Treasurer of State			Main Operating Appropriations Bill H.B. 96		
Executive			As Passed By House		
TOSCD2	Satellite offices for cash payments				
R.C.	113.05, 113.06 (Repealed)		R.C. 113.05, 113.06 (Repealed)		
Repeals la taxes and	aw permitting TOS to open receiving offices for the payment of I fees.		Same as the Executive.		
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.		
TOSCD3	Technical correction regarding inactive accounts				
R.C.	113.13		R.C. 113.13		
	an outdated reference to inactive accounts from the statute the TOS's statement of balances to the Governor or OBM		Same as the Executive.		
Fiscal effe	ect: None.		Fiscal effect: Same as the Executive.		
TOSCD8	ABLE account records not public records				
R.C.	113.51		R.C. 113.51		
Exempts from Public Records Law any record of TOS indicating ABLE account beneficiaries, balances, and activity on ABLE accounts.			Same as the Executive.		
Fiscal effo	ect: None.		Fiscal effect: Same as the Executive.		
TOSCD9	Ohio STABLE accounts				
			R.C. 113.51, 113.53; Section 413.40		
No provis	sion.		Exempts funds in an ABLE account from collection under the Ohio Medicaid Estate Recovery Program to the extent permitted under federal law.		
No provis	sion.		Requires TOS to pay account fees associated with an ABLE account on behalf of an Ohio account owner or beneficiary.		
No provis	sion.	1	Requires Fund 4E90 ALI 090639, STABLE Maintenance Fee Subsidy, be used to subsidize costs of monthly fees incurred by account holders for eligible individuals with disabilities.		

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Executive		As Passed By House
		Fiscal effect: Exempting funds in an ABLE account from collection under the Ohio Medicaid Estate Recovery Program would likely result in a reduction in state revenues, as the state would be unable to recover Medicaid costs from these accounts after the account holder's death. Additionally, TOS would incur increased expenses in the short term due to the costs associated with maintaining Ohio ABLE accounts. As of December 1, 2024, there are approximately 44,000 active ABLE accounts. The monthly maintenance cost is \$1.25 for Ohio residents and \$2.25 for out-of-state residents, with additional fees based on the usage of account services.
TOSCD1 Checks defined; Treasurer payments		
R.C. 131.01		R.C. 131.01
Defines a "check" as a negotiable financial instrument, payable upon demand, directing a financial institution to transfer money from the payer's account to the payee and permits TOS to make a payment using a check.		Same as the Executive.
Fiscal effect: None.		Fiscal effect: Same as the Executive.
TOSCD10 State and local treasurers' investments		
		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.
		Fiscal effect: None.

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Executive	e	As Passed By House
TOSCD5	Public money deposits; pledging requirements	
R.C.	135.18, 135.144 (Repealed)	R.C. 135.18, 135.144 (Repealed)
•	a law that largely duplicates R.C. 135.145 (not in the bill), g investment of interim moneys in federally insured certificates it (CDs).	Same as the Executive.
	ect: Minimal cost, as CDs would still be purchasable undering law, and the pledging requirements of the continuing law oply.	Fiscal effect: Same as the Executive.
TOSCD4	Homeownership savings program reporting requirements	
R.C.	135.71	R.C. 135.71
Requires the report on the homeownership savings linked deposit program (from TOS and the Tax Commissioner to the Governor and General Assembly, due January 31, 2027) to include the average premium savings rate paid on the accounts, rather than the average yield on the accounts.		Same as the Executive.
Fiscal eff	ect: None.	Fiscal effect: Same as the Executive.
TOSCD11	Torrens Law Assurance Fund	R.C. 5310.05, 5310.06, 5310.07, 5310.08, 5310.09, 5310.10, 5310.11, 5310.12, 5310.13, 5310.14 (Repealed), 5310.47; Sections 413.10, 413.20, 413.50
No provision.		Eliminates the Torrens Law Assurance Fund and all related statutory content, including its creation, its funding, and its use to compensate owners of registered land who suffer damages or are otherwise deprived of their land due to fraud, mistake or error relating to the registration.
No provis	sion.	Reappropriates the available balance of GRF ALI 090409, County Recorder Electronic Modernization Program, at the end of FY 2025 for the same purpose in FY 2026.

