As Reported by the House Federalism and Interstate Relations Committee

132nd General Assembly

Regular Session 2017-2018

Sub. S. B. No. 255

Senator McColley

Cosponsors: Senators Wilson, Jordan, Huffman, Terhar, LaRose, Coley, Hoagland, Lehner, Eklund, Beagle, Balderson, Hackett, Obhof, O'Brien, Peterson, Uecker Representatives Roegner, Becker, Merrin, Retherford, Young, Zeltwanger

A BILL

ГО	enact sections 9.78, 101.62, 101.63, 101.64,	1
	101.65, 103.26, 103.27, 4798.01, 4798.02, and	2
	4798.03 of the Revised Code to establish a	3
	statewide policy on occupational regulation, to	4
	allow an individual who has been convicted of a	5
	criminal offense to request a licensing	6
	authority to determine whether the individual is	7
	disqualified from receiving or holding a	8
	professional license based on conviction, to	9
	require standing committees of the General	10
	Assembly to periodically review occupational	11
	licensing boards regarding their sunset, and to	12
	require the Legislative Service Commission to	13
	issue reports of occupational licensing bills	14
	and state regulation of occupations.	15

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

Section 1.	That sections 9.	78, 101.62, 101.63, 101.64,	16
101.65, 103.26,	103.27, 4798.01,	4798.02, and 4798.03 of the	17

As Reported by the House Federalism and Interstate Relations Committee

Page 2

Sub. S. B. No. 255 As Reported by the House Federalism and Interstate Relations Committee	Page 3
holding the license about which the individual inquired. A	47
licensing authority is not bound by a determination made under	48
this section, if, on further investigation, the licensing	49
authority determines that the individual's criminal convictions	50
differ from the information presented in the determination	51
request.	52
(C) A licensing authority shall make available to the	53
<pre>public on the licensing authority's internet web site a list of</pre>	54
all criminal offenses of which conviction of that offense shall	55
disqualify an individual from obtaining a license issued or	56
conferred by the licensing authority.	57
Sec. 101.62. (A) As used in sections 101.62 to 101.65 of	58
the Revised Code:	59
"Individual" means a natural person.	60
"Least restrictive regulation," "occupational license,"	61
and "occupational licensing board" have the meanings defined in	62
section 4798.01 of the Revised Code.	63
(B) An occupational licensing board shall be triggered to	64
<pre>expire at the end of the thirty-first day of December of the</pre>	65
sixth year after it was created or last renewed, or on December	66
31, 2024, whichever is later, and shall expire at the end of the	67
thirtieth day of June of the following year after the board was	68
triggered to expire. The expiration of an occupational licensing	69
board under this section emancipates a person to lawfully engage	70
in the profession, occupation, or occupational activity, which	71
has been previously licensed by that board, without an	72
occupational license, notwithstanding any law of the state that	73
requires a person to possess a license to lawfully engage in	74
that profession, occupation, or occupational activity.	75

functions other than licensing or regulating the licensing of an	106
occupational license that expires under this section, the	107
operation of sections 101.62 to 101.65 of the Revised Code shall	108
not cause the board, or the statutes creating, empowering,	109
governing, or regulating the board, to expire. The board and the	110
statutes shall continue to the extent the board and the statutes	111
apply to performing functions other than licensing or regulating	112
the licensing of an occupational license.	113
Sec. 101.63. (A) (1) Not later than the first day of March	114
in the odd-numbered year during which an occupational licensing	115
board is scheduled to be triggered to expire the following even-	116
numbered year under section 101.62 of the Revised Code, the	117
speaker of the house of representatives shall direct a standing	118
committee of the house of representatives to hold hearings to	119
receive the testimony of the public and of the chief executive	120
officer of the board, and otherwise to review, consider, and	121
evaluate the usefulness, performance, and effectiveness of the	122
board. Not later than the fifteenth day of November of that same	123
odd-numbered year, the standing committee shall prepare and	124
publish a report of its findings and recommendations in	125
accordance with section 101.65 of the Revised Code. If the	126
standing committee's report includes a bill, the house of	127
representatives shall consider that bill for passage by the	128
thirty-first day of December of that same odd-numbered year.	129
(2) Not later than the first day of March in the even-	130
numbered year during which an occupational licensing board is	131
scheduled to be triggered to expire under section 101.62 of the	132
Revised Code, the president of the senate shall direct a	133
standing committee of the senate to hold hearings to receive	134
testimony of the public and of the chief executive officer of	135
the board, and otherwise to review, consider, and evaluate the	136

