# As Passed by the House

# 126th General Assembly Regular Session 2005-2006

Sub. H. B. No. 478

Representatives Wagoner, Ujvagi, Brown, Perry, Latta, Webster, Miller, Core, Hartnett, Evans, C., Hoops, McGregor, J., Sykes, Skindell, Coley, Barrett, Beatty, Blessing, Book, Buehrer, Calvert, Carano, Cassell, Collier, Combs, DeBose, DeGeeter, Distel, Dolan, Domenick, Evans, D., Fende, Flowers, Gilb, Hughes, Key, Martin, Mason, Mitchell, Otterman, Patton, S., Patton, T., Raga, Redfern, Reidelbach, Seitz, Setzer, Smith, G., Smith, S., Stewart, J., Willamowski, Williams, Woodard, Yates, Yuko

## A BILL

To amend sections 145.011, 151.04, 154.01, 3305.01, 1 3307.01, 3333.045, 3334.01, 3345.04, 3345.12, 3345.17, 3345.31, 3345.32, 3345.50, 3345.51, and 3 3345.71; to enact sections 3364.01, 3364.02, 4 3364.03, 3364.04, 3364.05, and 3364.06; to repeal 5 sections 3350.01, 3350.02, 3350.03, 3350.04, 6 3350.05, 3360.01, 3360.02, 3360.03, 3360.04, and 7 3360.05 of the Revised Code; and to amend Sections 8 209.63, 209.63.57, and 209.64.22 of Am. Sub. H.B. 9 66 of the 126th General Assembly to combine the 10 University of Toledo and the Medical University of 11 Ohio at Toledo. 12

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

	Sect	tion	1.	That	sec	ction	ıs	3364.	01,	336	54.	02,	3364	1.03	, :	3364	4.0	)4,		13
3364	.05,	and	336	54.06	of	the	Re	vised	Coo	le l	эe	enac	cted	to	rea	ad a	as			14
folla	ows:																			15

Sec. 3364.01. (A) The university of Toledo, as authorized	16
under former Chapter 3360. of the Revised Code, and the medical	17
university of Ohio at Toledo, as authorized under former sections	18
3350.01 to 3350.05 of the Revised Code, shall be combined as one	19
state university to be known as the "university of Toledo."	20
(B)(1) The government of the combined university of Toledo is	21
vested in a board of trustees which, except as prescribed in	22
division (B)(2) of this section, shall be appointed by the	23
governor with the advice and consent of the senate. The initial	24
board of trustees of the combined university shall be as	25
prescribed in division (B)(2) of this section. After the	26
abolishment of offices as prescribed in division (B)(2)(a) of this	27
section, the board of trustees of the combined university shall	28
consist of nine voting members, who shall serve for terms of nine	29
years, and two nonvoting members, who shall be students of the	30
combined university and who shall serve for terms of two years.	31
Terms of office of trustees shall begin on the second day of July	32
and end on the first day of July.	33
(2) The initial board of trustees of the combined university	34
shall consist of seventeen voting members who are the eight	35
members who made up the board of trustees of the medical	36
university of Ohio at Toledo prior to May 1, 2006, under former	37
section 3350.01 of the Revised Code, and whose terms would expire	38
under that section after May 1, 2006; the eight voting members who	39
made up the board of trustees of the university of Toledo, under	40
former section 3360.01 of the Revised Code, and whose terms would	41
expire under that section after July 1, 2006; and one additional	42
member appointed by the governor with the advice and consent of	43
the senate. The terms of office, abolishment of office, and	44
succession of the voting members of the initial board shall be as	45
prescribed in division (B)(2)(a) of this section. The initial	46

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trustees shall be the student member of the former university of	108
Toledo board of trustees, appointed under former section 3360.01	109
of the Revised Code, whose term would expire under that section on	110
July 1, 2007. The term of that student member shall expire on July	111
1, 2007. The other student member shall be a new appointee,	112
representing the portion of the combined university that made up	113
the former medical university of Ohio at Toledo, appointed to a	114
two-year term beginning on July 2, 2006, and ending on July 1,	115
2008. That student trustee shall be appointed by the governor,	116
with the advice and consent of the senate, from a group of three	117
candidates selected pursuant to a procedure adopted by the	118
university's student governments and approved by the university's	119
board of trustees. Thereafter appointment and terms of office of	120
student members of the board of trustees shall be as prescribed by	121
division (B)(3) of this section.	122
(3) The student members of the board of trustees of the	123
combined university shall be appointed by the governor, with the	124
advice and consent of the senate, from a group of six candidates	125
selected pursuant to a procedure adopted by the university's	126
student governments and approved by the university's board of	127
trustees. Terms of office of student members shall be for two	128
years, each term ending on the same day of the same month of the	129
year as the term it succeeds. In the event that a student member	130
cannot fulfill a two-year term, a replacement shall be selected to	131
fill the unexpired term in the same manner used to make the	132
original selection.	133
(4) Each trustee shall hold office from the date of	134
	135
appointment until the end of the term for which the trustee was	
appointed. Any trustee appointed to fill a vacancy occurring prior	136
to the expiration of the term for which the trustee's predecessor	137
was appointed shall hold office for the remainder of such term.	138

Any trustee shall continue in office subsequent to the expiration

agreements necessary or incidental to the acquisition of property

for and the operation of the university. Title to any property

taken in the name of the state of Ohio for the benefit of the

university of Toledo, the board of trustees of the university of

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section 145.01 of the Revised Code and notwithstanding Chapter	262
3309. of the Revised Code, there shall be included in such	263
membership all of the following:	264
(A) The nonteaching employees of the Cleveland state	265
university, the medical university of Ohio at Toledo, and the	266
northeastern Ohio universities college of medicine;	267
(B) Any person who elects to transfer from the school	268
employees retirement system to the public employees retirement	269
system under section 3309.312 of the Revised Code;	270
(C) Any person who is employed full-time on or after	271
September 16, 1998, pursuant to section 3345.04 of the Revised	272
Code by the university of Akron as a state university law	273
enforcement officer.	274
Such employees are included in the definition of member as	275
used in Chapter 145. of the Revised Code. The universities and	276
colleges shall be subject to the obligations imposed by Chapter	277
145. of the Revised Code.	278
Sec. 151.04. This section applies to obligations as defined	279
in this section.	280
(A) As used in this section:	281
(1) "Costs of capital facilities" include related direct	282
administrative expenses and allocable portions of direct costs of	283
the using institution.	284
(2) "Obligations" means obligations as defined in section	285
151.01 of the Revised Code issued to pay costs of capital	286
facilities for state-supported or state-assisted institutions of	287
higher education.	288
(3) "State-supported or state-assisted institutions of higher	289
education" means a state university or college, or community	290
college district, technical college district, university branch	291

district, or state community college, or other institution for	292
education, including technical education, beyond the high school,	293
receiving state support or assistance for its expenses of	294
operation. "State university or college" means each of the state	295
universities identified in section 3345.011 of the Revised Code-	296
and the northeastern Ohio universities college of medicine, and	297
the medical university of Ohio at Toledo.	298

- (4) "Using institution" means the state-supported or

  state-assisted institution of higher education, or two or more

  institutions acting jointly, that are the ultimate users of

  capital facilities for state-supported and state-assisted

  institutions of higher education financed with net proceeds of

  obligations.
- (B) The issuing authority shall issue obligations to pay 305 costs of capital facilities for state-supported and state-assisted 306 institutions of higher education pursuant to Section 2n of Article 307 VIII, Ohio Constitution, section 151.01 of the Revised Code, and 308 this section.
- (C) Net proceeds of obligations shall be deposited into the 310 higher education improvement fund created by division (F) of 311 section 154.21 of the Revised Code. 312
- (D) There is hereby created in the state treasury the "higher 313 education capital facilities bond service fund." All moneys 314 received by the state and required by the bond proceedings, 315 consistent with sections 151.01 and 151.04 of the Revised Code, to 316 be deposited, transferred, or credited to the bond service fund, 317 and all other moneys transferred or allocated to or received for 318 the purposes of that fund, shall be deposited and credited to the 319 bond service fund, subject to any applicable provisions of the 320 bond proceedings but without necessity for any act of 321 appropriation. During the period beginning with the date of the 322

first issuance of obligations and continuing during the time that	323
any obligations are outstanding in accordance with their terms, so	324
long as moneys in the bond service fund are insufficient to pay	325
debt service when due on those obligations payable from that fund	326
(except the principal amounts of bond anticipation notes payable	327
from the proceeds of renewal notes or bonds anticipated) and due	328
in the particular fiscal year, a sufficient amount of revenues of	329
the state is committed and, without necessity for further act of	330
appropriation, shall be paid to the bond service fund for the	331
purpose of paying that debt service when due.	332

### Sec. 154.01. As used in this chapter:

- (A) "Commission" means the Ohio public facilities commission 334 created in section 151.02 of the Revised Code. 335
- (B) "Obligations" means bonds, notes, or other evidences of 336 obligation, including interest coupons pertaining thereto, issued 337 pursuant to Chapter 154. of the Revised Code. 338
- (C) "Bond proceedings" means the order or orders, resolution 339 or resolutions, trust agreement, indenture, lease, and other 340 agreements, amendments and supplements to the foregoing, or any 341 combination thereof, authorizing or providing for the terms and 342 conditions applicable to, or providing for the security of, 343 obligations issued pursuant to Chapter 154. of the Revised Code, 344 and the provisions contained in such obligations. 345
- (D) "State agencies" means the state of Ohio and officers, 346 boards, commissions, departments, divisions, or other units or 347 agencies of the state. 348
- (E) "Governmental agency" means state agencies, state 349 supported and assisted institutions of higher education, municipal 350 corporations, counties, townships, school districts, and any other 351 political subdivision or special district in this state 352

association, or corporation.

