

Part 7

1 129HB153-HC2111.docx/rs

2 Sub. H.B. 153
3 As Pending in H. Finance and Appropriations
4 LSC 129 1066-4
5 HC-2111

6 _____ moved to amend as follows:

7 In line 12267, delete "shall" and insert "may"

8 The motion was _____ agreed to.

9 SYNOPSIS

10 **Local Government Integrating and Innovation Committees**

11 **R.C. 164.30**

12 Changes the permissible allocation of grants by Local
13 Government Integrating and Innovation Committees among local
14 governments by permitting, instead of requiring, that up to 30%
15 of the grants awarded by each Committee be awarded to local
16 governments in fiscal emergency.

17 The pending House committee-accepted bill proposes
18 earmarking \$50 million of CAT revenue each year to be
19 distributed among the Committees (currently the committees are
20 known as the District Public Works Integrating Committees),
21 which are to allocate their respective apportionments as
22 competitive grants among local governments on the basis of the
23 cost efficiencies to be gained from shared services.

1 129HB153-HC2113.docx/jc

2 Sub. H.B. 153
3 As Pending in H. Finance and Appropriations
4 LSC 129 1066-4
5 HC-2113

6 _____ moved to amend as follows:

7 In line 14249, delete "information technology,"

8 The motion was _____ agreed to.

9 SYNOPSIS

10 **County Centralized Information Technology Services**

11 **R.C. 305.23**

12 Removes information technology services from the list of
13 services that a board of county commissioners can centralize the
14 provision of.

Sub. H.B. 153

As Pending in H. Finance
and Appropriations

LSC 129 1066-4

HC-2123

_____ moved to amend as follows:

In line 300, after "122.0819," insert "122.121,"

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Between lines 6149 and 6150, insert:

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"Sec. 122.121. (A) If an endorsing municipality or endorsing
county enters into a joinder undertaking with a site selection
organization, the endorsing municipality or endorsing county may
apply to the director of development, on a form and in the manner
prescribed by the director, for a grant based on the projected
incremental increase in the receipts from the tax imposed under
section 5739.02 of the Revised Code within the market area
designated under division (C) of this section, for the two-week
period that ends at the end of the day after the date on which a
game will be held, that is directly attributable, as determined by
the director, to the preparation for and presentation of the game.
The director shall determine the projected incremental increase in
the tax imposed under section 5739.02 of the Revised Code from
information certified to the director by the endorsing
municipality or the endorsing county including, but not limited
to, historical attendance and ticket sales for the game, income
statements showing revenue and expenditures for the game in prior
years, attendance capacity at the proposed venues, event budget at

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the proposed venues, and projected lodging room nights based on 21
historical attendance, attendance capacity at the proposed venues, 22
and duration of the game and related activities. The endorsing 23
municipality or endorsing county is eligible to receive a grant 24
under this section only if the projected incremental increase in 25
receipts from the tax imposed under section 5739.02 of the Revised 26
Code, as determined by the director, exceeds two hundred fifty 27
thousand dollars. The amount of the grant shall be determined by 28
the director but shall not exceed five hundred thousand dollars. 29
The director shall not issue grants with a total value of more 30
than one million dollars in any fiscal year, and shall not issue 31
any grant before July 1, ~~2011~~ 2013. 32

(B) If the director of development approves an application 33
for an endorsing municipality or endorsing county and that 34
endorsing municipality or endorsing county enters into a joinder 35
agreement with a site selection organization, the endorsing 36
municipality or endorsing county shall file a copy of the joinder 37
agreement with the director of development, who immediately shall 38
notify the director of budget and management of the filing. Within 39
thirty days after receiving the notice, the director of budget and 40
management shall establish a schedule to disburse from the general 41
revenue fund to such endorsing municipality or endorsing county 42
payments that total the amount certified by the director of 43
development under division (A) of this section, but in no event 44
shall the total amount disbursed exceed five hundred thousand 45
dollars, and no disbursement shall be made before July 1, ~~2011~~ 46
2013. The payments shall be used exclusively by the endorsing 47
municipality or endorsing county to fulfill a portion of its 48
obligations to a site selection organization under game support 49
contracts, which obligations may include the payment of costs 50
relating to the preparations necessary for the conduct of the 51

game, including acquiring, renovating, or constructing facilities; 52
to pay the costs of conducting the game; and to assist the local 53
organizing committee, endorsing municipality, or endorsing county 54
in providing assurances required by a site selection organization 55
sponsoring one or more games. 56