(2) The board's past and anticipated workload, the number

As Reported by the House Federalism and Interstate Relations Committee

Page 6

165

Sub. S. B. No. 255 As Reported by the House Federalism and Interstate Relations Committee	Page 7
• • • • • • • • • • • • • • • • • • • •	
of staff required to complete that workload, and the board's	166
<pre>total number of staff;</pre>	167
(3) The board's past and anticipated budgets and its	168
sources of funding;	169
(4) The number of members of its governing board or other	170
governing entity and their compensation, if any.	171
(C) Each board shall have the burden of demonstrating to	172
the standing committee a public need for its continued	173
existence. In determining whether a board has demonstrated that	174
need, the standing committee shall consider, as relevant, all of	175
the following:	176
(1) Whether or not continuation of the board is necessary	177
to protect the health, safety, or welfare of the public, and if	178
so, whether or not the board's authority is narrowly tailored to	179
protect against present, recognizable, and significant harms to	180
the health, safety, or welfare of the public;	181
(2) Whether or not the public could be protected or served	182
in an alternate or less restrictive manner;	183
(3) Whether or not the board serves a specific private	184
<pre>interest;</pre>	185
(4) Whether or not rules adopted by the board are	186
consistent with the legislative mandate of the board as	187
expressed in the statutes that created and empowered the board;	188
(5) The extent to which the board's jurisdiction and	189
programs overlap or duplicate those of other boards, the extent_	190
to which the board coordinates with those other boards, and the	191
extent to which the board's programs could be consolidated with	192
the programs of other state departments or boards;	193

(7) The extent to which significant changes in the board's	200
rules could prevent an individual licensed in this state from	201
practicing, or allow an individual licensed in this state to	202
practice, the same occupation in another jurisdiction without	203
obtaining an occupational license for that occupation in that	204
<pre>other jurisdiction;</pre>	205
(8) Whether the board recognizes national uniform	206
licensure requirements for the occupation;	207
(9) Whether or not private contractors could be used, in	208
an effective and efficient manner, either to assist the board in	209
the performance of its duties or to perform these duties instead	210
of the board;	211
(10) Whether or not the operation of the board has	212
<pre>inhibited economic growth, reduced efficiency, or increased the_</pre>	213
<pre>cost of government;</pre>	214
(11) An assessment of the authority of the board regarding	215
fees, inspections, enforcement, and penalties;	216
(12) The extent to which the board has permitted qualified	217
applicants to serve the public;	218
(13) The extent to which the board has permitted	219
individuals to practice elements of the occupation without a	220

license;

Sub. S. B. No. 255 As Reported by the House Federalism and Interstate Relations Committee	Page 9
(14) The cost-effectiveness of the board in terms of	222
number of employees, services rendered, and administrative costs	223
incurred, both past and present;	224
(15) Whether or not the board's operation has been impeded	225
or enhanced by existing statutes and procedures and by	226
budgetary, resource, and personnel practices;	227
(16) Whether the board has recommended statutory changes	228
to the general assembly that would benefit the public as opposed	229
to the persons regulated by the board, if any, and whether its	230
recommendations and other policies have been adopted and	231
<pre>implemented;</pre>	232
(17) Whether the board has required any persons it	233
regulates to report to it the impact of board rules and	234
decisions on the public as they affect service costs and service	235
<pre>delivery;</pre>	236
(18) Whether persons regulated by the board, if any, have	237
been required to assess problems in their business operations	238
that affect the public;	239
(19) Whether the board has encouraged public participation	240
in its rule-making and decision-making;	241
(20) The efficiency with which formal public complaints	242
filed with the board have been processed to completion;	243
(21) Whether the purpose for which the board was created	244
has been fulfilled, has changed, or no longer exists;	245
(22) Whether federal law requires that the board be	246
renewed in some form;	247
(23) An assessment of the administrative hearing process	248
of a board if the board has an administrative hearing process,	249

Sec. 101.64. The president of the senate and the speaker	279
of the house of representatives shall notify the chief of the	280
common sense initiative office, established under section 107.61	281
of the Revised Code, when a board is identified to be reviewed	282
by a standing committee under section 101.63 of the Revised	283
Code. The chief or the chief's designee shall appear and testify	284
before the standing committee, with respect to the board, and	285
shall testify on at least all of the following:	286
(A) Whether or not the common sense initiative office has,	287
within the previous six years, received commentary related to	288
the board through the comment system established under section	289
107.62 of the Revised Code;	290
(B) Whether or not the common sense initiative office has,	291
within the previous six years, received advice from the small_	292
business advisory council with respect to rules of the board;	293
(C) Any other information the chief believes will	294
elucidate the effectiveness and efficiency of the board and in	295
particular the quality of customer service provided by the	296
board.	297
Sec. 101.65. (A) After the completion of the review of a	298
board under section 101.63 of the Revised Code, the standing	299
committee that conducted the review shall prepare and publish a	300
report of its findings and recommendations. A standing committee	301
may include in a single report its findings and recommendations	302
regarding more than one board. The committee shall furnish a	303
copy of the report to the president of the senate, the speaker	304
of the house of representatives, the governor, and each affected	305
board. Any published report shall be made available to the	306
public on the standing committee's internet web site, and in the	307
offices of the house of representatives and senate clerks during	308