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- (I) "Bond service charges" means principal, including mandatory sinking fund requirements for retirement of obligations, 386 and interest, and redemption premium, if any, required to be paid 387 by the state on obligations. If not prohibited by the applicable 388 bond proceedings, bond service charges may include costs relating 389 to credit enhancement facilities that are related to and 390 represent, or are intended to provide a source of payment of or 391 limitation on, other bond service charges. 392
- (J) "Capital facilities" means buildings, structures, and 393 other improvements, and equipment, real estate, and interests in 394 real estate therefor, within the state, and any one, part of, or 395 combination of the foregoing, to serve the general purposes for 396 which the issuing authority is authorized to issue obligations 397 pursuant to Chapter 154. of the Revised Code, including, but not 398 limited to, drives, roadways, parking facilities, walks, lighting, 399 machinery, furnishings, utilities, landscaping, wharves, docks, 400 piers, reservoirs, dams, tunnels, bridges, retaining walls, 401 riprap, culverts, ditches, channels, watercourses, retention 402 basins, standpipes and water storage facilities, waste treatment 403 and disposal facilities, heating, air conditioning and 404 communications facilities, inns, lodges, cabins, camping sites, 405 golf courses, boat and bathing facilities, athletic and 406 recreational facilities, and site improvements. 407
- (K) "Costs of capital facilities" means the costs of 408 acquiring, constructing, reconstructing, rehabilitating, 409 remodeling, renovating, enlarging, improving, equipping, or 410 furnishing capital facilities, and the financing thereof, 411 including the cost of clearance and preparation of the site and of 412 any land to be used in connection with capital facilities, the 413 cost of any indemnity and surety bonds and premiums on insurance, 414 all related direct administrative expenses and allocable portions 415

of direct costs of the commission or issuing authority and	416
department of administrative services, or other designees of the	417
commission under section 154.17 of the Revised Code, cost of	418
engineering and architectural services, designs, plans,	419
specifications, surveys, and estimates of cost, legal fees, fees	420
and expenses of trustees, depositories, and paying agents for the	421
obligations, cost of issuance of the obligations and financing	422
charges and fees and expenses of financial advisers and	423
consultants in connection therewith, interest on obligations from	424
the date thereof to the time when interest is to be covered from	425
sources other than proceeds of obligations, amounts necessary to	426
establish reserves as required by the bond proceedings, costs of	427
audits, the reimbursement of all moneys advanced or applied by or	428
borrowed from any governmental agency, whether to or by the	429
commission or others, from whatever source provided, for the	430
payment of any item or items of cost of the capital facilities,	431
any share of the cost undertaken by the commission pursuant to	432
arrangements made with governmental agencies under division (H) of	433
section 154.06 of the Revised Code, and all other expenses	434
necessary or incident to planning or determining feasibility or	435
practicability with respect to capital facilities, and such other	436
expenses as may be necessary or incident to the acquisition,	437
construction, reconstruction, rehabilitation, remodeling,	438
renovation, enlargement, improvement, equipment, and furnishing of	439
capital facilities, the financing thereof and the placing of the	440
same in use and operation, including any one, part of, or	441
combination of such classes of costs and expenses.	442

(L) "Public service facilities" means inns, lodges, hotels, 443 cabins, camping sites, scenic trails, picnic sites, restaurants, 444 commissaries, golf courses, boating and bathing facilities and 445 other similar facilities in state parks. 446

(M) "State parks" means:

and to be credited thereto.

(1) State reservoirs described and identified in section	448
1541.06 of the Revised Code;	449
(2) All lands or interests therein of the state identified as	450
administered by the division of parks and recreation in the	451
"inventory of state owned lands administered by the department of	452
natural resources as of June 1, 1963," as recorded in the journal	453
of the director, which inventory was prepared by the real estate	454
section of the department and is supported by maps now on file in	455
said real estate section;	456
(3) All lands or interests in lands of the state designated	457
after June 1, 1963, as state parks in the journal of the director	458
with the approval of the recreation and resources council.	459
State parks do not include any lands or interest in lands of	460
the state administered jointly by two or more divisions of the	461
department of natural resources. The designation of lands as state	462
parks under divisions $(M)(1)$ to $(3)$ of this section is conclusive	463
and such lands shall be under the control of and administered by	464
the division of parks and recreation. No order or proceeding	465
designating lands as state parks or park purchase areas is subject	466
to any appeal or review by any officer, board, commission, or	467
court.	468
(N) "Bond service fund" means the applicable fund created for	469
and pledged to the payment of bond service charges under section	470
154.20, 154.21, 154.22, or 154.23 of the Revised Code, including	471
all moneys and investments, and earnings from investments,	472
credited and to be credited thereto.	473
(0) "Improvement fund" means the applicable fund created for	474
the payment of costs of capital facilities under section 154.20,	475
154.21, 154.22, or 3383.09 of the Revised Code, including all	476
moneys and investments, and earnings from investments, credited	477

(P) "Special funds" or "funds" means, except where the	479
context does not permit, the bond service funds, the improvements	480
funds, and any other funds for similar or different purposes	481
created under bond proceedings, including all moneys and	482
investments, and earnings from investments, credited and to be	483
credited thereto.	484
(Q) "Year" unless the context indicates a different meaning	485
or intent, means a calendar year beginning on the first day of	486
January and ending on the thirty-first day of December.	487
(R) "Fiscal year" means the period of twelve months beginning	488
on the first day of July and ending on the thirtieth day of June.	489
(S) "Issuing authority" means the treasurer of state or the	490
officer or employee who by law performs the functions of that	491
office.	492
(T) "Credit enhancement facilities" has the same meaning as	493
in section 133.01 of the Revised Code.	494
(U) "Ohio cultural facility" and "Ohio sports facility" have	495
the same meanings as in section 3383.01 of the Revised Code.	496
Sec. 3305.01. As used in this chapter:	497
(A) "Public institution of higher education" means a state	498
university as defined in section 3345.011 of the Revised Code, the	499
medical university of Ohio at Toledo, the northeastern Ohio	500
universities college of medicine, or a university branch,	501
technical college, state community college, community college, or	502
municipal university established or operating under Chapter 3345.,	503
3349., 3354., 3355., 3357., or 3358. of the Revised Code.	504
(B) "State retirement system" means the public employees	505
retirement system created under Chapter 145. of the Revised Code,	506
the state teachers retirement system created under Chapter 3307.	507

of the Revised Code, or the school employees retirement system

(3) If the electing employee would be subject to Chapter

3309. of the Revised Code had the employee not made an election

"compensation" as defined in division (V) of section 3309.01 of

pursuant to section 3305.05 or 3305.051 of the Revised Code,

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(E) "Beneficiary" means any person eligible to receive, or in	599
receipt of, a retirement allowance or other benefit provided by	600
this chapter.	601
(F) "Year" means the year beginning the first day of July and	602
ending with the thirtieth day of June next following, except that	603
for the purpose of determining final average salary under the plan	604
described in sections 3307.50 to 3307.79 of the Revised Code,	605
"year" may mean the contract year.	606
(G) "Local district pension system" means any school teachers	607
pension fund created in any school district of the state in	608
accordance with the laws of the state prior to September 1, 1920.	609
(H) "Employer contribution" means the amount paid by an	610
employer, as determined by the employer rate, including the normal	611
and deficiency rates, contributions, and funds wherever used in	612
this chapter.	613
(I) "Five years of service credit" means employment covered	614
under this chapter and employment covered under a former	615
retirement plan operated, recognized, or endorsed by a college,	616
institute, university, or political subdivision of this state	617
prior to coverage under this chapter.	618
(J) "Actuary" means the actuarial consultant to the state	619
teachers retirement board, who shall be either of the following:	620
(1) A member of the American academy of actuaries;	621
(2) A firm, partnership, or corporation of which at least one	622
person is a member of the American academy of actuaries.	623
(K) "Fiduciary" means a person who does any of the following:	624
(1) Exercises any discretionary authority or control with	625
respect to the management of the system, or with respect to the	626
management or disposition of its assets;	627
(2) Renders investment advice for a fee, direct or indirect,	628

(2) A former teacher receiving a benefit from the system	719
under a plan established under section 3307.81 of the Revised	720
Code, except that "superannuate" does not include a former teacher	721
who is receiving a benefit based on disability under a plan	722
established under section 3307.81 of the Revised Code.	723
For purposes of sections 3307.35 and 3307.353 of the Revised	724

Code, "superannuate" also means a former teacher receiving from 725
the system a combined service retirement benefit paid in 726
accordance with section 3307.57 of the Revised Code, regardless of 727
which retirement system is paying the benefit. 728

Sec. 3333.045. As used in this section, "state university or 729 college" means any state university listed in section 3345.011 of 730 the Revised Code, the northeastern Ohio universities college of 731 medicine, the medical university of Ohio at Toledo, any community 732 college under Chapter 3354. of the Revised Code, any university 733 branch district under Chapter 3355. of the Revised Code, any 734 technical college under Chapter 3357. of the Revised Code, and any 735 state community college under Chapter 3358. of the Revised Code. 736

The Ohio board of regents shall work with the attorney 737 general, the auditor of state, and the Ohio ethics commission to 738 develop a model for training members of the boards of trustees of 739 all state universities and colleges and members of the board of 740 regents regarding the authority and responsibilities of a board of 741 trustees or the board of regents. This model shall include a 742 review of fiduciary responsibilities, ethics, and fiscal 743 management. Use of this model by members of boards of trustees and 744 the board of regents shall be voluntary. 745

