Future Scholarship and College Ready Transition courses
- Moves funding for Appalachia Workforce Assistance 195-403 (DSA) and Appalachian New Economy Workforce Partnership 235-407 (DHE) to these non GRF line items with the same funding amounts. Also eliminates several proposed non GRF programs
- Increases Treasurer of State non GRF line item appropriation for Securities Lending Income by $90K per year
- Repeals the Workforce Grant Program. Eliminates the $3M in appropriation in each year and instead requires a transfer of $6M to the GRF
- Eliminates the Straight A fund, reduces appropriations for Community Connectors and Community School Facilities all in the lottery fund group
- Increases Ohio Lottery annual revenue estimates by $27.5M each year
- Transfers $350,000 from fund 5SD0 to the GRF
- Permits county jails to confine certain felons where the sentence is 12 months or less and makes other changes to give DRC the discretion to admit certain offenders to substance abuse treatment
- Removes provisions of the bill that created a procedure to expunge an ex parte protection order that was not granted after a full hearing
- Removes provision from the bill that would have granted priority to miniseries or television programs for the Motion Picture Tax Credit and other related changes
- Requires ODI to apply for a Healthcare waiver from the Employer Mandate and the Individual Mandate by January 31, 2018
• Specifies that a civil action for wrongful imprisonment may commence once the conviction has been vacated, dismissed, or reversed on appeal. Action must be filed in the county where proceedings were initiated
• Adds a member of a law enforcement organization to the Ohio Peace Officer Training Commission
• Removes a provision requiring LSC to prepare a report regarding state programs that identify risk factors for poor physical or behavioral health, and undesirable social outcomes
• Eliminates provisions permitting the Banking Commission to conduct public meetings via teleconference
• Removes provisions that would have required 30 years of payments from the CAT to specified government entities
• Eliminates a provision that would have required private businesses to disclose their customers to the government every month
• Restores current law regarding hiring practices of JMOC
• Restores current law regarding the Deputy Auditor of State and qualifications for the position
• Eliminates a provision granting certain counties extra time to respond to property tax complaints
• Removes a provision requiring the Governor’s Executive Workforce Board to analyze jobs that pay 125% of the federal minimum wage when identifying in-demand jobs
• Eliminates an earmark for a regional transportation improvement project in Carroll, Columbiana and Stark Counties
• Eliminates an earmark for the Lake County Regional Response Facility in Mentor
• Eliminates an earmark for the Cleveland Neighborhood Progress for a Community Financial Centers pilot program
• Eliminates earmarked funds for Ohio Edison Centers
• Eliminates an earmark for the Cleantech component of the Ohio-Israel Agriculture Initiative
• Restores individual funding for clinical teaching and medical lines and subjects them to a 3% reduction
• Removes the mandate for a remedial education report
• Revenue neutral transfer of $75,000 each year within the budget of the Ohio Arts Council
• Removes provisions on sick leave for employees of state colleges & universities
• Removes requirements on higher education institutions enacting post-tenure review policies
• Removes requirements that faculty members who assign textbooks must fill out financial disclosure forms, but requires higher education institution to adopt policies for faculty assigning textbooks
• Authorizes state institutions of higher education to establish paid leave donated programs
• Restores current law for the term of office for members of a state university’s board of trustees from 9 years to 6 years
• Revises the Chancellor’s authority on fees. Revises the list of fees exempt from the special fee freeze
• Removes a mandated study on income share agreements from the bill
• Sets dates by when ODE must pay institutions for College Credit Plus students unless there is incomplete or disputed information for a participant
• Removes provisions requiring high schools and colleges to only award credit for a “C” or better in a CCP course at both the high school and college
• Restores current law on textbook costs within the College Credit Plus program
• Modifies the bill’s provisions on allowing community colleges to offer bachelor’s degrees
• Restores current law for undergraduate tuition guarantees
• Permits a state university to increase tuition by $10 per credit hour in its first year, and by either CPI or 2% whichever is less in year 2 and requires new revenue support quality academics
• Allows the Chancellor of Higher Education to approve a CCP payment rate below the default floor, rather than requires the Chancellor to approve that rate
• Requires for-profit career colleges and schools to pay student disclosure course fees, and prohibits such institutions from charging students for those fees. Specifies refunds must go to students
• Clarifies language permitting OSU to enter into a utility agreement applies only to the Columbus branch of the university
• Removes the creation of the DataOhio Board and an accompanying Local Government Information Exchange Grant Program from the bill
• Authorizes the conveyance of land by the University of Cincinnati
• Eliminates $1M in earmarked funds for from the Ohio History Connection line 360-508
• Eliminates $6.78M in earmarked funds for Department of Higher Education item 235-533
• Decreases proposed transfer from GRF to Federal Research Network by $1.75M each year
• Eliminates $500K for Central State to establish the school of Agriculture Education and Food Science
• Removes funds earmarked for an Ashtabula County Food Policy Coordinator and 4-H clubs in Cincinnati and Cleveland from the Cooperation Extension Services line item
• Modifies requirements that higher education institutions pay the cost of college readiness assessments for CCP students
• Removes the creation of the Ohio Institute of Technology and related provisions
• Removes provisions of the bill changing the security measures and operations for Capitol Square
• Eliminates provisions changing the status of preliminary, internal audit reports of the lottery commission under the public records law
Removes the authorization for counties to create drug overdose fatality review committees and related provisions