(C) For the purposes of division (A) of this section, the 57
director of development, in consultation with the tax 58
commissioner, shall designate as a market area for a game each 59
area in which they determine there is a reasonable likelihood of 60
measurable economic impact directly attributable to the 61
preparation for and presentation of the game and related events, 62
including areas likely to provide venues, accommodations, and 63
services in connection with the game based on the information and 64
the copy of the joinder undertaking provided to the director under 65
divisions (A) and (B) of this section. The director and 66
commissioner shall determine the geographic boundaries of each 67
market area. An endorsing municipality or endorsing county that 68
has been selected as the site for a game must be included in a 69
market area for the game. 70

(D) A local organizing committee, endorsing municipality, or 71
endorsing county shall provide information required by the 72
director of development and tax commissioner to enable the 73
director and commissioner to fulfill their duties under this 74
section, including annual audited statements of any financial 75
records required by a site selection organization and data 76
obtained by the local organizing committee, endorsing 77
municipality, or endorsing county relating to attendance at a game 78
and to the economic impact of the game. A local organizing 79
committee, an endorsing municipality, or an endorsing county shall 80
provide an annual audited financial statement if so required by 81
the director and commissioner, not later than the end of the 82
fourth month after the date the period covered by the financial 83

statement ends.

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(E) Within sixty days after the game, the endorsing municipality or the endorsing county shall report to the director of development about the economic impact of the game. The report shall be in the form and substance required by the director, including, but not limited to, a final income statement for the event showing total revenue and expenditures and revenue and expenditures in the market area for the game, and ticket sales for the game and any related activities for which admission was charged. The director of development shall determine, based on the reported information and the exercise of reasonable judgment, the incremental increase in receipts from the tax imposed under section 5739.02 of the Revised Code directly attributable to the game. If the actual incremental increase in such receipts is less than the projected incremental increase in receipts, the director may require the endorsing municipality or the endorsing county to refund to the state all or a portion of the grant.

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(F) No disbursement may be made under this section if the director of development determines that it would be used for the purpose of soliciting the relocation of a professional sports franchise located in this state.

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(G) This section may not be construed as creating or requiring a state guarantee of obligations imposed on an endorsing municipality or endorsing county under a game support contract or any other agreement relating to hosting one or more games in this state."

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In line 94697, after "122.0819," insert "122.121,"

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In line 8 of the title, after "122.0819," insert "122.121,"

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The motion was _____ agreed to.

SYNOPSIS

Delay Implementation of Sports Incentive Grants	112
R.C. 122.121	113
Delays implementation of the Department of Development's	114
Sports Incentive Grant Program from July 1, 2011, to July 1, 2013.	115
Under the program, grants of up to \$500,000 may be given to local	116
governments hosting certain sporting events, based on estimates of	117
the event's effect on sales tax revenue.	118

Sub. H.B. 153

As Pending in H. Finance
and Appropriations

LSC 129 1066-4

HC-2125-1

_____ moved to amend as follows:

Between lines 103001 and 103002, insert:

"Of the foregoing appropriation item 235563, Ohio College
Opportunity Grant, \$34,000,000 in each fiscal year shall be used
by the Chancellor of the Board of Regents to award need-based
financial aid to students enrolled in eligible four-year public
institutions of higher education, excluding early college high
school and post-secondary enrollment option participants.

Of the foregoing appropriation item 235563, Ohio College
Opportunity Grant, \$38,000,000 in each fiscal year shall be used
by the Chancellor of the Board of Regents to award need-based
financial aid to students enrolled in eligible four-year private
nonprofit institutions of higher education, excluding early
college high school and post-secondary enrollment option
participants."