This section does not apply to the three members of the board 746 of trustees of the northeastern Ohio universities college of 747 medicine who are presidents of state universities. 748

Sec. 3334.01. As used in this chapter:	749
(A) "Aggregate original principal amount" means the aggregate	750
of the initial offering prices to the public of college savings	751
bonds, exclusive of accrued interest, if any. "Aggregate original	752
principal amount" does not mean the aggregate accreted amount	753
payable at maturity or redemption of such bonds.	754
(B) "Beneficiary" means:	755
(1) An individual designated by the purchaser under a tuition	756
payment contract or through a scholarship program as the	757
individual on whose behalf tuition units purchased under the	758
contract or awarded through the scholarship program will be	759
applied toward the payment of undergraduate, graduate, or	760
professional tuition; or	761
(2) An individual designated by the contributor under a	762
variable college savings program contract as the individual whose	763
tuition and other higher education expenses will be paid from a	764
variable college savings program account.	765
(C) "Capital appreciation bond" means a bond for which the	766
following is true:	767
(1) The principal amount is less than the amount payable at	768
maturity or early redemption; and	769
(2) No interest is payable on a current basis.	770
(D) "Tuition unit" means a credit of the Ohio tuition trust	771
authority purchased under section 3334.09 of the Revised Code.	772
"Tuition unit" includes a tuition credit purchased prior to July	773
1, 1994.	774
(E) "College savings bonds" means revenue and other	775
obligations issued on behalf of the state or any agency or issuing	776
authority thereof as a zero-coupon or capital appreciation bond,	777

and designated as college savings bonds as provided in this

chapter. "College savings bond issue" means any issue of bonds of

which any part has been designated as college savings bonds.

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- (F) "Institution of higher education" means a state 781 institution of higher education, a private college, university, or 782 other postsecondary institution located in this state that 783 possesses a certificate of authorization issued by the Ohio board 784 of regents pursuant to Chapter 1713. of the Revised Code or a 785 certificate of registration issued by the state board of career 786 colleges and schools under Chapter 3332. of the Revised Code, or 787 an accredited college, university, or other postsecondary 788 institution located outside this state that is accredited by an 789 790 accrediting organization or professional association recognized by the authority. To be considered an institution of higher 791 education, an institution shall meet the definition of an eligible 792 educational institution under section 529 of the Internal Revenue 793 Code. 794
- (G) "Issuing authority" means any authority, commission, 795 body, agency, or individual empowered by the Ohio Constitution or 796 the Revised Code to issue bonds or any other debt obligation of 797 the state or any agency or department thereof. "Issuer" means the 798 issuing authority or, if so designated under division (B) of 799 section 3334.04 of the Revised Code, the treasurer of state.
- (H) "Tuition" means the charges imposed to attend an 801 institution of higher education as an undergraduate, graduate, or 802 professional student and all fees required as a condition of 803 enrollment, as determined by the Ohio tuition trust authority. 804 "Tuition" does not include laboratory fees, room and board, or 805 other similar fees and charges. 806
- (I) "Weighted average tuition" means the tuition cost 807 resulting from the following calculation: 808

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(1) Add the products of the annual undergraduate tuition	809
charged to Ohio residents at each four-year state university	810
multiplied by that institution's total number of undergraduate	811
fiscal year equated students; and	812
(2) Divide the gross total of the products from division	813
(I)(1) of this section by the total number of undergraduate fiscal	814
year equated students attending four-year state universities.	815
When making this calculation, the "annual undergraduate	816
tuition charged to Ohio residents" shall not incorporate any	817
tuition reductions that vary in amount among individual recipients	818
and that are awarded to Ohio residents based upon their particular	819
circumstances, beyond any minimum amount awarded uniformly to all	820
Ohio residents. In addition, any tuition reductions awarded	821
uniformly to all Ohio residents shall be incorporated into this	822
calculation.	823
(J) "Zero-coupon bond" means a bond which has a stated	824
interest rate of zero per cent and on which no interest is payable	825
until the maturity or early redemption of the bond, and is offered	826
at a substantial discount from its original stated principal	827
amount.	828
(K) "State institution of higher education" includes the	829
state universities listed in section 3345.011 of the Revised Code,	830
community colleges created pursuant to Chapter 3354. of the	831
Revised Code, university branches created pursuant to Chapter	832
3355. of the Revised Code, technical colleges created pursuant to	833
Chapter 3357. of the Revised Code, state community colleges	834
created pursuant to Chapter 3358. of the Revised Code, the medical	835
university of Ohio at Toledo, and the northeastern Ohio	836
universities college of medicine.	837

(L) "Four-year state university" means those state

universities listed in section 3345.011 of the Revised Code.

(M) "Principal amount" refers to the initial offering price	840
to the public of an obligation, exclusive of the accrued interest,	841
if any. "Principal amount" does not refer to the aggregate	842
accreted amount payable at maturity or redemption of an	843
obligation.	844
(N) "Scholarship program" means a program registered with the	845
Ohio tuition trust authority pursuant to section 3334.17 of the	846
Revised Code.	847
(0) "Internal Revenue Code" means the "Internal Revenue Code	848
of 1986," 100 Stat. 2085, 26 U.S.C.A. 1 et seq., as amended.	849
(P) "Other higher education expenses" means room and board	850
and books, supplies, equipment, and nontuition-related fees	851
associated with the cost of attendance of a beneficiary at an	852
institution of higher education, but only to the extent that such	853
expenses meet the definition of "qualified higher education	854
expenses" under section 529 of the Internal Revenue Code. "Other	855
higher education expenses does not include tuition as defined in	856
division (H) of this section.	857
(Q) "Purchaser" means the person signing the tuition payment	858
contract, who controls the account and acquires tuition units for	859
an account under the terms and conditions of the contract.	860
(R) "Contributor" means a person who signs a variable college	861
savings program contract with the Ohio tuition trust authority and	862
contributes to and owns the account created under the contract.	863
(S) "Contribution" means any payment directly allocated to an	864
account for the benefit of the designated beneficiary of the	865
account.	866
Sec. 3345.04. (A) As used in this section, "felony" has the	867
same meaning as in section 109.511 of the Revised Code.	868

(B) Subject to division (C) of this section, the board of 869

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trustees of a state university, the board of trustees of the	870
medical university of Ohio at Toledo, the board of trustees of the	871
northeastern Ohio universities college of medicine, the board of	872
trustees of a state community college, and the board of trustees	873
of a technical college or community college district operating a	874
technical or a community college may designate one or more	875
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employees of the institution, as a state university law	877
enforcement officer, in accordance with section 109.77 of the	878
Revised Code, and, as state university law enforcement officers,	879
those employees shall take an oath of office, wear the badge of	880
office, serve as peace officers for the college or university, and	
give bond to the state for the proper and faithful discharge of	881
their duties in the amount that the board of trustees requires.	882
(C)(1) The board of trustees of an institution listed in	883
division (B) of this section shall not designate an employee of	884
the institution as a state university law enforcement officer	885
pursuant to that division on a permanent basis, on a temporary	886
basis, for a probationary term, or on other than a permanent basis	887
if the employee previously has been convicted of or has pleaded	888
guilty to a felony.	889
(2)(a) The board of trustees shall terminate the employment	890
as a state university law enforcement officer of an employee	891
designated as a state university law enforcement officer under	892
division (B) of this section if that employee does either of the	893

## (i) Pleads guilty to a felony;

following:

(ii) Pleads guilty to a misdemeanor pursuant to a negotiated 896 plea agreement as provided in division (D) of section 2929.43 of 897 the Revised Code in which the employee agrees to surrender the 898 certificate awarded to the employee under section 109.77 of the 899 Revised Code.

(b) The board of trustees shall suspend from employment as a	901
state university law enforcement officer an employee designated as	902
a state university law enforcement officer under division (B) of	903
this section if that employee is convicted, after trial, of a	904
felony. If the state university law enforcement officer files an	905
appeal from that conviction and the conviction is upheld by the	906
highest court to which the appeal is taken or if the state	907
university law enforcement officer does not file a timely appeal,	908
the board of trustees shall terminate the employment of that state	909
university law enforcement officer. If the state university law	910
enforcement officer files an appeal that results in that officer's	911
acquittal of the felony or conviction of a misdemeanor, or in the	912
dismissal of the felony charge against that officer, the board of	913
trustees shall reinstate that state university law enforcement	914
officer. A state university law enforcement officer who is	915
reinstated under division (C)(2)(b) of this section shall not	916
receive any back pay unless that officer's conviction of the	917
felony was reversed on appeal, or the felony charge was dismissed,	918
because the court found insufficient evidence to convict the	919
officer of the felony.	920

- (3) Division (C) of this section does not apply regarding an 921 offense that was committed prior to January 1, 1997. 922
- (4) The suspension from employment, or the termination of the
  923
  employment, of a state university law enforcement officer under
  division (C)(2) of this section shall be in accordance with
  925
  Chapter 119. of the Revised Code.
  926
- sec. 3345.12. (A) As used in this section and sections 927
  3345.07 and 3345.11 of the Revised Code, in other sections of the 928
  Revised Code that make reference to this section unless the 929
  context does not permit, and in related bond proceedings unless 930
  otherwise expressly provided: 931

- (1) "State university or college" means each of the state

  universities identified in section 3345.011 of the Revised Code,

  and the northeastern Ohio universities college of medicine, and
  the medical university of Ohio at Toledo, and includes its board
  of trustees.