Removes provisions dealing with medical marijuana cards and physician's opinions on its benefits and risks

Removes requirement that insurers cover telemedicine as part of their health benefit plan and imposes a 2-year moratorium on new health insurance mandates

Streamlines the credentialing process for BCMH providers

Increases funding to the Ohio Association of Foodbanks by $500K per year

Removes an earmark that creates a loan program for durable medical equipment

Restores the federal ICF/IID bed tax lines for FY18 within the Department of Developmental Disabilities

Removes House language regarding Supported Living

Removes a House earmark regarding the 2016 Ohio Child Care Market Rate Survey

Clarifies that funding from the TANF block grant or the Workforce Innovation and Opportunity Act can be used for the Comprehensive Case Management and Employment Program

Requires a Medicaid managed care organization to provide certain information as part of a pharmacy claim

Allows out-of-state nurses to volunteer at therapeutic camps

Clarifies a House change regarding when a nursing home is exempt from an inspection

Re-establishes the Legislative Committee on Public Health Futures

Revises a nursing facility’s quality indicator score as it relates to antipsychotic medications for those in hospice care

Removes provision making Department of Health responsible for regulating lead abatement

Protects the health records of those participating in a state-certified drug treatment program

Restores the community addiction services waiver language to the as introduced version

Removes language allowing the Ohio Department of Mental Health and Addiction Services to determine practitioner compliance with medication-assisted treatment

Removes certain earmarks from the Resident Trainees line item within the Ohio Department of Mental Health and Addition Services

Removes a provision that under certain circumstances would permit a county family services agency to have deficits in certain funds

Removes the prohibition on the Department of Medicaid to restructure rates for Assisted Living and personal care aides

Restores current law regarding voluntary and involuntary commitment for mental health treatment

Removes House changes to the adult protective services statute
Amended Substitute House Bill 49
Senate Finance Committee Summary of Sub Bill

- Aligns licensure requirements for podiatric medicine and surgery with those of MDs and DOs
- Requires the Ohio Department of Mental Health and Addiction Services to analyze Substance Use Disorder (SUD) & mental health stabilization centers
- Earmarks $5M each fiscal year in TANF to provide services to children with complex care needs
- Makes changes to the membership of the Dietetics Advisory Council
- Makes a change in which facilities are participating in the nursing facility demonstration pilot
- Changes the timeline for when kids submit forms dealing with their review of sudden cardiac arrest guidelines
- Prohibits a school district from requiring a doctor’s note in order to administer sunscreen to a student
- Establishes the Ohio Lead Legislative Study Group
- Earmarks $50K each fiscal year in TANF for the Boys and Girls Club of Massillon
- Removes House-added language regarding aquatic amusement rides
- Removes an earmark from the Chronic Disease/Health Promotion line item in the Ohio Department of Health
- Removes the requirement that JMOC contract with a third-party to conduct certain studies
- Removes a provision allowing APRNs from prescribing certain psychiatric drugs without prior authorization
- Removes House-added provisions to the Help Me Grow Program
- Removes House-added language regarding the RFP process for home visiting and part C early intervention
- Removes House-added language requiring Department of Health and Department of Developmental Disabilities to rescind any current RFP for a central intake and referral system
- Allows a subsidy to be paid to county family and children first council administrative agencies
- Removes language regarding supported living certificates
- Removes language that requires legislative oversight of all rules that look to increase Medicaid rates
- Removes a program that reminds Medicaid recipients about medical appointments
- Removes language that includes local boards of health in the definition of “qualified community hubs”
- Provides $10M to be used as follows: $2.5M per year for Drug Abuse Response Team Replication Grants and $2.5M per year for a Drug and Opiate Addiction Detection program for Ohio’s teachers
Amended Substitute House Bill 49
Senate Finance Committee Summary of Sub Bill