In line 103002, after "The" insert "remainder of the"

In line 103005, delete everything after "eligible" and insert
"private for-profit career colleges and schools."

Delete line 103006

In line 103011, delete the comma and insert a colon; delete

"eligible" and insert a paragraph break and "(a) "Eligible" 20

Between lines 103013 and 103014, insert: 21

"(b) The three "sectors" of institutions of higher education 22
 consist of the following: 23

(i) State colleges and universities, community colleges, 24
 state community colleges, university branches, and technical 25
 colleges; 26

(ii) Eligible private nonprofit institutions of higher 27
 education; 28

(iii) Eligible private for-profit career colleges and 29
 schools." 30

In line 103032, after the period insert "In paying for 31
 scholarships under this division, the Chancellor shall deduct 32
 funds from the allocations made under division (A) of this section 33
 proportionate to the amounts allocated to each sector from the 34
 total appropriation." 35

The motion was _____ agreed to.

SYNOPSIS

Board of Regents 37

Section 371.50.10 38

Earmarks \$38.0 million of GRF appropriation item 235563, Ohio 39
 College Opportunity Grant, for Ohio College Opportunity Grant 40
 (OCOG) awards to students enrolled in eligible 4-year private 41
 nonprofit institutions. 42

Earmarks \$34.0 million of GRF appropriation item 235563, Ohio 43

College Opportunity Grant, for OCOG awards to students enrolled in 44
4-year public institutions of higher education. 45

Specifies that the remainder of GRF appropriation item 46
235563, Ohio College Opportunity Grant, is to be used for awards 47
to students enrolled in private for-profit career colleges and 48
schools. 49

Specifies that there are three sectors of OCOG allocations: 50
(1) public institutions and private for-profit career colleges and 51
schools, (2) private nonprofit institutions, and (3) private 52
for-profit career colleges and schools. Specifies that, in paying 53
for Academic Scholarship awards, funds are to be deducted 54
proportionately from the OCOG sector allocations. 55

6 _____ moved to amend as follows:

7 In line 45499, strike through "computer software,"

8 Strike through lines 45500 through 45502

9 In line 45503, strike through all before the second "to"
10 and insert "any book or book substitute that a student accesses
11 through the use of a computer or other electronic medium or that
12 is available through an internet-based provider of course
13 content, or any other material that contributes"

14 In line 45559, after "computer" insert "application";
15 strike through "(including" and insert "designed to assist
16 students in performing a single task or multiple related tasks,
17 device management software, learning management software,";
18 strike through ")"

19 In line 45560, strike through all before "digital"

20 In line 45561, strike through all before "wide"

21 In line 45583, after the period insert "Computer hardware
22 and related equipment" includes desktop computers and
23 workstations; laptop computers, computer tablets, and other

24 mobile handheld devices; and their operating systems and
25 accessories."

26 Between lines 106837a and 106838, insert:

"3317.06 The amendments to All amendments except
divisions (A)(2), (K), as described in the
and (L) middle column"

27 The motion was _____ agreed to.

28 SYNOPSIS

29 **Auxiliary Services for Chartered Nonpublic Schools**

30 **R.C. 3317.06**

31 With regard to items that school districts may purchase or
32 lease with auxiliary services funds for loan to nonpublic
33 schools:

34 (1) Specifies that an "electronic textbook" is a book or
35 book substitute accessed through a computer or other electronic
36 medium or through an Internet-based provider of course content,
37 or any other material that contributes to learning through
38 electronic means;

39 (2) Adds to the list of authorized items computer
40 application software designed to assist students in performing
41 single or multiple related tasks, device management software,
42 and learning management software;

43 (3) Specifies that computer hardware and related equipment
44 includes desktop computers and workstations; laptops, tablets,
45 and other mobile devices; and related operating systems and
46 accessories; and

47 (4) Removes references to several outdated forms of
48 technology.