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  of trustees.
- (2) "Institution of higher education" or "institution" means 937 a state university or college, or a community college district, 938 technical college district, university branch district, or state 939 community college, and includes the applicable board of trustees 940 or, in the case of a university branch district, any other 941 managing authority.
- (3) "Housing and dining facilities" means buildings, 943 structures, and other improvements, and equipment, real estate, 944 and interests in real estate therefor, to be used for or in 945 connection with dormitories or other living quarters and 946 accommodations, or related dining halls or other food service and 947 preparation facilities, for students, members of the faculty, 948 officers, or employees of the institution of higher education, and 949 their spouses and families. 950
- (4) "Auxiliary facilities" means buildings, structures, and 951 other improvements, and equipment, real estate, and interests in 952 real estate therefor, to be used for or in connection with student 953 activity or student service facilities, housing and dining 954 facilities, dining halls, and other food service and preparation 955 facilities, vehicular parking facilities, bookstores, athletic and 956 recreational facilities, faculty centers, auditoriums, assembly 957 and exhibition halls, hospitals, infirmaries and other medical and 958 health facilities, research, and continuing education facilities. 959
- (5) "Education facilities" means buildings, structures, and 960 other improvements, and equipment, real estate, and interests in 961 real estate therefor, to be used for or in connection with, 962

classrooms or other instructional facilities, libraries,

administrative and office facilities, and other facilities, other

than auxiliary facilities, to be used directly or indirectly for

or in connection with the conduct of the institution of higher

education.

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- (6) "Facilities" means housing and dining facilities, 968 auxiliary facilities, or education facilities, and includes any 969 one, part of, or any combination of such facilities, and further 970 includes site improvements, utilities, machinery, furnishings, and 971 any separate or connected buildings, structures, improvements, 972 sites, open space and green space areas, utilities or equipment to 973 be used in, or in connection with the operation or maintenance of, 974 or supplementing or otherwise related to the services or 975 facilities to be provided by, such facilities. 976
- (7) "Obligations" means bonds or notes or other evidences of 977 obligation, including interest coupons pertaining thereto, 978 authorized to be issued under this section or section 3345.07, 979 3345.11, 3354.121, 3355.091, 3357.112, or 3358.10 of the Revised 980 Code.
- (8) "Bond service charges" means principal, including any 982 mandatory sinking fund or redemption requirements for the 983 retirement of obligations, interest, or interest equivalent and 984 other accreted amounts, and any call premium required to be paid 985 on obligations.
- (9) "Bond proceedings" means the resolutions, trust

  agreement, indenture, and other agreements and credit enhancement

  facilities, and amendments and supplements to the foregoing, or

  any one or more or combination thereof, authorizing, awarding, or

  providing for the terms and conditions applicable to, or providing

  for the security or liquidity of, obligations, and the provisions

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  contained in those obligations.

(10) "Costs of facilities" means the costs of acquiring,	994
constructing, reconstructing, rehabilitating, remodeling,	995
renovating, enlarging, improving, equipping, or furnishing	996
facilities, and the financing thereof, including the cost of	997
clearance and preparation of the site and of any land to be used	998
in connection with facilities, the cost of any indemnity and	999
surety bonds and premiums on insurance, all related direct	1000
administrative expenses and allocable portions of direct costs of	1001
the institution of higher education or state agency, cost of	1002
engineering, architectural services, design, plans, specifications	1003
and surveys, estimates of cost, legal fees, fees and expenses of	1004
trustees, depositories, bond registrars, and paying agents for the	1005
obligations, cost of issuance of the obligations and financing	1006
costs and fees and expenses of financial advisers and consultants	1007
in connection therewith, interest on the obligations from the date	1008
thereof to the time when interest is to be covered by available	1009
receipts or other sources other than proceeds of the obligations,	1010
amounts necessary to establish reserves as required by the bond	1011
proceedings, costs of audits, the reimbursements of all moneys	1012
advanced or applied by or borrowed from the institution or others,	1013
from whatever source provided, including any temporary advances	1014
from state appropriations, for the payment of any item or items of	1015
cost of facilities, and all other expenses necessary or incident	1016
to planning or determining feasibility or practicability with	1017
respect to facilities, and such other expenses as may be necessary	1018
or incident to the acquisition, construction, reconstruction,	1019
rehabilitation, remodeling, renovation, enlargement, improvement,	1020
equipment, and furnishing of facilities, the financing thereof and	1021
the placing of them in use and operation, including any one, part	1022
of, or combination of such classes of costs and expenses.	1023

(11) "Available receipts" means all moneys received by the 1024
institution of higher education, including income, revenues, and 1025

receipts from the operation, ownership, or control of facilities,	1026
grants, gifts, donations, and pledges and receipts therefrom,	1027
receipts from fees and charges, and the proceeds of the sale of	1028
obligations, including proceeds of obligations issued to refund	1029
obligations previously issued, but excluding any special fee, and	1030
receipts therefrom, charged pursuant to division (D) of section	1031
154.21 of the Revised Code.	1032
(12) "Credit enhancement facilities" has the meaning given in	1033
division (H) of section 133.01 of the Revised Code.	1034
(12) Weinenging gogtaw has the manning given in division (V)	1025
(13) "Financing costs" has the meaning given in division (K) of section 133.01 of the Revised Code.	1035 1036
of section 133.01 of the Revised Code.	1030
(14) "Interest" or "interest equivalent" has the meaning	1037
given in division (R) of section 133.01 of the Revised Code.	1038
(B) Obligations issued under section 3345.07 or 3345.11 of	1039
the Revised Code by a state university or college shall be	1040
authorized by resolution of its board of trustees. Obligations	1041
issued by any other institution of higher education shall be	1042
authorized by resolution of its board of trustees, or managing	1043
directors in the case of certain university branch districts, as	1044
applicable. Sections 9.96 and 9.98 to 9.983 of the Revised Code	1045
apply to obligations. Obligations may be issued to pay costs of	1046
facilities even if the institution anticipates the possibility of	1047
a future state appropriation to pay all or a portion of such	1048
costs.	1049
(C) Obligations shall be secured by a pledge of and lien on	1050
all or such part of the available receipts of the institution of	1051
higher education as it provides for in the bond proceedings,	1052
excluding moneys raised by taxation and state appropriations. Such	1053
pledge and lien may be made prior to all other expenses, claims,	1054
or payments, excepting any pledge of such available receipts	1055

previously made to the contrary and except as provided by any

1057 existing restrictions on the use thereof, or such pledge and lien 1058 may be made subordinate to such other expenses, claims, or 1059 payments, as provided in the bond proceedings. Obligations may be 1060 additionally secured by covenants of the institution to make, fix, 1061 adjust, collect, and apply such charges, rates, fees, rentals, and 1062 other items of available receipts as will produce pledged 1063 available receipts sufficient to meet bond service charges, 1064 reserve, and other requirements provided for in the bond 1065 proceedings. Notwithstanding this and any other sections of the 1066 Revised Code, the holders or owners of the obligations shall not 1067 be given the right and shall have no right to have excises or 1068 taxes levied by the general assembly for the payment of bond 1069 service charges thereon, and each such obligation shall bear on 1070 its face a statement to that effect and to the effect that the 1071 right to such payment is limited to the available receipts and 1072 special funds pledged to such purpose under the bond proceedings.

All pledged available receipts and funds and the proceeds of
obligations are trust funds and, subject to the provisions of this
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section and the applicable bond proceedings, shall be held,
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deposited, invested, reinvested, disbursed, applied, and used to
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such extent, in such manner, at such times, and for such purposes,
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as are provided in the bond proceedings.
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(D) The bond proceedings for obligations shall provide for 1079 the purpose thereof and the principal amount or maximum principal 1080 amount, and provide for or authorize the manner of determining the 1081 principal maturity or maturities, the sale price including any 1082 permitted discount, the interest rate or rates, which may be a 1083 variable rate or rates, or the maximum interest rate, the date of 1084 the obligations and the date or dates of payment of interest 1085 thereon, their denominations, the manner of sale thereof, and the 1086 establishment within or without the state of a place or places of 1087 payment of bond service charges. The bond proceedings also shall 1088

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provide for a pledge of and lien on available receipts of the	1089
institution of higher education as provided in division (C) of	1090
this section, and a pledge of and lien on such fund or funds	1091
provided in the bond proceedings arising from available receipts,	1092
which pledges and liens may provide for parity with obligations	1093
theretofore or thereafter issued by the institution. The available	1094
receipts so pledged and thereafter received by the institution and	1095
the funds so pledged are immediately subject to the lien of such	1096
pledge without any physical delivery thereof or further act, and	1097
the lien of any such pledge is valid and binding against all	1098
parties having claims of any kind against the institution,	1099
irrespective of whether such parties have notice thereof, and	1100
shall create a perfected security interest for all purposes of	1101
Chapter 1309. of the Revised Code, without the necessity for	1102
	1103
separation or delivery of funds or for the filing or recording of	1104
the bond proceedings by which such pledge is created or any	1105
certificate, statement, or other document with respect thereto;	1106
and the pledge of such available receipts and funds shall be	1107
effective and the money therefrom and thereof may be applied to	1108
the purposes for which pledged without necessity for any act of	1109
appropriation.	

