As Passed by the Senate

130th General Assembly Regular Session 2013-2014

S. B. No. 228

Senator Widener

Cosponsors: Senators Patton, Uecker, Obhof, Schaffer, Seitz, Hughes, Oelslager, Coley, Balderson, Burke, Hite, Jordan, LaRose, Peterson

A BILL

То	amend section 131.35 and to enact sections 127.163	1
	and 124.164 of the Revised Code to limit the	2
	Controlling Board's authority to approve the	3
	expenditure of certain funds and to require state	4
	agencies to provide certain information to the	5
	Controlling Board regarding requested purchases	б
	from out-of-state suppliers.	7

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

Section 1. That section 131.35 be amended and sections	8
127.163 and 127.164 of the Revised Code be enacted to read as	9
follows:	10
Sec. 127.163. At the time an agency submits a request to the	11
controlling board to approve the making of a purchase, if the	12
requested purchase is to be made from a supplier who is not	13
headquartered in this state but has a presence in this state, the	14

agency shall include in the request the following information:15(A) The address or addresses of the supplier's places of16business in this state;17

(B) The total number of employees the supplier employs in 18

each of its places of business in this state;	19	
(C) The percentage of the requested purchase to be completed	20	
by employees of the supplier located in this state;		
(D) A list of any suppliers, subcontractors, or other	22	
entities the supplier intends to use to fulfill the requested	23	
purchase that includes all of the following:		
(1) The address or addresses of the places of business in	25	
this state of each potential supplier, subcontractor, or entity;	26	
(2) The number of employees that each potential supplier,	27	
subcontractor, or entity employs in each of its places of business	28	
<u>in this state;</u>		
(3) The percentage of the requested purchase to be completed	30	
by employees of the potential supplier, subcontractor, or entity	31	
located in this state.	32	
Sec. 127.164. (A) Prior to submitting a request to approve	33	
Sec. 127.164. (A) Prior to submitting a request to approve the making of a purchase to the controlling board, an agency shall	33 34	
the making of a purchase to the controlling board, an agency shall	34	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency	34 35	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency	34 35 36	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency sent a request for proposals but who did not respond to the	34 35 36 37	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency sent a request for proposals but who did not respond to the request for proposals and ascertain why the entity did not	34 35 36 37 38	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency sent a request for proposals but who did not respond to the request for proposals and ascertain why the entity did not respond.	34 35 36 37 38 39	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency sent a request for proposals but who did not respond to the request for proposals and ascertain why the entity did not respond. (B) At the time an agency submits a request to the	34 35 36 37 38 39 40	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency sent a request for proposals but who did not respond to the request for proposals and ascertain why the entity did not respond. (B) At the time an agency submits a request to the controlling board to approve the making of a purchase, the agency	34 35 36 37 38 39 40 41	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency sent a request for proposals but who did not respond to the request for proposals and ascertain why the entity did not respond. (B) At the time an agency submits a request to the controlling board to approve the making of a purchase, the agency shall submit to the board, as part of the request, the information	34 35 36 37 38 39 40 41 42	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency sent a request for proposals but who did not respond to the request for proposals and ascertain why the entity did not respond. (B) At the time an agency submits a request to the controlling board to approve the making of a purchase, the agency shall submit to the board, as part of the request, the information	34 35 36 37 38 39 40 41 42	
the making of a purchase to the controlling board, an agency shall contact any entity headquartered in this state that the agency approached related to the proposed purchase or to whom the agency sent a request for proposals but who did not respond to the request for proposals and ascertain why the entity did not respond. (B) At the time an agency submits a request to the controlling board to approve the making of a purchase, the agency shall submit to the board, as part of the request, the information that the agency collected under division (A) of this section.	34 35 36 37 38 39 40 41 42 43	

(1) No state agency may make expenditures of any federal 47

funds, whether such funds are advanced prior to expenditure or as 48 reimbursement, unless such expenditures are made pursuant to 49 specific appropriations of the general assembly, are authorized by 50 the controlling board pursuant to division (A)(5) of this section, 51 or are authorized by an executive order issued in accordance with 52 section 107.17 of the Revised Code, and until an allotment has 53 been approved by the director of budget and management. All 54 federal funds received by a state agency shall be reported to the 55 director within fifteen days of the receipt of such funds or the 56 notification of award, whichever occurs first. The director shall 57 prescribe the forms and procedures to be used when reporting the 58 receipt of federal funds. 59

(2) If the federal funds received are greater than the amount of such funds appropriated by the general assembly for a specific purpose, the total appropriation of federal and state funds for such purpose shall remain at the amount designated by the general assembly, except that the expenditure of federal funds received in excess of such specific appropriation may be authorized by the controlling board, subject to division (D) of this section.

(3) To the extent that the expenditure of excess federal
funds is authorized, the controlling board may transfer a like
amount of general revenue fund appropriation authority from the
affected agency to the emergency purposes appropriation of the
controlling board, if such action is permitted under federal
72

(4) Additional funds may be created by the controlling board
to receive revenues not anticipated in an appropriations act for
the biennium in which such new revenues are received. Expenditures
Subject to division (D) of this section, expenditures from such
additional funds may be authorized by the controlling board, but
such authorization shall not extend beyond the end of the biennium
in which such funds are created.

60

61

62

63

64

65

66

S. B. No. 228 As Passed by the Senate

(5) Controlling board authorization for a state agency to
make an expenditure of federal funds constitutes authority for the
agency to participate in the federal program providing the funds,
and the agency is not required to obtain an executive order under
section 107.17 of the Revised Code to participate in the federal
85

(B) With respect to nonfederal funds received into the
waterways safety fund, the wildlife fund, and any fund of the
state from which transfers may be made under division (D) of
section 127.14 of the Revised Code:

(1) No state agency may make expenditures of any such funds
90
unless the expenditures are made pursuant to specific
91
appropriations of the general assembly.
92

(2) If the receipts received into any fund are greater than
93
the amount appropriated, the appropriation for that fund shall
94
remain at the amount designated by the general assembly or,
95
<u>subject to division (D) of this section</u>, as increased and approved
96
by the controlling board.
97

(3) Additional funds may be created by the controlling board
98
to receive revenues not anticipated in an appropriations act for
99
the biennium in which such new revenues are received. Expenditures
100
Subject to division (D) of this section, expenditures from such
101
additional funds may be authorized by the controlling board, but
102
such authorization shall not extend beyond the end of the biennium
103
in which such funds are created.

(C) The controlling board shall not authorize more than ten 105 per cent of additional spending from the occupational licensing 106 and regulatory fund, created in section 4743.05 of the Revised 107 Code, in excess of any appropriation made by the general assembly 108 to a licensing agency except an appropriation for costs related to 109 the examination or reexamination of applicants for a license. As 110

used in this division, "licensing agency" and "license" have the	111
same meanings as in section 4745.01 of the Revised Code.	112
(D) The amount of any expenditure authorized under division	113
(A)(2) or (4) or (B)(2) or (3) of this section for a specific or	114
related purpose or item in any fiscal year shall not exceed an	115
amount greater than one per cent of the general revenue fund	116
appropriations for that fiscal year.	
Section 2. That existing section 131.35 of the Revised Code	118
is hereby repealed.	119