Sub. H.B. 153
As Pending in H. Finance
and Appropriations
LSC 129 1066-4
HC-2154-1

_____ moved to amend as follows:

Delete lines 72273 through 72338 and insert:

"Sec. 5111.161. (A) This section applies if the department of
job and family services includes in the care management system,
pursuant to section 5111.16 of the Revised Code, individuals who
are under twenty-one years of age and are included in the category
of individuals who receive medicaid on the basis of being aged,
blind, or disabled, as specified in division (A)(2) of section
5111.01 of the Revised Code.

(B) For the purpose of developing a system for the provision
of care management services to the individuals under twenty-one
years of age specified in division (A) of this section, the
department may do either or both of the following:

(1) Enter into contracts with entities to serve as pediatric
accountable care organizations;

(2) Require that a managed care organization under contract
with the department pursuant to section 5111.17 of the Revised
Code enter into a subcontract with an entity to provide the care
management services, subject to the entity meeting the
subcontracting criteria established in rules adopted under this

section.

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(C) On determining that an entity seeking a contract to serve as a pediatric accountable care organization meets the criteria established in rules adopted under this section, the department may contract with the entity to serve in that capacity. The department's determination of whether to enter into a contract with the entity shall be based on evidence or other documentation submitted by the entity, as required by the department under rules adopted under this section.

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The department's determination to refuse to enter into a contract with an entity may not be appealed. An entity that is denied a contract may seek another contract to serve as a pediatric accountable care organization, but not earlier than six months after the most recent contract denial.

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(D) The department shall adopt rules as necessary to implement this section. The rules shall be adopted in accordance with Chapter 119. of the Revised Code. In adopting the rules, the department shall specify the following:

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(1) The minimum criteria that an entity must meet to qualify for a contract with the department to serve as a pediatric accountable care organization, including criteria that incorporates the minimum criteria established by federal law;

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(2) The evidence or other documentation that an entity must submit to the department when seeking a contract to serve as an accountable care organization;

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(3) The minimum criteria that an entity must meet to qualify for a subcontract with a managed care organization to provide care management services to the individuals under twenty-one years of age specified in division (A) of this section who are enrolled in the organization.

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(E) If the department does not adopt rules under division (D) 50
of this section on or before July 1, 2012, both of the following 51
apply until the department adopts those rules: 52

(1) Each managed care organization under contract with the 53
department pursuant to section 5111.17 of the Revised Code shall 54
subcontract with an entity the organization selects to provide 55
care management services for the individuals specified in division 56
(A) of this section under twenty-one years of age who are enrolled 57
in the organization; 58

(2) The entity shall accept from the organization, as payment 59
in full for providing the care management services, the same 60
amount that the department would reimburse a provider for 61
providing the care management services to a medicaid recipient who 62
is not enrolled in a managed care organization." 63

The motion was _____ agreed to.

SYNOPSIS

Pediatric Accountable Care Organizations 64

R.C. 5111.161 65

Removes the substitute bill's changes under which the 66
pediatric accountable care organizations that may be used in the 67
Medicaid managed care system must be either health insuring 68
corporations or their associated intermediary organizations. 69

Restores the provisions of the "As Introduced" version of the 70
bill under which both of the following apply: 71

--The Department of Job and Family Services may contract with 72
pediatric accountable care organizations or require Medicaid 73

managed care organizations to subcontract with an entity to 74
provide care management services; 75

--If the Department does not adopt rules establishing 76
contracting or subcontracting criteria by July 1, 2012, then the 77
Medicaid managed care organizations must subcontract for the 78
services from entities they select and the entities must accept 79
the Medicaid fee-for-service payment rate. 80

2 Sub. H.B. 153
3 As Pending in H. Finance and Appropriations
4 LSC 129 1066-4
5 HC-2155

6 _____ moved to amend as follows:

7 In line 99793, delete "health insuring corporations" and
8 insert "managed care organizations"

9 Between lines 99795 and 99796, insert:

10 "If any reduction is made pursuant to this section, the
11 managed care organization receiving the reduction shall not pass
12 the cost of the reduction onto any hospital with which it has a
13 contract to provide services to the Medicaid recipients enrolled
14 in the organization."