- (E) The bond proceedings may contain additional provisions customary or appropriate to the financing or to the obligations or to particular obligations, including:
- (1) The acquisition, construction, reconstruction, equipment, 1113
  furnishing, improvement, operation, alteration, enlargement, 1114
  maintenance, insurance, and repair of facilities, and the duties 1115
  of the institution of higher education with reference thereto; 1116
- (2) The terms of the obligations, including provisions for 1117 their redemption prior to maturity at the option of the 1118 institution of higher education at such price or prices and under 1119 such terms and conditions as are provided in the bond proceedings; 1120

(3) Limitations on the purposes to which the proceeds of the	1121
obligations may be applied;	1122
(4) The rates or rentals or other charges for the use of or	1123
right to use the facilities financed by the obligations, or other	1124
properties the revenues or receipts from which are pledged to the	1125
obligations, and rules for assuring use and occupancy thereof,	1126
including limitations upon the right to modify such rates,	1127
rentals, other charges, or regulations;	1128
(5) The use and expenditure of the pledged available receipts	1129
in such manner and to such extent as shall be determined, which	1130
may include provision for the payment of the expenses of	1131
operation, maintenance, and repair of facilities so that such	1132
expenses, or part thereof, shall be paid or provided as a charge	1133
prior or subsequent to the payment of bond service charges and any	1134
other payments required to be made by the bond proceedings;	1135
(6) Limitations on the issuance of additional obligations;	1136
(7) The terms of any trust agreement or indenture securing	1137
the obligations or under which the same may be issued;	1138
(8) The deposit, investment, and application of funds, and	1139
the safeguarding of funds on hand or on deposit without regard to	1140
Chapter 131. or 135. of the Revised Code, and any bank or trust	1141
company or other financial institution that acts as depository of	1142
any moneys under the bond proceedings shall furnish such	1143
indemnifying bonds or pledge such securities as required by the	1144
bond proceedings or otherwise by the institution of higher	1145
education;	1146
(9) The binding effect of any or every provision of the bond	1147
proceedings upon such officer, board, commission, authority,	1148
agency, department, or other person or body as may from time to	1149
time have the authority under law to take such actions as may be	1150
necessary to perform all or any part of the duty required by such	1151

provision;	1152
(10) Any provision that may be made in a trust agreement or	1153
indenture;	1154
(11) Any other or additional agreements with respect to the	1155
facilities of the institution of higher education, their	1156
operation, the available receipts and funds pledged, and insurance	1157
of facilities and of the institution its officers and employees.	1158
(F) Such obligations may have the seal of the institution of	1159
higher education or a facsimile thereof affixed thereto or printed	1160
thereon and shall be executed by such officers as are designated	1161
in the bond proceedings, which execution may be by facsimile	1162
signatures. Any obligations may be executed by an officer who, on	1163
the date of execution, is the proper officer although on the date	1164
of such obligations such person was not the proper officer. In	1165
case any officer whose signature or a facsimile of whose signature	1166
appears on any such obligation ceases to be such officer before	1167
delivery thereof, such signature or facsimile is nevertheless	1168
valid and sufficient for all purposes as if the person had	1169
remained such officer until such delivery; and in case the seal of	1170
the institution has been changed after a facsimile of the seal has	1171
been imprinted on such obligations, such facsimile seal continues	1172
to be sufficient as to such obligations and obligations issued in	1173
substitution or exchange therefor.	1174
(G) All such obligations are negotiable instruments and	1175
securities under Chapter 1308. of the Revised Code, subject to the	1176
provisions of the bond proceedings as to registration. The	1177
obligations may be issued in coupon or in registered form, or	1178
both. Provision may be made for the registration of any	1179
obligations with coupons attached thereto as to principal alone or	1180
as to both principal and interest, their exchange for obligations	1181

so registered, and for the conversion or reconversion into

(3) The rights and remedies of the holders of obligations and

of the trustee, and provisions for protecting and enforcing them,	1214
including limitations on rights of individual holders of	1215
obligations;	1216

- (4) The replacement of any obligations that become mutilated 1217 or are destroyed, lost, or stolen; 1218
- (5) Such other provisions as the trustee and the institution 1219of higher education agree upon, including limitations, conditions, 1220or qualifications relating to any of the foregoing. 1221
- (J) Each duty of the institution of higher education and its 1222 officers or employees, undertaken pursuant to the bond proceedings 1223 or any related agreement or lease made under authority of law, is 1224 hereby established as a duty of such institution, and of each such 1225 officer or employee having authority to perform such duty, 1226 specially enjoined by law resulting from an office, trust, or 1227 station within the meaning of section 2731.01 of the Revised Code. 1228 The persons who are at the time the members of the board of 1229 trustees or the managing directors of the institution or its 1230 officers or employees are not liable in their personal capacities 1231 on such obligations, or lease, or other agreement of the 1232 institution. 1233
  - (K) The authority to issue obligations includes authority to:

(1) Issue obligations in the form of bond anticipation notes 1235 and to renew them from time to time by the issuance of new notes. 1236 Such notes are payable solely from the available receipts and 1237 funds that may be pledged to the payment of such bonds, or from 1238 the proceeds of such bonds or renewal notes, or both, as the 1239 institution of higher education provides in its resolution 1240 authorizing such notes. Such notes may be additionally secured by 1241 covenants of the institution to the effect that it will do such or 1242 all things necessary for the issuance of such bonds or renewal 1243 notes in appropriate amount, and either exchange such bonds or 1244 renewal notes therefor or apply the proceeds thereof to the extent

necessary, to make full payment of the bond service charges on

such notes at the time or times contemplated, as provided in such

resolution. Subject to the provisions of this division, all

references to obligations in this section apply to such

anticipation notes.

- (2) Issue obligations to refund, including funding and 1251 retirement of, obligations previously issued to pay costs of 1252 facilities. Such obligations may be issued in amounts sufficient 1253 for payment of the principal amount of the obligations to be so 1254 refunded, any redemption premiums thereon, principal maturities of 1255 any obligations maturing prior to the redemption of any other 1256 obligations on a parity therewith to be so refunded, interest 1257 accrued or to accrue to the maturity date or dates of redemption 1258 of such obligations, and any expenses incurred or to be incurred 1259 in connection with such refunding or the issuance of the 1260 obligations. 1261
- (L) Obligations are lawful investments for banks, societies 1262 for savings, savings and loan associations, deposit guarantee 1263 associations, trust companies, trustees, fiduciaries, insurance 1264 companies, including domestic for life and domestic not for life, 1265 trustees or other officers having charge of sinking and bond 1266 retirement or other special funds of political subdivisions and 1267 taxing districts of this state, the commissioners of the sinking 1268 fund, the administrator of workers' compensation in accordance 1269 with the investment policy established by the workers' 1270 compensation oversight commission pursuant to section 4121.12 of 1271 the Revised Code, the state teachers retirement system, the public 1272 employees retirement system, the school employees retirement 1273 system, and the Ohio police and fire pension fund, notwithstanding 1274 any other provisions of the Revised Code or rules adopted pursuant 1275 thereto by any state agency with respect to investments by them, 1276

and are also	acceptable as	security fo	the deposit	of p	oublic 1277	
moneys.					1278	

- (M) All facilities purchased, acquired, constructed, or owned 1279 by an institution of higher education, or financed in whole or in 1280 part by obligations issued by an institution, and used for the 1281 purposes of the institution or other publicly owned and controlled 1282 college or university, is public property used exclusively for a 1283 public purpose, and such property and the income therefrom is 1284 exempt from all taxation and assessment within this state, 1285 including ad valorem and excise taxes. The obligations, the 1286 transfer thereof, and the income therefrom, including any profit 1287 made on the sale thereof, are at all times free from taxation 1288 within the state. The transfer of tangible personal property by 1289 lease under authority of this section or section 3345.07, 3345.11, 1290 3354.121, 3355.091, 3357.112, or 3358.10 of the Revised Code is 1291 not a sale as used in Chapter 5739. of the Revised Code. 1292
- (N) The authority granted by this section is cumulative with 1293 the authority granted to institutions of higher education under 1294 Chapter 154. of the Revised Code, and nothing in this section 1295 impairs or limits the authority granted by Chapter 154. of the 1296 Revised Code. In any lease, agreement, or commitment made by an 1297 institution of higher education under Chapter 154. of the Revised 1298 Code, it may agree to restrict or subordinate any pledge it may 1299 thereafter make under authority of this section. 1300
- (O) Title to lands acquired under this section and sections 1301 3345.07 and 3345.11 of the Revised Code by a state university or 1302 college shall be taken in the name of the state. 1303
- (P) Except where costs of facilities are to be paid in whole or in part from funds appropriated by the general assembly, 1305 section 125.81 of the Revised Code and the requirement for 1306 certification with respect thereto under section 153.04 of the 1307

Revised Code do not apply to such facilities.