- Redirects revenue accruing inside the local government fund for cities levying a municipal income tax, not re-directed in House passed version, as follows: $10M per year for DRC to offer PIIG grants specifically to cities assisting those with opiate addictions, $1M per year for county coroners for toxicology screenings of victims suspected of drug overdoses, $6M per year for Substance Abuse Stabilization Centers, $150K per year for Children's Crisis Care facilities, $500K per year for Brigid’s Path for newborns who have neonatal abstinence syndrome
- Increases by $5M per year funding to support the kinship caregiver child care program
- Earmarks $300K each year for the establishment of local court-appointed special advocate programs, specifically in areas of the state with high rates of heroin use and overdoses
- Modifies a House appropriation for child, family and community protection services and instead funds with TANF
- Increases non GRF line items in Capitol Square budget (Gift Shop/Events & Underground Parking Garage Operations) by $25K per year and $305,460 per year respectively
- Removes the County HUB Program to Combat Opioid Addiction
- Makes changes to the Continuum of Care Services line
- Removes the mental health court pilot program
- Modifies language regarding Drug Addiction Prevention and instead requires the creation of the All Roads Lead to Home Program within the Ohio Department of Mental Health and Addiction Services
- Transfers $5M from OhioMeansJobs Workforce Development program in FY 18 and uses those non GRF dollars for short term certificates instead of GRF
- Changes to the funding source for Children’s Crisis Care facilities
- Earmarks $1 million dollars each fiscal year for Big Brothers, Big Sisters of Central Oho to provide service to children who have experienced trauma including parental incarceration from opiates related offenses
- Removes the provision regarding the Residential State Supplement program
- Removes an appropriation for SNAP dollars to be used in higher education
- Funds a pilot program within the Attorney General Office to develop new investigatory tools for task forces investigating drug trafficking and related criminal activity
- Appropriates $11M in federal 21st Century Cures Act dollars to be used to pursue state initiated goals in the fight against the opioid and heroin crisis
- Increases the appropriation authority for the Drug Law Enforcement Fund by $1 million dollars each fiscal year
- Increases the amount of money a single drug task force may receive from the Drug Law Enforcement Fund
- Increase appropriation authority for the State Board of Pharmacy to provide integration services to their prescription monitoring database (OARRS)
Amended Substitute House Bill 49
Senate Finance Committee Summary of Sub Bill

- Transfers money from the Indigent Drivers Alcohol Treatment Fund to a new fund to be used to pay for substance abuse treatment services to offenders incarcerated in state institutions
- Increases funding to the Department of Health to support their drug overdose prevention/intervention grants
- Requires the Ohio Department of Medicaid to meet certain requirements before applying for an IMD waiver dealing with beds for those with addiction
- Creates the Psychotropic Drug Reimbursement Program for county jails and funds it at $4M per year
- Removes cap on hospital payments of $6.9B and frozen Medicaid payment rates
- Requires the Ohio Department of Medicaid to withhold ¾ of 1 percent from Medicaid managed care organizations in FY19 for the pay for performance program
- Reduces the enhanced rate the state pays under alternative purchasing model
- Eliminates the Money Follows the Person Rebalancing demonstration grant
- Eliminates the Academic Performance proposal for Medicaid managed care organizations
- Requires the Dept. of Medicaid to pay no more than the Medicare rate for certain services
- Reduces non-institutional laboratory fee rates
- Requires the Ohio Department of Medicaid and Ohio Department of Mental Health and Addiction Services to have all rules pertaining to the BH Redesign published and adopted no later than October 1, 2017
- Encourages investments in rural and high-growth industry funds by authorizing a nonrefundable tax credit for insurance companies and financial institutions
- Removes language in the bill that makes changes to the oversight of navigable airspace for the Office of Aviation
- Includes environmental remediation as a purpose for which a municipal corporation can undertake an urban renewal project
- Allows for a transfer of $3.65M for the remediation of the ARCO construction and demolition debris site in Cleveland, Ohio
- Exempts certain specified oil and gas land professionals from the real estate licensing law
- Clarifies that retail stores that sell donated items and are operated by a nonprofit charitable organization are exempt from property taxes
- Removes provisions of the bill related to total maximum daily load
- Provides definitions for discretionary and mandatory civil impacts as used in the Certificate of Qualification for Employment section of the Revised Code
- Changes the requirement that the Ohio Aerospace and Aviation Technology Committee submit an annual report by July 1 of each year to December 31 of each year
- Removes provisions of the bill specifying the Ohio Facilities Construction Commission’s authority over contracts for improvements to existing facilities
- Removes language revising the state competitive retail electric services policy
Amended Substitute House Bill 49
Senate Finance Committee Summary of Sub Bill