15 The motion was _____ agreed to.

16 SYNOPSIS

17 **Hospitals Exempt from Cost of Administrative Reduction in**
18 **Medicaid Managed Care**

19 **Section 390.30.33**

20 Prohibits a Medicaid managed care organization that, under
21 the bill, receives a 1% reduction in its reimbursement rate for
22 administrative expenses from passing the cost of the reduction
23 onto any hospital under contract with the organization.

2 Sub. H.B. 153
3 As Pending in H. Finance and Appropriations
4 LSC 129 1066-4
5 HC-2158-1

6 _____ moved to amend as follows:

7 Between lines 99474 and 99475, insert:

8 "STATE HISTORICAL GRANTS

9 Of the foregoing appropriation item 360508, State
10 Historical Grants, \$195,285 in each fiscal year shall be granted
11 to the Cincinnati Museum Center, and \$195,285 in each fiscal
12 year shall be granted to the Western Reserve Historical
13 Society."

14 The motion was _____ agreed to.

15 SYNOPSIS

16 **Ohio Historical Society - State Historic Grants Earmark**

17 **Section 297.10**

18 Earmarks GRF appropriation item 360508, State Historical
19 Grants, in the following manner: \$195,285 in each fiscal year
20 for the Cincinnati Museum Center and \$195,285 in each fiscal
21 year for the Western Reserve Historical Society.

6 _____ moved to amend as follows:

7 In line 64062, delete "establishing" and insert "for the
8 continuing operation by the division of liquor control of
9 spirituous liquor distribution and merchandising subject to
10 standards for performance provided in that contract that may
11 relate to or support division (C)(1) of this section. The
12 contract may establish other"

13 In line 64063, delete "certain"

14 In line 64065, delete everything after "control"

15 In line 64066, delete everything before the underlined
16 comma

17 In line 64068, delete "of liquor control"

18 In line 64070, after the underlined period insert "The
19 provisions of, and activities under, any such contract are
20 subject to the requirements of, and limitations established
21 under, divisions (A)(1), (3), and (5) and (B)(4) of section
22 4301.10 and section 4301.17 of the Revised Code."

23 The motion was _____ agreed to.

1 129HB153-HC2183.docx/ks

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3 As Pending in H. Finance and Sub. H.B. 153
4 LSC 129 1066-4
5 HC-2183

6 _____ moved to amend as follows:

7 In line 25890, delete "fifty" and insert "twenty-five"

8 The motion was _____ agreed to.

9 SYNOPSIS

10 **Annual Fee for Credit Union Share Guaranty Corporations**

11 **R.C. 1761.04**

12 Reduces, from \$45,000 to \$20,000, the bill's increase in
13 the maximum annual fee imposed on credit union share guaranty
14 corporations.

1 129HB153-HC2223.docx/jc

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3 As Pending in H. Finance and Sub. H.B. 153
4 LSC 129 1066-4
5 HC-2223

6 _____ moved to amend as follows:

7 In line 15700, delete "retail sales"

8 In line 15701, after the period delete the balance of the
9 line

10 Delete lines 15702 through 15708

11 In line 16146, after "(C)" delete the balance of the line

12 Delete lines 16147 through 16155

13 In line 16156, delete "(D)"

14 In line 16168, delete "(E)" and insert "(D)"

15 Delete lines 16171 and 16172

16 The motion was _____ agreed to.

17 SYNOPSIS

18 **New Community Authority Law (NCA) Community Development**
19 **Charge**

20 **R.C. 349.01 and 349.07**

21 Eliminates the bill's provision that a community
22 development charge (CDC) can be based on "sales" revenues of
23 businesses in the same manner as sales taxes and that any charge
24 based on a retail sale is in addition to the price of the goods.

25 Removes the bill's prohibition of a vendor charging a CDC
26 based on its revenue or retail sales as part of the price of its
27 goods or services.

28 Removes the bill's provision that permits a vendor to
29 charge a separate charge based on its revenues or retail sales
30 that can be remitted to the NCA and will be a credit against any
31 CDC imposed on a property.