- (Q) A state university or college may sell or lease lands or 1309 interests in land owned by it or by the state for its use, or 1310 facilities authorized to be acquired or constructed by it under 1311 section 3345.07 or 3345.11 of the Revised Code, to permit the 1312 purchasers or lessees thereof to acquire, construct, equip, 1313 furnish, reconstruct, alter, enlarge, remodel, renovate, 1314 rehabilitate, improve, maintain, repair, or maintain and operate 1315 thereon and to provide by lease or otherwise to such institution, 1316 facilities authorized in section 3345.07 or 3345.11 of the Revised 1317 Code. Such land or interests therein shall be sold for such 1318 appraised value, or leased, and on such terms as the board of 1319 trustees determines. All deeds or other instruments relating to 1320 such sales or leases shall be executed by such officer of the 1321 state university or college as the board of trustees designates. 1322 The state university or college shall hold, invest, or use the 1323 proceeds of such sales or leases for the same purposes for which 1324 proceeds of borrowings may be used under sections 3345.07 and 1325 3345.11 of the Revised Code. 1326
- (R) An institution of higher education may pledge available 1327 receipts, to the extent permitted by division (C) of this section 1328 with respect to obligations, to secure the payments to be made by 1329 it under any lease, lease with option to purchase, or 1330 lease-purchase agreement authorized under this section or section 1331 3345.07, 3345.11, 3354.121, 3355.091, 3357.112, or 3358.10 of the 1332 Revised Code.
- sec. 3345.17. All property, personal, real, or mixed of the 1334 boards of trustees and of the housing commissions of the state 1335 universities, the medical university of Ohio at Toledo, the 1336 northeastern Ohio universities college of medicine, and of the 1337 state held for the use and benefit of any such institution, which 1338

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is used for the support of such institution, is exempt from	1339
taxation so long as such property is used for the support of such	1340
university or college.	1341
Sec. 3345.31. The boards of trustees of a state university,	1342
the board of trustees of the medical university of Ohio at Toledo,	1343
the board of trustees of the northeastern Ohio universities	1344
college of medicine, the board of trustees of a technical college	1345
or community college district, and the board of control of the	1346
Ohio agricultural research and development center may establish	1347
compensation plans, including schedules of hourly rates, for the	1348
compensation of all employees and may establish rules or policies	1349
for the administration of their respective compensation plans.	1350
The provisions of this section do not apply to employees for	1351
whom the state employment relations board establishes appropriate	1352
bargaining units pursuant to section 4117.06 of the Revised Code.	1353
Sec. 3345.32. (A) As used in this section:	1354
(1) "State university or college" means the institutions	1355
described in section 3345.27 of the Revised Code, and the	1356
northeastern Ohio universities college of medicine, and the	1357
medical university of Ohio at Toledo.	1358
(2) "Resident" has the meaning specified by rule of the Ohio	1359
board of regents.	1360
(3) "Statement of selective service status" means a statement	1361
certifying one of the following:	1362
(a) That the individual filing the statement has registered	1363
with the selective service system in accordance with the "Military	1364
Selective Service Act," 62 Stat. 604, 50 U.S.C. App. 453, as	1365
amended;	1366
(b) That the individual filing the statement is not required	1367

reason for the exemption. The board of regents may require that

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such statements be accompanied by documentation specified by rule

of the board.

- (C) A state university or college that enrolls in any course, 1402 class, or program a male student born after December 31, 1959, who 1403 has not filed a statement of selective service status with the 1404 university or college shall, regardless of the student's 1405 residency, charge the student any tuition surcharge charged 1406 students who are not residents of this state.
- (D) No male born after December 31, 1959, shall be eligible 1408 to receive any loan, grant, scholarship, or other financial 1409 assistance for educational expenses under section 3315.33, 1410 3333.12, 3333.122, 3333.21, 3333.22, 3333.26, 3333.27, 5910.03, 1411 5910.032, or 5919.34 of the Revised Code unless that person has 1412 filed a statement of selective service status with that person's 1413 institution of higher education.
- (E) If an institution of higher education receives a 1415 statement from an individual certifying that the individual has 1416 registered with the selective service system in accordance with 1417 the "Military Selective Service Act," 62 Stat. 604, 50 U.S.C. App. 1418 453, as amended or that the individual is exempt from registration 1419 for a reason other than that the individual is under eighteen 1420 years of age, the institution shall not require the individual to 1421 file any further statements. If it receives a statement certifying 1422 that the individual is not required to register because the 1423 individual is under eighteen years of age, the institution shall 1424 require the individual to file a new statement of selective 1425 service status each time the individual seeks to enroll for a new 1426 academic term or makes application for a new loan or loan 1427 guarantee or for any form of financial assistance for educational 1428 expenses, until it receives a statement certifying that the 1429 individual has registered with the selective service system or is 1430

of administrative services and higher education representatives	1462
selected by the board of regents, shall include such matters as	1463
the adequacy of the staffing levels and expertise needed for the	1464
institution to administer the project, past performance of the	1465
institution in administering such projects, and the amount of	1466
institutional or other nonstate money to be used in financing the	1467
project. The board of regents and the department of administrative	1468
services shall approve the request of any such institution of	1469
higher education that seeks to administer any such capital	1470
facilities project and meets the criteria set forth in the rules	1471
and in the requirements of division (B) of this section.	1472
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- Sec. 3345.51. (A) Notwithstanding anything to the contrary in 1473 sections 123.01 and 123.15 of the Revised Code, a state 1474 university, the medical university of Ohio at Toledo, the 1475 northeastern Ohio universities college of medicine, or a state 1476 community college may administer any capital facilities project 1477 for the construction, reconstruction, improvement, renovation, 1478 enlargement, or alteration of a public improvement under its 1479 jurisdiction for which funds are appropriated by the general 1480 assembly without the supervision, control, or approval of the 1481 department of administrative services as specified in those 1482 sections, if all of the following occur: 1483
- (1) The institution is certified by the state architect under 1484 section 123.17 of the Revised Code; 1485
- (2) Within sixty days after the effective date of the section 1486 of an act in which the general assembly initially makes an 1487 appropriation for the project, the board of trustees of the 1488 institution notifies the Ohio board of regents in writing of its 1489 request to administer the capital facilities project and the board of regents approves that request pursuant to division (B) of this 1491 section;

- (3) The board of trustees passes a resolution stating its 1493 intent to comply with section 153.13 of the Revised Code and the 1494 guidelines established pursuant to section 153.16 of the Revised 1495 Code and all laws that govern the selection of consultants, 1496 preparation and approval of contract documents, receipt of bids, 1497 and award of contracts with respect to the project. 1498
- (B) The board of regents shall adopt rules in accordance with 1499 Chapter 119. of the Revised Code that establish criteria for the 1500 administration by any such institution of higher education of a 1501 capital facilities project for which the general assembly 1502 appropriates funds. The criteria, to be developed with the 1503 department of administrative services and higher education 1504 representatives selected by the board of regents, shall include 1505 such matters as the adequacy of the staffing levels and expertise 1506 needed for the institution to administer the project, past 1507 performance of the institution in administering such projects, and 1508 the amount of institutional or other nonstate money to be used in 1509 financing the project. The board of regents shall approve the 1510 request of any such institution of higher education that seeks to 1511 administer any such capital facilities project and meets the 1512 criteria set forth in the rules and the requirements of division 1513 (A) of this section. 1514
- (C) Any institution that administers a capital facilities 1515 project under this section shall conduct biennial audits for the 1516 duration of the project to ensure that the institution is 1517 complying with Chapters 9., 123., and 153. of the Revised Code and 1518 that the institution is using its certification issued under 1519 section 123.17 of the Revised Code appropriately. The board of 1520 regents, in consultation with higher education representatives 1521 selected by the board, shall adopt rules in accordance with 1522 Chapter 119. of the Revised Code that establish criteria for the 1523 conduct of the audits. The criteria shall include documentation 1524

Revised Code:

necessary to determine compliance with Chapters 9., 123., and 153.	1525
of the Revised Code and a method to determine whether an	1526
institution is using its certification issued under section 123.17	1527
of the Revised Code appropriately.	1528
(D) The board of regents, in consultation with higher	1529
education representatives selected by the board, shall adopt rules	1530
in accordance with Chapter 119. of the Revised Code establishing	1531
criteria for monitoring capital facilities projects administered	1532
by institutions under this section. The criteria shall include the	1533
following:	1534
(1) Conditions under which the board of regents may revoke	1535
the authority of an institution to administer a capital facilities	1536
project under this section, including the failure of an	1537
institution to maintain a sufficient number of employees who have	1538
successfully completed the certification program under section	1539
123.17 of the Revised Code;	1540
(2) A process for institutions to remedy any problems found	1541
by an audit conducted pursuant to division (C) of this section,	1542
including the improper use of state funds or violations of Chapter	1543
9., 123., or 153. of the Revised Code.	1544
(E) If the board of regents revokes an institution's	1545
authority to administer a capital facilities project, the	1546
department of administrative services shall administer the capital	1547
facilities project. The board of regents also may require an	1548
institution, for which the board revoked authority to administer a	1549
capital facilities project, to acquire a new local administration	1550
competency certification pursuant to section 123.17 of the Revised	1551
Code.	1552
Sec. 3345.71. As used in sections 3345.72 to 3345.77 of the	1553

- (A) "State university or college" means any state university

  listed in section 3345.011 of the Revised Code, the northeastern

  Ohio universities college of medicine, the medical university of

  Ohio at Toledo, any community college under Chapter 3354. of the

  Revised Code, any technical college under Chapter 3357. of the

  Revised Code, and any state community college under Chapter 3358.

  1560

  of the Revised Code.
- (B) "Fiscal watch" means the existence of a fiscal watch 1562 declared under section 3345.72 of the Revised Code. 1563

Section 3. That existing sections 145.011, 151.04, 154.01,
3305.01, 3307.01, 3333.045, 3334.01, 3345.04, 3345.12, 3345.17,
3345.31, 3345.32, 3345.50, 3345.51, and 3345.71 and sections
3350.01, 3350.02, 3350.03, 3350.04, 3350.05, 3360.01, 3360.02,
3360.03, 3360.04, and 3360.05 of the Revised Code are hereby
1568
repealed.