- Revises language directing GRF appropriation 195453, Technology Programs and Grants
- Abolishes the Manufactured Homes Commission and transfers all of its duties to the Department of Commerce
- Removes a provision that would have allowed a joint county health board to propose property tax levies directly to the voters
- Removes language abolishing the Permanent Joint Committee on Gaming and Wagering
- Reinstates the current law acreage requirement for a new community district
- Allows new and used motor vehicle dealers licensed in Ohio to remit sales and use tax collected on vehicle sales directly to the state
- Allows for the issuance of a D-5j liquor permit in a specified municipal corporation
- Restores current law for unit operation with respect to oil and gas reserves
- Eliminates a requirement for stickers to be placed on retail service station fuel pumps showing the fuel taxation rates
- Makes revenue neutral non GRF changes to the Department of Insurance’s budget – moving $200K each year between line items
- Makes a technical change by placing the provisions related to aquatic invasive species in a different section of the Revised Code
- Specifies that a retired member of the Public Employees Retirement System is not a volunteer peace officer under the Volunteer Peace Officers’ Dependents Fund
- Aligns filing dates for municipal income taxpayers that are individuals
- Eliminates a provision allowing insurers to include a cancellation notice for automobile insurance with a bill
- Makes various changes to the bill’s provisions associated with preneed funeral contracts
- Removes the provision making small hydroelectric facilities eligible for renewable energy credits
- Allows a county to levy a property tax as a single ballot question under certain circumstances
- Updates voting equipment definitions
- Treats an individual that owns property in Ohio as a resident for the purposes of obtaining a resident hunting permit
- Modifies the bill’s provisions requiring Controlling Board approval for advertising purchased by a state agency that exceeds $50K
- Requires the Department of Transportation to place signs along I-70 in Clark County showing the location of Urbana University
- Requires the Department of Transportation to place signs along I-70 in Madison County showing the location of Urbana University
- Modifies bill’s provisions associated with the electronic transfers permitted under Ohio Good Funds Law
• Removes the bill’s changes allowing members of the General Assembly to collect mileage reimbursement for additional activities
• Removes an exemption from the alcoholic beverage tax for cider
• Fixes a technical error from HB 26 of the 132nd GA for the repeal date of the size and weight exemption for towing vehicles
• Corrects a technical error that occurred due to the consolidation and renaming of funds in HB 26 of the 132nd GA
• Eliminates sections in the bill requiring the Attorney General to select a private entity to receive notices sealing or expunging criminal records
• Creates the Ohio Maritime Assistance Program
• Reduces the size of the Ohio Commission on Service and Volunteerism removing the Chairperson of the House and Senate Education committees as members of the commission
• Allows the issuance of an F-9 liquor permit to a nonprofit entity that is managing entertainment for a city park under certain circumstances
• Requires two signatures for disbursements from non-charter village funds
• Changes the time frame for updating background information for investigations under the Solid, Hazardous, and Infectious Wastes Law from three years to five years
• Clarifies that incarcerated individuals do not count towards a municipality’s population relating to the Public Employees’ Collective Bargaining Law
• Removes provisions of the bill that make changes to the requirements for surface mining safety inspections
• Removes language allowing for a property tax exemption for certain municipal property
• Removes a provision requiring a public entity that challenges and loses a property tax assessment case to pay attorney fees and court costs to the property owner, and instead sets specific parameters for such an action
• Removes language requiring credit unions participating in the Linked Deposit Program or Agricultural Linked Deposit Program to pay an interest rate
• Prohibits the Ohio Soybean Marketing Program from levying assessments if assessments are levied under the National Soybean Checkoff Program
• Lowers the proposed fee increases in the House version of the bill for nonresident deer and wild turkey permits
• Removes language creating a veteran peer counseling network
• Requires the Ohio peace officer training commission to reimburse for the costs of continuing professional education programs rather than allowing the reimbursement rate to be determined by rule
• Modifies the address confidentiality program operated by the Secretary of State to require a program applicant to live, work, or attend school in Ohio
• Specifies that the surrender of corporate powers by a village does not affect the village’s power to operate utilities and requires the dissolving village’s electric utility to continue fulfilling the village’s contractual obligations
- Reinstates the current law threshold for competitive bidding amounts for port authorities
- Prohibits the Chairperson of the Public Utilities Commission from participating in the Governor’s cabinet
- Eliminates provisions of the bill specifying how to use the Volkswagen settlement funding
- Allows nonresidents to serve as a public member of a municipal planning commission as long as they are residents of an adjacent county
- Returns to current law the provisions in the bill requiring the Tax Commissioner to prescribe a single return for reporting sales tax and use tax
- Modifies the information that the Department of Taxation is required to report regarding business versus nonbusiness income taxes
- Modifies the information required in the report publishing values for land in the current agricultural use valuation (CAUV) program
- Includes SB 36 as passed by the Senate, dealing with CAUV formula changes
- Gives businesses the option of filing their income taxes with the Department of Taxation starting in 2018 and retains the House provisions modifying the throw-back rule
- Redirects a capital appropriation for a project that was not moving forward to the Union Township Recreational Facility
- Modifies language in the bill to include specific guidelines for a lodging tax rate increase for sports and recreation facilities
- Removes language specifying the distribution of revenue received by a county that increased its hotel tax rate by 3.5% in 2002
- Removes the House added electronic notary provisions and associated fees
- Returns to current law the provisions governing the inspection of inflatable amusement rides and aquatic amusement rides
- Removes the provision expanding the Retained Applicant Fingerprint Database (RAPBACK) to all professions licensed by the state
- Removes language extending the timeframe on an award for a company that had previously been awarded a sales tax exemption from the Tax Credit Authority
- Returns to the Executive language for the State Physical Health Sciences Board
- Reduces the cap from $1,000 to $500 for a lapsed crematory operator license and permit reinstatement fee
- Permits OFCC to select one JVSD in each fiscal year of the biennium for the construction of new classroom facilities or a renovation of existing facilities
- Reinserts a provision permitting ODE not to conduct a second application period for the EdChoice scholarship program if the first period used all the available funding
- Removes provision that permitted ODE access to student SSID numbers
Removes provision permitting schools to use a paper format for state assessments