32 Eliminates the bill's provision that permits a vendor to
33 use the price of its goods or services as a basis to calculate
34 the CDC it owes an NCA.

6 _____ moved to amend as follows:

7 In line 339, delete "2929.14, 2929.19, 2929.41,"

8 Delete lines 31298 through 32400

9 In line 94696, delete "2929.14, 2929.19,"

10 In line 94697, delete "2929.41,"

11 Delete lines 106866 through 106882

12 Delete lines 106909 and 106910

13 In line 63 of the title, delete "2929.14, 2929.19,
14 2929.41,"

15 The motion was _____ agreed to.

16 SYNOPSIS

17 **Felony Sentencing Law**

18 **R.C. 2929.14, 2929.19, and 2929.41**

19 Removes from the bill the repeal and reenactment without
20 change of the provisions of the state's Felony Sentencing Law
21 that were invalidated and severed by the Ohio Supreme Court's
22 decision in *State v. Foster*.

2 Sub. H.B. 153
3 As Pending in H. Finance and Appropriations
4 LSC 129 1066-4
5 HC-2225

6 _____ moved to amend as follows:

7 In line 96040, delete "\$5,600,000" and insert "\$7,390,407"

8 In line 96042, after the first "the" insert "liquor
9 permitting and compliance functions of the Division of Liquor
10 Control in the Department of Commerce and for the"

11 In line 96046, delete "\$11,400,000" and insert
12 "\$15,582,085"

13 In line 96048, after the first "the" insert "liquor
14 permitting and compliance functions of the Division of Liquor
15 Control in the Department of Commerce and for the"

16 The motion was _____ agreed to.

17 SYNOPSIS

18 **Liquor Control Fund Transfers**

19 **Section 243.10**

20 Increases the amount of the transfers from the GRF to the
21 Liquor Control Fund (Fund 7043) by \$1,790,407 in FY 2012, from
22 \$5,600,000 to \$7,390,407, and by \$4,182,085 in FY 2013, from
23 \$11,400,000 to \$15,582,085, to provide funding for the liquor
24 permitting and compliance functions of the Division of Liquor
25 Control in the Department of Commerce.

Sub. H.B. 153

As Pending in H. Finance

and Appropriations

LSC 129 1066-4

HC-2242

_____ moved to amend as follows:

In line 353, after "3314.19," insert "3314.22,"

Between lines 42475 and 42476, insert:

"Sec. 3314.22. (A) (1) Each household with a child enrolled in
an internet- or computer-based community school is entitled to a
at least one computer supplied by the school, ~~however. If there~~
are at least three children enrolled in an internet- or
computer-based community school residing in the same household,
the household shall be entitled to at least one additional
computer supplied by the school. However, the parent of any child
enrolled in the school may waive this entitlement in the manner
specified in division (A) ~~(3)~~ (2) of this section. In no case shall
an internet- or computer-based community school provide a stipend
or other substitute to the household of an enrolled child ~~or the~~
~~child's parent~~ in lieu of supplying a computer ~~to the child or~~
computers to the household as required by this section. The
~~prohibition contained in the preceding sentence is intended to~~
~~clarify the meaning of this division as it existed prior to~~
~~September 29, 2005, and is not intended to change that meaning in~~
~~any way.~~

~~(2) Notwithstanding division (A)(1) of this section, if more than one child living in a single residence is enrolled in an internet or computer based community school, at the option of the parent of those children, the school may supply less than one computer per child, as long as at least one computer is supplied to the residence. An internet or computer based community school may supply no computer at all only if the parent has waived the entitlement prescribed in division (A)(1) of this section in the manner specified in division (A)(3) of this section. The parent may amend the decision to accept less than one computer per child anytime during the school year, and, in such case, within thirty days after the parent notifies the school of such amendment, the school shall provide any additional computers requested by the parent up to the number necessary to comply with division (A)(1) of this section.~~