Sub. S. B. No. 255 As Reported by the House Federalism and Interstate Relations Committee	Page 12
reasonable hours. As part of a report, the standing committee	309
may present its recommendations to the general assembly in bill	310
form.	311
(B) Recommendations made by the standing committee shall	312
indicate how or whether their implementation will do each of the	313
<pre>following:</pre>	314
(1) Improve efficiency in the management of state	315
<pre>government;</pre>	316
(2) Improve services rendered to citizens of the state;	317
(3) Simplify and improve preparation of the state budget;	318
(4) Conserve the natural resources of the state;	319
(5) Promote the orderly growth of the state and its	320
<pre>government;</pre>	321
(6) Promote that occupational regulations shall be	322
construed and applied to increase economic opportunities,	323
promote competition, and encourage innovation;	324
(7) Provide for the least restrictive regulation by	325
repealing the current regulation and replacing it with a less	326
restrictive regulation that is consistent with the policies	327
expressed in section 4798.02 of the Revised Code;	328
(8) Improve the effectiveness of the services performed by	329
the service departments of the state;	330
(9) Avoid duplication of effort by state agencies or	331
boards;	332
(10) Improve the organization and coordination of the	333
state government in one or more of the ways listed in divisions	334
(B) (1) to (9) of this section.	335

Sec. 103.26. (A) As used in this section and section	336
103.27 of the Revised Code:	337
"Individual" means a natural person.	338
"Least restrictive regulation" has the meaning defined in	339
section 4798.01 of the Revised Code.	340
"Occupational regulation" means a statute or rule that	341
controls an individual's practice of a trade or profession.	342
(B) With respect to legislation that has been introduced	343
in the house of representatives or in the senate, which proposes	344
to substantially change or enact an occupational regulation, the	345
director of the legislative service commission shall issue a	346
report of the legislation. The director shall issue a report	347
that compares the regulatory scheme proposed in the legislation	348
with the policies expressed in section 4798.02 of the Revised	349
Code with respect to proposing the least restrictive regulation	350
to protect consumers from present, significant, and	351
substantiated harms that threaten public health, safety, or	352
welfare. The director shall issue this report to the general	353
assembly in a timely manner.	354
To the extent possible with readily available or	355
obtainable information, the director shall report on	356
consequences of the legislation with respect to:	357
(1) Opportunities for employment within the occupation;	358
(2) Consumer choices and costs;	359
(3) Market competition;	360
(4) Cost to government.	361
(C) The report issued under division (B) of this section	362

Sub. S. B. No. 255

As Reported by the House Federalism and Interstate Relations Committee

Page 14

approximate number of members in each in this state;	392
(5) The functions typically performed by members of this	393
occupation and whether they are identical or similar to those	394
performed by another occupation;	395
(6) Whether specialized training, education, or experience	396
is required to engage in the occupation and, if so, how current	397
practitioners acquired that training, education, or experience;	398
(7) Whether or not the proposed regulation would change	399
the way practitioners of the occupation acquire any necessary	400
specialized training, education, or experience and, if so, why;	401
(8) Whether or not any current practitioners of the	402
occupation in this state lack whatever specialized training,	403
education, or experience might be required to engage in the	404
occupation and, if so, how the proposed regulation would address	405
that deficiency;	406
(9) Whether or not new entrants into the occupation would	407
be required to provide evidence of any necessary training,	408
education, or experience, or to pass an examination, or both;	409
(10) Whether or not current practitioners would be	410
required to provide evidence of any necessary training,	411
education, or experience, or to pass an examination, and, if	412
<pre>not, why not;</pre>	413
(11) The expected impact of the proposed regulation on the	414
supply of practitioners of the occupation and on the cost of	415
services or goods provided by the occupation;	416
(12) Information from others knowledgeable about the	417
occupation, and the related economic factors.	418
(E) A bill which proposes to substantially change or enact	419

