

Executive		As Passed By House		As Passed By Senate		As Enacted	
BDPCD1	Financial transaction devices						
R.C.	113.40	R.C.	113.40	R.C.	113.40	R.C.	113.40
Modifies definitions of "financial transaction device", "processor" and "state entity". Changes terms, including replacing "charge card" with "banking card" and "return or dishonored" with "reversed".		Same as the Executive.		Same as the Executive but changes the defined term “state expenses” to “revenue” and expands it to include charges, tolls, restitution, judgments, and other amounts owed to the state.		Same as the Senate.	
Changes BDP's resolution requirements by mandating its adoption to authorize financial transaction device payments for state expenses, eliminating certain mandatory content requirements from the resolution, requiring the resolution to designate TOS as the administrative agent for soliciting proposals and assisting with settlement programs, and expanding its application to include both state treasury bank accounts and those in the custody of the TOS outside the state treasury.		Same as the Executive.		Same as the Executive, but mandates its adoption to authorize financial transaction device payments for collection, receipt, and acceptance by the state of revenue, gifts, donations, or bequests.		Same as the Senate.	
Changes proposals process by removing the requirements to request proposals from at least three financial institutions, issuers, or processors, requiring the BDP's administrative agent to request proposals for acceptance, processing, and settlement services, requiring the public notice of proposals on the agent's website, increasing the minimum availability period for proposals to 15 days, removing the need to send proposals via email or require written notice of interest, and removing BDP's review requirement for all submitted proposals.		Same as the Executive.		Same as the Executive.		Same as the Executive.	

Executive	As Passed By House	As Passed By Senate	As Enacted
Changes contracting and administrative agent responsibilities by permitting BDP to authorize the administrative agent to contract with processors, permitting the agent to enter multiple contracts for payment processing on behalf of state entities and elected officials, and requiring the agent to notify processors of proposal rejections.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Changes notification and implementation requirements by removing the requirement for the Board to send its resolution to state officials and entities, removing the requirement for state officials and entities to notify the Board before implementing the resolution, and removing a permission of state entities under an elected official's authority to opt out of accepting financial transaction device payments.	Same as the Executive.	Same as the Executive.	Same as the Executive.
Changes surcharges and fees for payments made by financial transaction devices by expanding authority to impose them from BDP to state officials and entities, removing the prohibition on unauthorized surcharges and fees, removing the state entities' requirement to post notice of surcharges and fees, and removing the provisions about surcharges and fees being nonrefundable and the posting of such notices.	Same as the Executive.	Same as the Executive.	Same as the Executive.

State Board of Deposit				Main Operating Appropriations Bill H.B. 96			
Executive		As Passed By House		As Passed By Senate		As Enacted	
Changes personal liability immunity under the section to exclude state entities and include state elected officials and employees of a state entity or state elected official.		Same as the Executive.		Same as the Executive.		Same as the Executive.	
Fiscal effect: Potential administrative costs savings by reducing procedural requirements and eliminating mandated notifications and reviews.		Fiscal effect: Same as the Executive.		Fiscal effect: Same as the Executive.		Fiscal effect: Same as the Executive.	
BDPCD3	Custodial funds and active deposits						
R.C.	135.01	R.C.	135.01			R.C.	135.01
Specifies that custodial funds that are not part of the state treasury are "active deposits" for the purposes of the public depository law.		Same as the Executive.		No provision.		No provision.	
Adds paper checks to the definition of a warrant clearance account.		Same as the Executive.		No provision.		Same as the Executive.	
Fiscal effect: None.		Fiscal effect: Same as the Executive.				Fiscal effect: Same as the Executive.	
BDPCD2	Public depository place of business						
R.C.	135.03	R.C.	135.03	R.C.	135.03	R.C.	135.03
Requires an eligible public depository to have a banking office located in Ohio.		Same as the Executive.		Same as the Executive.		Same as the Executive.	
Fiscal effect: None.		Fiscal effect: Same as the Executive.		Fiscal effect: Same as the Executive.		Fiscal effect: Same as the Executive.	

State Board of Deposit		Main Operating Appropriations Bill H.B. 96		
Executive		As Passed By House	As Passed By Senate	As Enacted
<b>BDPCD4</b>	<b>Board of Deposit Expense Fund</b>			
<b>Section: 257.20</b>		<b>Section: 257.20</b>	<b>Section: 257.20</b>	<b>Section: 257.20</b>
Transfers, upon certification of expenses by TOS, cash from the Investment Earnings Redistribution Fund (Fund 6080) to the Board of Deposit Expense Fund (Fund 4M20) to pay for any necessary BDP expenses or for banking charges and fees required for the operation of the State of Ohio Regular Account.		Same as the Executive.	Same as the Executive.	Same as the Executive.

State Board of Deposit				Main Operating Appropriations Bill H.B. 96			
Executive		As Passed By House		As Passed By Senate		As Enacted	
TOSCD10	State and local treasurers' investments	R.C. 135.143, 135.1411, and 135.35		R.C. 135.143, 135.1411, and 135.35		R.C. 135.143, 135.1411, and 135.35	
No provision.		Prohibits TOS, the state board of deposit, the treasurer or the governing board of a municipal corporation, the investing authority of a county, or any person or entity to which the management and investment of public money is delegated from making an investment decision with the primary purpose of influencing environmental, social, personal, or ideological policy, unless expressly authorized by Ohio law.		Same as the House.		Same as the House.	
No provision.		No provision.		Allows the Treasurer of State, by rule, to reduce the amount of collateral a financial institution must pledge when holding public funds as investments in certificates of deposit, savings accounts, and deposit accounts by up to 10% as compared to current law.		Same as the Senate.	
No provision.		No provision.		Reduces the rating in allowable debt interest investments, other than commercial paper, from the three highest categories by two nationally recognized statistical rating organizations to the four highest categories.		Same as the Senate.	
No provision.		No provision.		Prohibits investments in debt interests rated in the fourth highest category from exceeding 10% of the state's portfolio.		Same as the Senate.	
		Fiscal effect: None.		Fiscal effect: Provides greater flexibility for TOS to invest public funds and could potentially increase investment returns.		Fiscal effect: Same as the Senate.	