## As Introduced

## 124th General Assembly Regular Session 2001-2002

H. B. No. 454

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## REPRESENTATIVES Coates, Otterman, Allen

## A BILL

To amend section 5705.41 of the Revised Code to raise

made without a certificate of available funds.

the threshold amount below which the fiscal officer

of a political subdivision can approve expenditures

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That section 5705.41 of the Revised Code be	5
amended to read as follows:	6
Sec. 5705.41. No subdivision or taxing unit shall:	7
(A) Make any appropriation of money except as provided in	8
Chapter 5705. of the Revised Code; provided, that the	9
authorization of a bond issue shall be deemed to be an	10
appropriation of the proceeds of the bond issue for the purpose	11
for which such bonds were issued, but no expenditure shall be made	12
from any bond fund until first authorized by the taxing authority;	13
(B) Make any expenditure of money unless it has been	14
appropriated as provided in such chapter;	15
(C) Make any expenditure of money except by a proper warrant	16
drawn against an appropriate fund;	17
(D)(1) Except as otherwise provided in division (D)(2) of	18
this section and section 5705 44 of the Perrised Code make any	10

contract or give any order involving the expenditure of money
unless there is attached thereto a certificate of the fiscal
officer of the subdivision that the amount required to meet the
obligation or, in the case of a continuing contract to be
performed in whole or in part in an ensuing fiscal year, the
amount required to meet the obligation in the fiscal year in which
the contract is made, has been lawfully appropriated for such
purpose and is in the treasury or in process of collection to the
credit of an appropriate fund free from any previous encumbrances.
This certificate need be signed only by the subdivision's fiscal
officer. Every such contract made without such a certificate shall
be void, and no warrant shall be issued in payment of any amount
due thereon. If no certificate is furnished as required, upon
receipt by the taxing authority of the subdivision or taxing unit
of a certificate of the fiscal officer stating that there was at
the time of the making of such contract or order and at the time
of the execution of such certificate a sufficient sum appropriated
for the purpose of such contract and in the treasury or in process
of collection to the credit of an appropriate fund free from any
previous encumbrances, such taxing authority may authorize the
drawing of a warrant in payment of amounts due upon such contract,
but such resolution or ordinance shall be passed within thirty
days after the taxing authority receives such certificate;
provided that, if the amount involved is less than one hundred
dollars in the case of counties or <del>one</del> three thousand dollars in
the case of all other subdivisions or taxing units, the fiscal
officer may authorize it to be paid without such affirmation of
the taxing authority of the subdivision or taxing unit, if such
expenditure is otherwise valid.

(2) Annually, the board of county commissioners may adopt a resolution exempting for the current fiscal year county purchases of seven hundred fifty dollars or less from the requirement of

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division (D)(1) of this section that a certificate be attached to any contract or order involving the expenditure of money. The resolution shall state the dollar amount that is exempted from the certificate requirement and whether the exemption applies to all purchases, to one or more specific classes of purchases, or to the purchase of one or more specific items. Prior to the adoption of the resolution, the board shall give written notice to the county auditor that it intends to adopt the resolution. The notice shall state the dollar amount that is proposed to be exempted and whether the exemption would apply to all purchases, to one or more specific classes of purchases, or to the purchase of one or more specific items. The county auditor may review and comment on the proposal, and shall send any comments to the board within fifteen days after receiving the notice. The board shall wait at least fifteen days after giving the notice to the auditor before adopting the resolution. A person authorized to make a county purchase in a county that has adopted such a resolution shall prepare and file with the county auditor, within three business days after incurring an obligation not requiring a certificate, a written document specifying the purpose and amount of the expenditure, the date of the purchase, the name of the vendor, and such additional information as the auditor of state may prescribe.