~~(3)~~ The parent of any child enrolled in an internet- or computer-based community school may waive the entitlement to ~~one computer per child, and have no computer at all supplied by the school~~ a computer or computers as specified in division (A)(1) of this section, if the school and parent set forth that waiver in writing with both parties attesting that there is a computer available to the child in the child's residence with sufficient hardware, software, programming, and connectivity so that the child may fully participate in all of the learning opportunities offered to the child by the school. The parent may amend the decision to waive the entitlement at any time during the school year and, in such case, within thirty days after the parent notifies the school of that decision, the school shall provide any additional computers requested by the parent up to the number necessary to comply with division (A)(1) of this section, regardless of whether there is any change in the conditions attested to in the waiver.

~~(4)~~(3) A copy of a waiver executed under division (A) ~~(3)~~(2) 52
of this section shall be retained by the internet- or 53
computer-based community school and the parent who attested to the 54
conditions prescribed in that division. The school shall submit a 55
copy of the waiver to the office of community schools, established 56
under section 3314.11 of the Revised Code, immediately upon 57
execution of the waiver. 58

~~(5)~~(4) The school shall notify the office of community 59
schools, in the manner specified by the office, ~~of any parent's~~ 60
~~decision under division (A) (2) of this section to accept less than~~ 61
~~one computer per child or the parent's amendment to that decision,~~ 62
and of any parent's decision to amend the waiver executed under 63
division (A) ~~(3)~~(2) of this section. 64

(B) Each internet- or computer-based community school shall 65
provide to each parent who is considering enrolling the parent's 66
child in the school and to the parent of each child already 67
enrolled in the school a written notice of the provisions 68
prescribed in division (A) of this section. 69

(C) If a community school that is not an internet- or 70
computer-based community school provides any of its enrolled 71
students with nonclassroom-based learning opportunities provided 72
via an internet- or other computer-based instructional method and 73
requires such students to participate in any of those learning 74
opportunities from their residences, the school shall be subject 75
to this section and division (C) (1) of section 3314.21 of the 76
Revised Code relative to each such student in the same manner as 77
an internet- or computer-based community school, unless both of 78
the following conditions apply to the student: 79

(1) The nonclassroom-based learning opportunities in which 80
the student is required to participate from the student's 81
residence are supplemental in nature or do not constitute a 82

significant portion of the total classroom-based and 83
 nonclassroom-based learning opportunities provided to the student 84
 by the school; 85

(2) The student's residence is equipped with a computer 86
 available for the student's use." 87

In line 94710, after "3314.19," insert "3314.22," 88

In line 81 of the title, after "3314.19," insert "3314.22," 89

The motion was _____ agreed to.

SYNOPSIS

Computers Supplied by E-Schools 90

R.C. 3314.22 91

Eliminates the provision of current law entitling each 92
 student enrolled in an Internet- or computer-based community 93
 school (e-school) to a computer and, instead, entitles the 94
 household of a student enrolled in an e-school to at least one 95
 computer, and if at least three students enrolled in an e-school 96
 reside in the same household, entitles the household to at least 97
 one additional computer. 98

As under current law, permits the parent of a student 99
 enrolled in an e-school to waive the entitlement to a computer or 100
 computers as long as there is a computer available to the student 101
 with sufficient hardware, software, programming, and connectivity 102
 so that the student can fully participate in all of the learning 103
 opportunities offered by the school. 104

6 _____ moved to amend as follows:

7 In line 424, delete "5731.18, 5731.181,"

8 Delete lines 89879 through 89942

9 In line 94782, delete "5731.18, 5731.181,"

10 In line 178 of the title, delete "5731.18,"

11 In line 179 of the title, delete "5731.181,"

12 The motion was _____ agreed to.

13 SYNOPSIS

14 **Remove Sponge Tax Provisions**

15 **R.C. 5731.18 and 5731.181**

16 Removes from the pending bill the provisions that
17 incorporate changes to the federal estate tax and generation-
18 skipping tax effective January 1, 2013, that would have had the
19 effect of reinstituting the pick-up taxes upon the revival of
20 the federal credits for state taxes.