Prohibits use or possession of betel nut in areas controlled or supervised by school districts or ESCs

Beginning in the 2018-2019 school year, permits certain e-schools to be separated into two or three schools – K-8 and 9-12 or K-5, 6-8, or 9-12. The resulting school’s ratings continue to count toward the school closure law

Clarifies that consecutive years of enrollment in an e-school be used for purposes of withdrawing a student for failure to participate in state assessments for two years

Requires ODE to make auxiliary services payments directly to chartered nonpublic schools not affiliated with a religious sect or church

Permits F-1 visa holders at certain schools to participate in interscholastic athletics

Permits the funding of eligible three-year-olds for early childhood programs if funds remain after October 1

Eliminates the fourth- and sixth-grade social studies assessments but requires schools to teach and assess social studies in those grades

Adds STEM schools to the list of public schools to receive right-of-first-refusal when districts sell real property

Requires the Community Connectors program to prioritize programs focusing on financial literacy, career readiness, and entrepreneurship skills

Permits a school district to request approval from OFCC to incur debt to purchase alternative fuel vehicles

Beginning January 1, 2018, makes SERS cost-of-living adjustment permissive and at the discretion of the SERS board

Prohibits ODE from making changes to community school sponsor evaluation system until the following rating period and requires any changes be specified on its website

Permits a sponsor that received a “B” or better on the academic component of the sponsor evaluation but was rated “Poor” in the 2015-2016 school year to continue sponsoring a previously sponsored school through the 2018-2019 school year so long as the academic component was and remains a “B” or better and the overall rating is not “Poor” in the future

Permits schools to administer parts of the Kindergarten readiness assessment in the two weeks leading up to the first day of school

Requires EMIS for the next two years to maintain data regarding the classification of person (student, teacher, nonteaching personnel) at whom violent student behavior was directed and requires ODE to prepare a report on the data for the legislature