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Executive	As Passed By House
No provision.	Requires moneys in Fund 5BD1 to be used to distribute funds to reimburse counties under the County Recorder Electronic Record Modernization Program, for use by county recorder's offices to implement record digitization and electronic recording requirements. Requires TOS to reimburse counties on a rolling basis until the appropriation is expended.
No provision.	Specifies eligibility requirements related to funds reimbursement under the Program. Requires a county that receives funds under the Program to credit those funds to the Recorder's Technology Fund at least to the extent necessary to reimburse the fund for money the county recorder spent to implement the record digitization and electronic recording requirements.
No provision.	Requires the TOS, on July 1, 2025, or as soon as possible thereafter, to transfer the cash balance, including accrued interest and investment earnings, from the Torrens Law Assurance Fund, in the custody of TOS, to the County Recorder Electronic Modernization Fund (Fund 5BD1). Repeals and abolishes the Torrens Law Assurance Fund upon completion of the required transfer.
	Fiscal effect: Appropriates \$1,750,000 in FY 2026 under Fund 5BD1 ALI 090576 to reimburse counties for costs related to the county recorder electronic modernization program.
TOSCD6 Tax Refunds	
Section: 413.20	Section: 413.20
Requires Fund 4250 ALI 090635, Tax Refunds, to be used to pay specified tax refunds. Appropriates additional amounts that are necessary for that purpose.	Same as the Executive.

**TOSCD7** Treasury management system

Section: 413.30 Section: 413.30

Requires GRF ALI 090406, Treasury Management System Lease Rental Payments, to be used for payments during the FY 2026-FY 2027 biennium, pursuant to leases and agreements with respect to financing the costs associated with the acquisition, development, implementation, and integration of the Treasury Management System.

Same as the Executive.

within ODNR.

(3) Removes the requirement that the cash transferred to ODNR be

transferred to the appropriate fund designated by the applicable division

(3) Same as the Executive, except for the transfers to the Wildlife Land

Royalty Fund as described above.

Treasurer of State			Mair	n Operating Appropriations Bill H.B. 96
Executive	e	As Pass	ed By House	
CLACD1	Money and interest credited to Crime Victims Recovery Fund			
R.C.	2969.13	R.C.	2969.13	
	the responsibility of TOS to credit revenue to the Crime Victims Fund (Fund 5B20).	Same a	the Executive.	
Fiscal eff	ect: None.	Fiscal e	fect: Same as the Executiv	e.

Treasurer of State	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
(1) No provision.	(1) Notify TOS about their participation in the program.
(2) No provision.	(2) Maintain financial records documenting how the school spent the funds it received under the ESA program.
(3) No provision.	(3) Maintain a physical location in the state at which each student has regular and direct contact with teachers and that is not a building that primarily serves as a residence.
(4) No provision.	(4) Notify TOS and DEW of any change in the school's name, school director, mailing address, or physical location within 15 days of the change.
(5) No provision.	(5) Require the parent of a student for whom a scholarship account is established to endorse the use of funds from a scholarship account by the school or approve the transfer of funds from the scholarship account to the school.
No provision.	Requires TOS to transfer the balance of the student's old account to the student's new account if a student reapplies to have an account established for the following school year. Requires TOS, if a student does not reapply to have an account established for the following school year, to transfer the balance of the old account to the GRF on July 1 following the school year for which the account was established.
No provision.	Requires TOS to transfer the balance of any funds, including any prorated refund, in the account of a student who disenrolls from a participating school and does not enroll in a different participating school during the same school year to the GRF and requires the transfers to occur on January 1 and July 1 of each year.
No provision.	Requires TOS to certify to OBM the amount of any funds returned to the GRF from those scholarship accounts and appropriates, for FY 2027, the certified amount of funds returned to the GRF during that fiscal year to GRF ALI 200550, Foundation Funding - All Students.
No provision.	Permits TOS to conduct random audits to verify that parents are using funds appropriately.