(3) Upon certification by the auditor or other chief fiscal officer that a certain sum of money, not in excess of five thousand dollars, has been lawfully appropriated, authorized, or directed for a certain purpose and is in the treasury or in the process of collection to the credit of a specific line-item appropriation account in a certain fund free from previous and then outstanding obligations or certifications, then for such purpose and from such line-item appropriation account in such fund, over a period not exceeding three months and not extending beyond the end of the fiscal year, expenditures may be made,

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orders for payment issued, and contracts or obligations calling for or requiring the payment of money made and assumed; provided, that the aggregate sum of money included in and called for by such expenditures, orders, contracts, and obligations shall not exceed the sum so certified. Such a certification need be signed only by the fiscal officer of the subdivision or the taxing district and may, but need not, be limited to a specific vendor. An itemized statement of obligations incurred and expenditures made under such certificate shall be rendered to the auditor or other chief fiscal officer before another such certificate may be issued, and not more than one such certificate shall be outstanding at a time.

In addition to providing the certification for expenditures of five thousand dollars or less as provided in this division, a subdivision also may make expenditures, issue orders for payment, and make contracts or obligations calling for or requiring the payment of money made and assumed for specified permitted purposes from a specific line-item appropriation account in a specified fund for a sum of money upon the certification by the fiscal officer of the subdivision that this sum of money has been lawfully appropriated, authorized, or directed for a permitted purpose and is in the treasury or in the process of collection to the credit of the specific line-item appropriation account in the specified fund free from previous and then-outstanding obligations or certifications; provided that the aggregate sum of money included in and called for by the expenditures, orders, and obligations shall not exceed the certified sum. The purposes for which a subdivision may lawfully appropriate, authorize, or issue such a certificate are the services of an accountant, architect, attorney at law, physician, professional engineer, construction project manager, consultant, surveyor, or appraiser by or on behalf of the subdivision or contracting authority; fuel oil,

gasoline, food items, roadway materials, and utilities; and any

purchases exempt from competitive bidding under section 125.04 of the Revised Code and any other specific expenditure that is a recurring and reasonably predictable operating expense. Such a certification shall not extend beyond the end of the fiscal year or, in the case of a board of county commissioners that has established a quarterly spending plan under section 5705.392 of the Revised Code, beyond the quarter to which the plan applies. Such a certificate shall be signed by the fiscal officer and may, but need not, be limited to a specific vendor. An itemized statement of obligations incurred and expenditures made under such a certificate shall be rendered to the fiscal officer for each certificate issued. More than one such certificate may be outstanding at any time.

In any case in which a contract is entered into upon a per unit basis, the head of the department, board, or commission for the benefit of which the contract is made shall make an estimate of the total amount to become due upon such contract, which estimate shall be certified in writing to the fiscal officer of the subdivision. Such a contract may be entered into if the appropriation covers such estimate, or so much thereof as may be due during the current year. In such a case the certificate of the fiscal officer based upon the estimate shall be a sufficient compliance with the law requiring a certificate.

Any certificate of the fiscal officer attached to a contract shall be binding upon the political subdivision as to the facts set forth therein. Upon request of any person receiving an order or entering into a contract with any political subdivision, the certificate of the fiscal officer shall be attached to such order or contract. "Contract" as used in this section excludes current payrolls of regular employees and officers.

Taxes and other revenue in process of collection, or the proceeds to be derived from authorized bonds, notes, or

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certificates of indebtedness sold and in process of delivery,	148
shall for the purpose of this section be deemed in the treasury or	149
in process of collection and in the appropriate fund. This section	150
applies neither to the investment of sinking funds by the trustees	151
of such funds, nor to investments made under sections 731.56 to	152
731.59 of the Revised Code.	153
No district authority shall, in transacting its own affairs,	154
do any of the things prohibited to a subdivision by this section,	155
but the appropriation referred to shall become the appropriation	156
by the district authority, and the fiscal officer referred to	157
shall mean the fiscal officer of the district authority.	158
Section 2. That existing section 5705.41 of the Revised Code	159
is hereby repealed.	160
Section 3. Section 5705.41 of the Revised Code is presented	161
in this act as a composite of the section as amended by both Am.	162
H.B. 21 and Am. Sub. H.B. 94 of the 124th General Assembly. The	163
General Assembly, applying the principle stated in division (B) of	164
section 1.52 of the Revised Code that amendments are to be	165
harmonized if reasonably capable of simultaneous operation, finds	166
that the composite is the resulting version of the section in	167
effect prior to the effective date of the section as presented in	168
this act.	169