Modifies the School Funding Formula

Appropriates $75K per fiscal year to prepare students for careers in culinary arts and restaurant management and $500K for the Accelerate Great Schools public private partnership
- Removes provision requiring chartered nonpublic schools to publish student enrollment, background check policies, curricula, and reading lists on its website
- Indefinitely extends the Mayor of Cleveland’s ability to establish a Transformation Alliance
- Removes requirement that absence intervention team assignments be made within ten days
- Eliminates current requirement that JVSDs spend at least 75% of career-tech funding on costs directly associated with career-tech programs and not more the 25% on personnel
- Requires a school district that provides summer academic services and opts out of summer food service in a school in which at least half of the students are eligible for free lunches to allow a food service program sponsor to use the school's facilities
- Eliminates provision establishing community school sponsor appeal before the publication of final ratings
- Removes provision requiring Lottery Commission to offer the Lucky One game
- Removes provision permitting video poker at racinos
- Removes provision requiring Director of OBM to transfer at least 26.5% and then 27% of total lottery sales revenues to the LPEF
- Removes provision permitting scholarship students at ISACS-accredited schools an exemption from high school assessments and graduation pathways
- Permits a STEM school to determine the amount of tuition to charge a student who is not a resident of Ohio and for the tuition to be not less than the minimum received for an Ohio student
- Permits OFCC to provide funding for defective or omitted work for facilities occupied after January 1, 2000
- Eliminates JEOC beginning October 1, 2017
- Eliminates school transportation payments in lieu language
- Changes the House provision dealing with Video Lottery Sales Agent Commissions to reduce from 66.5% to 66% instead of 65.5%
- Increases funding for ESC reimbursements, decreases funding for school improvement grants, Bright New Leaders, and academic distress commissions
- Removes provision requiring lottery prizes less than $5,000 to be claimed at a retail location
- In ALI 200545, eliminates the career connections earmark, increases funding for tech prep consortia grants, reduces spending on the OhioMeansJobs website, and eliminates earmarks for Cleveland/Cincinnati VoAg and Ottawa County Business Advisory Council Roadmap program
- Eliminates the Education Program Support line item
- Proportionally reduces earmarks within 200426 Education Computer Network & 200448 Educator Prep due to funding reductions
- Eliminates EMIS professional development grants
- Removes provision to permit schools to provide early retirement incentives
Removes provisions creating two new educator licenses
- Eliminates requirement for an at-risk student clearinghouse and eliminates ALI 200421
- Removes proposed law changes regarding Bright New Leaders
- OBM Removes from the bill a provision to require staggered process for electronic licensing
- OBM Reverts to current law for the appointments to the Oil and Gas Leasing Commission
- OBM Clarifies money collected by the Dept. of Health associated with sanitarian registration / renewal fees must be deposited into the Department's General Operations fund
- OBM Adds language that clarifies provisions from HB 390 – 131st GA dealing with fund transfers for the Alternative Fuel Vehicle Program
- OBM Strikes language requiring DVS to create website for job placement activity for veterans and language requiring OhioMeansJobs site include link to this new site
- OBM Eliminates provision of the bill mandating an incentive-based compensation program for lottery sales agents
- OBM Makes technical changes to the Health Insuring Corporation (HIC) Franchise Fee
- OBM Makes a few technical and clarifying corrections to executive proposal dealing with the Resident Protection Fund
- OBM Increases from 12% to 17% the share of revenue in the Indigent Defense Support fund that can be used for Public Defender Commission operating costs for 90 days until the effective date of the budget bill
- OBM Restores current law dealing with reimbursement rates if the General Assembly's appropriation to the Public Defender is insufficient to cover counties' costs for indigent defense
- OBM Restores executive budget temp law requiring DVS to pay veterans organizations' GRF rent in DAS buildings
- OBM Corrects appropriation levels in the executive version of the bill dealing for agencies that assess nuclear electric utilities through PUCO
- OBM Removes the bill's language re-appropriating Community School Classroom Facilities Grants since they don’t lapse until the end of the capital biennium
- OBM Makes clarifying and technical changes dealing with the Motor Fuel Tax and Dealer Monthly Gallon Information including removing all reference mistakenly not removed in Transportation budget
- OBM Allows piggyback sales taxes by a county to be raised in 10 cent increments. Delays the effective date until July 1, 2018
- OBM Removes the bill's provision dealing with use tax collections by certain out-of-state retailers
- OBM Reverts to current law in regards to tax enforcement limitations
- LSC Technical Amendment
- Note: Other fiscal changes not accomplished through amendments are reflected on the LSC Budget in Detail / spreadsheet