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Executive	As Passed By House
No provision.	Requires DEW to establish a complaint system under which: (1) any individual may submit a complaint about an alleged violation of the program's requirements; (2) DEW must promptly complete an investigation of the complaint, while providing updates and responding to questions from the complainant and the subject of the complaint; (3) DEW must submit the investigations findings to the TOS, the complainant, and the subject of the complaint; and (4) if the investigation determines the program's requirements were violated, the TOS must determine a resolution to the complaint and require corrective action to be taken.
No provision.	Requires TOS to establish due process procedures for individuals and participating nonchartered nonpublic schools who are determined noncompliant with the program's requirements, including a notice of the noncompliance determination, an opportunity for a hearing regarding it, and an opportunity to appeal it prior to the TOS determining a resolution or undertaking any action regarding it
No provision.	Requires DEW to do all of the following:
(1) No provision.	(1) Compile the assessment scores attained by students for whom a scholarship account is established and aggregate the scores by (a) the state, including all scholarship account students, (b) the scholarship students' resident school district, and (c) nonchartered nonpublic school.
(2) No provision.	(2) Disaggregate the performance data according to (a) grade level, (b) race and ethnicity; (c) gender; (d) students with a scholarship account who have participated in the program for three or more years; (e) students with a scholarship account who have participated in the program for more than one year and less than three years; (f) students with a scholarship account who have participated in the program for one year or less; and (g) economically disadvantaged students.
(3) No provision.	(3) Post the student performance data on its website by February 1 each year. Prohibits DEW from including any data that is statistically unreliable or that could result in the identification of individual students.

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Executive	As Passed By House
(4) No provision.	(4) Develop, by July 1, 2026, a measure of student growth for students with scholarship accounts that are enrolled in nonchartered nonpublic schools, use the data to report annually on student growth for students in grades 4-8 during the school year in which data is reported, and make the growth reports available on its publicly accessible website. Prohibits data reporting for schools with fewer than 10 students who have established scholarship accounts.
No provision.	Requires TOS to collect and provide to DEW any data that DEW needs to fulfill its data reporting duties.
	Fiscal effect: Increases GRF expenditures from ALI 200550, Foundation Funding - All Students, by an estimated \$35.1 million annually beginning in FY 2027. Potential increase in administrative costs for TOS to administer the accounts and for DEW to collect and report additional data.

			Main Operating Appropriations Bill		
Treasurer of State			Main Operating Appropriations Bit H.B. 96		
Executive			As Passed By House		
FCCCD9 State fund	ling of major sports facilities				
R.C. 123.28, 12	23.281, 123.282		R.C. 123.28, 123.281, 715.016		
sports facilities and	minister the construction and renovation of major minor league sports facilities throughout Ohio for the the state, and to support youth sports education.		Replaces the Executive provision with one that requires OFCC to administer the construction of major sports facilities that will be a part of transformational major sports facility mixed-use projects.		
• •	es construction and renovation with sports gaming tax ewly created Sports Facilities Construction and Sports and") (see TAXCD62).		Replaces the Executive provision with one that supports the facilities construction with the authorization to issue and sell \$600,000,000 in bonds deposited in the Cultural and Sports Facilities Building Fund (Fund 7030) (see FCCCD17).		
Construction and Yo	ember Ohio Advisory Committee for Sports Facility uth Sports Education ("committee") to evaluate and be supported by the fund and administered by OFCC.		No provision.		
administration of the economic developm facility mixed-use pr	ttee to recommend policies and procedures for the fund for review and adoption by OFCC, prioritizing ent through major sports facilities, major sports ojects and minor league sports facilities, youth sports ties that enable training in team or individual sports.	1	No provision.		
committee on what	ors of DEW, ODPS, and ODH, and the ADJ to advise the skills, facilities, and programs are necessary for youth d to publish, as needed, standards for youth sports tudents.	1	No provision.		
No provision.		1	Requires 70% of the total initial estimated construction cost of the major sports facility from sources other than the state, with at least 50% of the total from the professional sports franchise that plans to use the facility. Conditions the remaining 30% from state funds if the General Assembly has specifically authorized or appropriated money for the project.		

No provision.

Requires specific conditions to be met if state bond proceeds are being used, including that the amount of increased state tax revenues is

projected to be in excess of the total debt service of the state bonds for

their initial term.

obligation bonds issued for the Cleveland Browns major sports facility stadium project for some period depending on the level of future bond issuances, the maturity of the bonds issued, and market conditions. To

projected amount of increased state tax revenues to be greater than the

use those bonds, the bill requires, among other things, that the



Treasurer of State	Main Operating Appropriations Bill H.B. 96
Executive	As Passed By House
DOHCD41 Medical Quality Assurance Fund	
	R.C. 113.78
No provision.	Permits TOS to invest money from the Medical Quality Assurance Fund that exceeds the amount required to meet the Fund's current uses, which are directed by the General Assembly, by exercising the existing authority that applies to investing interim funds of the state.
No provision.	Requires all investment earnings of the Fund to be credited to the Fund.
	Fiscal effect: Depends on the amount invested and the return on those investments.