Section 4. The boards of trustees of the University of Toledo 1570 and the Medical University of Ohio at Toledo are authorized to 1571 enter into a memorandum of understanding regarding the combination 1572 of the two institutions of higher education into a single state 1573 university as prescribed by section 3364.01 of the Revised Code. 1574 That memorandum may address such matters as the boards of trustees 1575 of the University of Toledo and the Medical University of Ohio at 1576 Toledo deem necessary and appropriate to provide for the 1577 transition of the two institutions into a combined institution, 1578 including, without limitation, the identification of the initial 1579 president of the combined institution, the process for selection 1580 of the initial chairperson of the board of trustees of the 1581 combined institution, the relationship to the combined institution 1582 of the existing foundations supporting the two separate 1583 institutions, accounting of funds, and administration of grants. 1584

Section 5. That Sections 209.63, 209.63.57, and 209.64.22 of						1585	
Am. Sub. H.	Am. Sub. H.B. 66 of the 126th General Assembly be amended to read						
as follows:						1587	
Sec. 2	09.63. BOR BOARD OF REGE	NTS	5			1588	
General Rev	enue Fund					1589	
GRF 235-321	Operating Expenses	\$	2,897,659	\$	2,966,351	1590	
GRF 235-401	Lease Rental Payments	\$	200,619,200	\$	200,795,300	1591	
GRF 235-402	Sea Grants	\$	231,925	\$	231,925	1592	
GRF 235-406	Articulation and	\$	2,900,000	\$	2,900,000	1593	
	Transfer						
GRF 235-408	Midwest Higher	\$	90,000	\$	90,000	1594	
	Education Compact						
GRF 235-409	Information System	\$	1,146,510	\$	1,175,172	1595	
GRF 235-414	State Grants and	\$	1,352,811	\$	1,382,881	1596	
	Scholarship						
	Administration						
GRF 235-415	Jobs Challenge	\$	9,348,300	\$	9,348,300	1597	
GRF 235-417	Ohio Learning Network	\$	3,119,496	\$	3,119,496	1598	
GRF 235-418	Access Challenge	\$	73,513,302	\$	73,004,671	1599	
GRF 235-420	Success Challenge	\$	52,601,934	\$	52,601,934	1600	
GRF 235-428	Appalachian New	\$	1,176,068	\$	1,176,068	1601	
	Economy Partnership						
GRF 235-433	Economic Growth	\$	20,343,097	\$	23,186,194	1602	
	Challenge						
GRF 235-434	College Readiness and	\$	6,375,975	\$	7,655,425	1603	
	Access						
GRF 235-435	Teacher Improvement	\$	2,697,506	\$	2,697,506	1604	
	Initiatives						
GRF 235-451	Eminent Scholars	\$	0	\$	1,370,988	1605	
GRF 235-455	EnterpriseOhio Network	\$	1,373,941	\$	1,373,941	1606	
GRF 235-474	Area Health Education	\$	1,571,756	\$	1,571,756	1607	

		Centers Program			
		Support			
(	GRF 235-501	State Share of	\$ 1,559,096,031	\$ 1,589,096,031	1608
		Instruction			
(	GRF 235-502	Student Support	\$ 795,790	\$ 795,790	1609
		Services			
(	GRF 235-503	Ohio Instructional	\$ 121,151,870	\$ 92,496,969	1610
		Grants			
(	GRF 235-504	War Orphans	\$ 4,672,321	\$ 4,672,321	1611
		Scholarships			
(	GRF 235-507	OhioLINK	\$ 6,887,824	\$ 6,887,824	1612
(	GRF 235-508	Air Force Institute of	\$ 1,925,345	\$ 1,925,345	1613
		Technology			
(	GRF 235-510	Ohio Supercomputer	\$ 4,271,195	\$ 4,271,195	1614
		Center			
(	GRF 235-511	Cooperative Extension	\$ 25,644,863	\$ 25,644,863	1615
		Service			
(	GRF 235-513	Ohio University	\$ 336,082	\$ 336,082	1616
		Voinovich Center			
(	GRF 235-515	Case Western Reserve	\$ 3,011,271	\$ 3,011,271	1617
		University School of			
		Medicine			
(	GRF 235-518	Capitol Scholarship	\$ 125,000	\$ 125,000	1618
		Program			
(	GRF 235-519	Family Practice	\$ 4,548,470	\$ 4,548,470	1619
(	GRF 235-520	Shawnee State	\$ 1,918,830	\$ 1,822,889	1620
		Supplement			
(	GRF 235-521	The Ohio State	\$ 286,082	\$ 286,082	1621
		University Glenn			
		Institute			
(	GRF 235-524	Police and Fire	\$ 171,959	\$ 171,959	1622
		Protection			
(	GRF 235-525	Geriatric Medicine	\$ 750,110	\$ 750,110	1623

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GRF 235-526	Primary Care	\$	2,245,688	\$	2,245,688	1624	
	Residencies						
GRF 235-527	Ohio Aerospace	\$	1,764,957	\$	1,764,957	1625	
	Institute						
GRF 235-530	Academic Scholarships	\$	7,800,000	\$	7,800,000	1626	
GRF 235-531	Student Choice Grants	\$	50,853,276	\$	52,985,376	1627	
GRF 235-534	Student Workforce	\$	2,137,500	\$	2,137,500	1628	
	Development Grants						
GRF 235-535	Ohio Agricultural	\$	35,955,188	\$	35,955,188	1629	
	Research and						
	Development Center						
GRF 235-536	The Ohio State	\$	13,565,885	\$	13,565,885	1630	
	University Clinical						
	Teaching						
GRF 235-537	University of	\$	11,157,756	\$	11,157,756	1631	
	Cincinnati Clinical						
	Teaching						
GRF 235-538	Medical University of	\$	8,696,866	\$	8,696,866	1632	
	<del>Ohio at</del> Toledo						
	Clinical Teaching						
GRF 235-539	Wright State		4,225,107	\$	4,225,107	1633	
	University Clinical						
	Teaching						
GRF 235-540	Ohio University	\$	4,084,540	\$	4,084,540	1634	
	Clinical Teaching						
GRF 235-541	Northeastern Ohio	\$	4,200,945	\$	4,200,945	1635	
	Universities College						
	of Medicine Clinical						
	Teaching						
GRF 235-543	Ohio College of	\$	250,000	\$	250,000	1636	
	Podiatric Medicine						
	Clinic Subsidy						
GRF 235-547	School of	\$	450,000	\$	450,000	1637	

	International Business			
GRF 235-549	Part-time Student	\$ 14,457,721	\$ 10,534,617	1638
	Instructional Grants			
GRF 235-552	Capital Component	\$ 19,058,863	\$ 19,058,863	1639
GRF 235-553	Dayton Area Graduate	\$ 2,806,599	\$ 2,806,599	1640
	Studies Institute			
GRF 235-554	Priorities in	\$ 2,355,548	\$ 2,355,548	1641
	Collaborative Graduate			
	Education			
GRF 235-555	Library Depositories	\$ 1,696,458	\$ 1,696,458	1642
GRF 235-556	Ohio Academic	\$ 3,727,223	\$ 3,727,223	1643
	Resources Network			
GRF 235-558	Long-term Care	\$ 211,047	\$ 211,047	1644
	Research			
GRF 235-561	Bowling Green State	\$ 100,015	\$ 100,015	1645
	University Canadian			
	Studies Center			
GRF 235-563	Ohio College	\$ 0	\$ 58,144,139	1646
	Opportunity Grant			
GRF 235-572	The Ohio State	\$ 1,277,019	\$ 1,277,019	1647
	University Clinic			
	Support			
GRF 235-583	Urban University	\$ 4,992,937	\$ 4,992,937	1648
	Program			
GRF 235-587	Rural University	\$ 1,147,889	\$ 1,147,889	1649
	Projects			
GRF 235-596	Hazardous Materials	\$ 360,435	\$ 360,435	1650
	Program			
GRF 235-599	National Guard	\$ 15,128,472	\$ 16,611,063	1651
	Scholarship Program			
GRF 235-909	Higher Education	\$ 137,600,300	\$ 152,114,100	1652
	General Obligation			
	Debt Service			

State Special Revenue Fund Group					1674
4E8 235-602 Higher Educational	\$	55,000	\$	55,000	1675
Facility Commission					
Administration					
4P4 235-604 Physician Loan	\$	476,870	\$	476,870	1676
Repayment					
649 235-607 The Ohio State	\$	760,000	\$	760,000	1677
University					
Highway/Transportation					
Research					
682 235-606 Nursing Loan Program	\$	893,000	\$	893,000	1678
TOTAL SSR State Special Revenue					1679
Fund Group	\$	2,184,870	\$	2,184,870	1680
TOTAL ALL BUDGET FUND GROUPS	\$ 2	,492,766,641	\$2,	571,853,753	1681
Sec. 209.63.57. STATE SHARE OF	F INS	TRUCTION			1683
As soon as practicable during	each	fiscal year	of t	he	1684
biennium ending June 30, 2007, in a	accor	dance with in	ıstru	ctions of	1685
the Board of Regents, each state-as	ssist	ed institutio	n of	higher	1686
education shall report its actual e	enrol	lment to the	Boar	d of	1687
Regents.					1688
The Board of Regents shall est	abli	sh procedures	req	uired by	1689
the system of formulas set out belo	ow an	d for the ass	signm	ent of	1690
individual institutions to categori	ies d	escribed in t	he f	ormulas.	1691
The system of formulas establishes	the	manner in whi	.ch a	ggregate	1692
expenditure requirements shall be of	deter	mined for eac	h of	the three	1693
components of institutional operati	ions.	In addition	to o	ther	1694
adjustments and calculations descri	ibed :	below, the su	absid	У	1695
entitlement of an institution shall	L be	determined by	sub	tracting	1696
from the institution's aggregate ex	kpend	iture require	ement	s income	1697
to be derived from the local contri	ibuti	ons assumed i	n ca	lculating	1698
the subsider outitlements mbs less!					1600

the subsidy entitlements. The local contributions for purposes of

determining su	ubsidy support shall	not limit the authority of the	-
individual boa	ards of trustees to e	establish fee levels.	-

The General Studies and Technical models shall be adjusted by the Board of Regents so that the share of state subsidy earned by those models is not altered by changes in the overall local share. A lower-division fee differential shall be used to maintain the relationship that would have occurred between these models and the baccalaureate models had an assumed share of 37.5 per cent been funded.

In defining the number of full-time equivalent (FTE) students for state subsidy purposes, the Board of Regents shall exclude all undergraduate students who are not residents of Ohio, except those charged in-state fees in accordance with reciprocity agreements made under section 3333.17 of the Revised Code or employer contracts entered into under section 3333.32 of the Revised Code.

## (A) AGGREGATE EXPENDITURE PER FULL-TIME EQUIVALENT STUDENT

## (1) INSTRUCTION AND SUPPORT SERVICES

(1) INDIRECTION THE BOILOR BERVIOLD			± / ± 0
MODEL	FY 2006	FY 2007	1717
General Studies I	\$ 4,655	\$ 4,655	1718
General Studies II	\$ 5,135	\$ 5,135	1719
General Studies III	\$ 6,365	\$ 6,365	1720
Technical I	\$ 5,926	\$ 5,926	1721
Technical III	\$ 9,107	\$ 9,107	1722
Baccalaureate I	\$ 7,160	\$ 7,160	1723
Baccalaureate II	\$ 8,235	\$ 8,235	1724
Baccalaureate III	\$11,841	\$11,841	1725
Masters and Professional I	\$19,088	\$19,088	1726
Masters and Professional II	\$20,984	\$20,984	1727
Masters and Professional III	\$27,234	\$27,234	1728
Medical I	\$29,143	\$29,143	1729
Medical II	\$37,172	\$37,172	1730

FY 2006

FY 2007

1760

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Classrooms	\$5.86	\$5.86	1761
Laboratories	\$7.31	\$7.31	1762
Offices	\$5.86	\$5.86	1763
Audio Visual Data Processing	\$7.31	\$7.31	1764
Storage	\$2.59	\$2.59	1765
Circulation	\$7.39	\$7.39	1766
Other	\$5.86	\$5.86	1767
(b) The total gross square-foot	POM expenditure re	quirement	1768
shall be allocated to models in propo	rtion to each camp	us's	1769
activity-based POM weight multiplied	by the two- or fiv	e-year	1770
average subsidy-eligible FTEs for all	models.		1771
(c) The amounts allocated to mod	els in division (B	)(1)(b) of	1772
this section shall be multiplied by t	he ratio of subsid	y-eligible	1773
FTE students to total FTE students re	ported in each mod	el, and the	1774
amounts summed for all models. To thi	s total amount sha	ll be added	1775
an amount to support roads and ground	s expenditures, wh	ich shall	1776
also be multiplied by the ratio of su	bsidy-eligible FTE	students	1777
to total FTEs reported for each model	. From this total	amount, the	1778
amounts for Doctoral I and Doctoral I	I shall be subtrac	ted to	1779
produce the square-foot-based POM sub	sidy.		1780
(2) DETERMINATION OF THE ACTIVIT	Y-BASED POM SUBSID	Y	1781
(a) The number of subsidy-eligib	le FTE students in	each model	1782
shall be multiplied by the following	rates for each cam	pus for	1783
each fiscal year.			1784
	FY 2006	FY 2007	1785
General Studies I	\$ 512	\$ 512	1786
General Studies II	\$ 662	\$ 662	1787
General Studies III	\$1,464	\$1,464	1788
Technical I	\$ 752	\$ 752	1789
Technical III	\$1,343	\$1,343	1790
Baccalaureate I	\$ 639	\$ 639	1791
Baccalaureate II	\$1,149	\$1,149	1792

enrollment plus 35 per cent of the current year enrollment	1824
including students repeating terms, where the base enrollment is:	1825
The Ohio State University 1010	1826
University of Cincinnati 833	1827
Medical University of Ohio at Toledo 650	1828
Wright State University 433	1829
Ohio University 433	1830
Northeastern Ohio Universities College of 433	1831
Medicine	
(ii) For those medical schools whose current year enrollment,	1832
excluding students repeating terms, is equal to or greater than	1833
the base enrollment, the Medical II FTE enrollment shall equal the	1834
base enrollment plus the FTE for repeating students.	1835
(iii) Students repeating terms may be no more than five per	1836
cent of current year enrollment.	1837
(c) The Board of Regents shall compute the sum of the two	1838
calculations listed in division $(C)(1)(a)$ of this section and use	1839
the greater sum as the core subsidy entitlement.	1840
The POM subsidy for each campus shall equal the greater of	1841
the square-foot-based subsidy or the activity-based POM subsidy	1842
component of the core subsidy entitlement.	1843
(d) The state share of instruction provided for doctoral	1844
students shall be based on a fixed percentage of the total	1845
appropriation. In each fiscal year of the biennium not more than	1846
10.34 per cent of the total state share of instruction shall be	1847
reserved to implement the recommendations of the Graduate Funding	1848
Commission. It is the intent of the General Assembly that the	1849
doctoral reserve not exceed 10.34 per cent of the total state	1850
share of instruction to implement the recommendations of the	1851
Graduate Funding Commission. The Board of Regents may reallocate	1852
up to two per cent in each fiscal year of the reserve among the	1853

state-assisted universities on the basis of a quality review as	1854
specified in the recommendations of the Graduate Funding	1855
Commission. No such reallocation shall occur unless the Board of	1856
Regents, in consultation with representatives of state-assisted	1857
universities, determines that sufficient funds are available for	1858
this purpose.	1859

The amount so reserved shall be allocated to universities in 1860 proportion to their share of the total number of Doctoral I 1861 equivalent FTEs as calculated on an institutional basis using the 1862 greater of the two-year or five-year FTEs for the period fiscal 1863 year 1994 through fiscal year 1998 with annualized FTEs for fiscal 1864 years 1994 through 1997 and all-term FTEs for fiscal year 1998 as 1865 adjusted to reflect the effects of doctoral review and subsequent 1866 changes in Doctoral I equivalent enrollments. For the purposes of 1867 this calculation, Doctoral I equivalent FTEs shall equal the sum 1868 of Doctoral I FTEs plus 1.5 times the sum of Doctoral II FTEs. 1869

If a university participates in the Innovation Incentive 1870 Program outlined in appropriation item 235-433, Economic Growth 1871 Challenge, then the Board of Regents shall withhold 1.5 per cent 1872 in fiscal year 2006 and three per cent in fiscal year 2007 of the 1873 participating university's allocation of the doctoral reserve. 1874 This withholding is intended to increase incrementally with a goal 1875 of setting aside 15 per cent of the total doctoral reserve by 1876 fiscal year 2016. 1877

The Board of Regents shall use the combined amount of each 1878 participating state-assisted university's set aside of the 1879 doctoral reserve that has been withheld, the state matching funds 1880 earmarked under appropriation item 235-433, Economic Growth 1881 Challenge, and the amount set aside by each accredited Ohio 1882 institution of higher education holding a certificate of 1883 authorization under section 1713.02 of the Revised Code electing 1884 to participate in the Innovation Incentive Program to make awards 1885

1974

1975

The state share of instruction to state-supported	1946
universities for students enrolled in law schools in fiscal year	1947
2006 and fiscal year 2007 shall be calculated by using the number	1948
of subsidy-eligible FTE law school students funded by state	1949
subsidy in fiscal year 1995 or the actual number of	1950
subsidy-eligible FTE law school students at the institution in the	1951
fiscal year, whichever is less.	1952
(H) FUNDS REQUIRING CONTROLLING BOARD APPROVAL	1953
Of the foregoing appropriation item 235-501, State Share of	1954
Instruction, \$30,000,000 in fiscal year 2007 shall not be	1955
disbursed without approval of the Controlling Board. Within ten	1956
days after the issuance of the report of the Higher Education	1957
Funding Study Council required by Section 209.63.58 of this act	1958
Am. Sub. H.B. 66 of the 126th General Assembly, the Board of	1959
Regents shall seek the Controlling Board's approval to disburse	1960
the \$30,000,000 appropriation.	1961
Sec. 209.64.22. STATE UNIVERSITY CLINICAL TEACHING	1962
The foregoing appropriation items 235-536, The Ohio State	1963
University Clinical Teaching; 235-537, University of Cincinnati	1964
Clinical Teaching; 235-538, Medical University of Ohio at Toledo	1965
Clinical Teaching; 235-539, Wright State University Clinical	1966
Teaching; 235-540, Ohio University Clinical Teaching; and 235-541,	1967
Northeastern Ohio Universities College of Medicine Clinical	1968
Teaching, shall be distributed through the Board of Regents.	1969
Of the foregoing appropriation item 235-539, Wright State	1970
University Clinical Teaching, \$124,644 in each fiscal year of the	
University Crimical reaching, \$124,044 in each riscar year or the	1971
biennium shall be for the use of Wright State University's Ellis	1971 1972

Institute for Clinical Teaching Studies to operate the clinical

The Board of Regents, in consultation with representatives of

facility to serve the Greater Dayton area.

Section 8. Sections 1, 2, 3, 5, 6, and 7 of this act take	2000
effect July 1, 2006. Section 4 of this act shall take effect on	2001
the earliest date permitted by law.	2002