Treasurer of State	Main Operating Appropriations Bill H.B. 96		
executive	As Passed By House		
ORCD114 Scholarship Rules Advisory Committee repeal			
	R.C. 3333.373, (Repealed)		
lo provision.	Abolishes the Scholarship Rules Advisory Committee, which provides recommendations to the Chancellor about rules, criteria, and guidelin necessary to implement the scholarship and certain fellowship progra		
	Fiscal effect: None.		
ORCD92 Strategic Square Footage Reduction			
a.C. 3333.96, 3334.11, 3334.12	R.C. 3333.96, 3334.11		
Requires the Chancellor, in consultation with OFCC, to administer and ward revolving loans to state institutions of higher education that enable voluntary reduction of physical square footage at their campuses.	Same as the Executive.		
Requires the Chancellor and OFCC to establish: (1) procedures and forms o apply for a loan; (2) a competitive process for ranking applicants and twarding the loans, with priority given to state institutions whose general tudent population has decreased; (3) procedures and timelines for listributing the loans and collecting payments for the fund; and (4) procedures for each state institution to include in its application.	I and the second se		
Requires the Chancellor and OFCC to consider the following in making final awards: (1) the value of the facilities if sold or reallocated to serve other purposes; (2) the relative age and condition of the facilities to be deconstructed; (3) historical enrollment patterns as well as future enrollment projections; (4) the composition of classes offered in person ersus in an online format; (5) the level of deferred maintenance; (6) the prior level of state investment; (7) the amount of annual operating expenses defrayed by eliminating the facilities; and (8) a report from OBI that details the extent and status of past capital budget funding for the project and the existence of any outstanding bonded debt derived from that support.			
Requires each recipient institution annually to provide a summary of inancial information regarding the loan.	Same as the Executive.		

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Executive	As Passed By House
Requires a state institution's board of trustees to adopt a resolution approving the demolition project prior to using the loan.	Same as the Executive.
Requires any net proceeds received from any demolition, at the direction of the OBM Director, to be credited to funds in the state treasury, or to accounts held by the state institution.	Same as the Executive.
Prohibits a state institution that receives a loan from constructing any new facility at the same time demolition is occurring.	Same as the Executive.
Requires TOS, upon request by the Chancellor and approval by the OBM Director, to transfer funds from the Ohio Tuition Reserve Fund to the Strategic Square Footage Reduction Fund (Fund 5JC1) created by the bill.	Same as the Executive.
Requires TOS, upon request by the Chancellor, to transfer the amount determined to be surplus, based on the Ohio Tuition Trust Fund's annual actuarial soundness evaluation conducted under continuing law, to Fund 5JC1. Requires at least 5% of the surplus to remain in the Ohio Tuition Trust Fund.	No provision.
Fiscal effect: The bill appropriates \$82.7 million in FY 2026 from Fund 5CJ1 ALI 2356A2, Strategic Square Footage Reduction, to support the loans. According to ODHE, the Ohio Tuition Reserve Fund, a sub-fund of the Ohio Tuition Trust Fund, currently has a balance of \$89.3 million.	Fiscal effect: Same as the Executive.

Treasurer of State			Main Operating Appropriations Bill H.B. 96		
Executive			As Passed By House		
Other Tax	xation Provisions				
TAXCD32	Remove outdated tax reference				
R.C.	5725.23		R.C. 57	25.23	
Removes an outdated reference in the Revised Code to the intangible property tax, which is no longer levied.			Same as the I	xecutive.	
Fiscal effect: None.			Fiscal effect: Same as the Executive.		
TAXCD19	Insurance premium tax: certification of nonpayment				
R.C.	5729.10		R.C. 57	29.10	
Requires the Treasurer of State to certify unpaid insurance premium taxes to the Attorney General for collection, replacing the Superintendent of Insurance's authority to do so.			Same as the Executive.		
Fiscal effect: None.			Fiscal effect:	Same as the Executive.	