Sub. S. B. No. 255

an occupational regulation shall not be favorably reported out	420
of committee until after the committee members have received and	421
considered the report provided under division (B) of this	422
section, unless two-thirds of the members of the committee vote	423
in the affirmative to favorably report the bill.	424
Sec. 103.27. Each biennium starting with an odd-numbered	425
year, beginning in 2019, the director of the legislative service	426
commission shall issue a report regarding approximately thirty-	427
three per cent of occupations subject to regulation by the	428
state. The report shall compare the current regulatory scheme	429
being utilized in this state with the policies expressed in	430
section 4798.02 of the Revised Code.	431
The director shall issue all reports performed during a	432
biennium, not later than the first day of December of the even-	433
numbered year of that biennium, to the general assembly and to	434
the attorney general.	435
The director may require that information be submitted by	436
any department or board that regulates the occupation.	437
The director shall, over a six-year period including	438
calendar years 2019 through 2024, issue reports regarding all	439
occupations subject to regulation by the state. The director's	440
report regarding an occupation may be scheduled to coincide	441
with, and be done in conjunction with, the review of an	442
occupational licensing board being done by a standing committee	443
of the general assembly under section 101.63 of the Revised	444
Code.	445
Sec. 4798.01. (A) As used in this chapter:	446
"Certification" means a voluntary program in which a	447
private organization or the state grants nontransferable	448

Sub. S. B. No. 255 As Reported by the House Federalism and Interstate Relations Committee

office of state government, that issues an occupational license.	478
"Occupational regulation" means a statute, policy, rule,	479
adjudication order, practice, or other state law requiring an	480
individual to possess certain personal qualifications to use an	481
occupational title or work in a lawful occupation. "Occupational	482
regulation" includes registration, certification, and	483
occupational license. "Occupational regulation" excludes a	484
business license, facility license, building permit, or zoning	485
and land use regulation, except to the extent those laws	486
regulate an individual's personal qualifications to perform a	487
lawful occupation, and excludes sections of the Revised Code	488
related to commercial or other driver's license.	489
"Personal qualifications" mean criteria related to an	490
individual's personal background and characteristics including	491
completion of an approved educational program, satisfactory	492
performance on an examination, work experience, other evidence	493
of attainment of requisite skills or knowledge, moral standing,	494
criminal history, and completion of continuing education.	495
"Registration" means a requirement to give notice to the	496
government that may include the individual's name and address,	497
the individual's agent for service of process, the location of	498
the activity to be performed, and a description of the service	499
the individual provides. "Registration" does not include	500
personal qualifications but may require a bond or insurance.	501
"Specialty occupational license for medical reimbursement"	502
is a nontransferable authorization in law for an individual to	503
qualify for payment or reimbursement from a government agency,	504
for providing identified medical services, based on meeting	505
personal qualifications established in law, which may be	506
recognized by a private company.	507

Sub. S. B. No. 255 As Reported by the House Federalism and Interstate Relations Committee	Page 19
7.0 Nopolica 2, inc neuro i cuolument una microtato i committo	
(B) For purposes of this chapter:	508
(1) The terms "certification" and "registration" are not	509
synonymous with "occupational license."	510
(2) The use of the words "certification" and "certified"	511
in other statutes to mean requiring an individual to meet	512
certain personal qualifications to work legally shall be	513
interpreted for the purposes of this chapter as requiring an	514
individual to meet the requirements of an "occupational	515
license."	516
(3) The use of the words "registration" and "registered"	517
in other statutes to mean requiring an individual to meet	518
certain personal qualifications to work legally shall be	519
interpreted for the purposes of this chapter as requiring an	520
individual to meet the requirements of an "occupational	521
license."	522
Sec. 4798.02. With respect to occupational regulation of	523
individuals, all of the following are the policy of the state:	524
(A) Occupational regulations shall be construed and	525
applied to increase economic opportunities, promote competition,	526
and encourage innovation.	527
(B) Where the state finds it is necessary to displace	528
competition, the state will use the least restrictive regulation	529
to protect consumers from present, significant, and	530
substantiated harms that threaten public health, safety, or	531
welfare. The policy of employing the least restrictive	532
regulation shall presume that market competition and private	533
remedies are sufficient to protect consumers. Where needed,	534
regulations shall be tailored to meet the predominate identified	535
need to protect consumers, as follows:	536

Sub. S. B. No. 255 As Reported by the House Federalism and Interstate Relations Committee	Page 20
(1) If regulations are intended to protect consumers	537
against fraud, the appropriate state action shall be to	538
strengthen powers under deceptive trade practices acts.	539
(2) If regulations are intended to protect consumers	540
against unsanitary facilities and general health, safety, or	541
welfare concerns, the appropriate state action shall be to	542
require periodic inspections.	543
(3) If regulations are intended to protect consumers	544
against potential damages to third parties who are not party to	545
a contract between the seller and buyer, and other types of	546
externalities, the appropriate state action shall be to require	547
bonding or insurance.	548
(4) If regulations are intended to protect consumers	549
against potential damages by transient providers, the	550
appropriate state action shall be to require registration with	551
the secretary of state.	552
(5) If regulations are intended to protect consumers	553
against asymmetrical information between the seller and buyer,	554
the appropriate state action shall be to offer voluntary	555
certification, unless suitable, privately offered voluntary	556
certification for the relevant occupation is available.	557
As used in this division, "suitable" means widely	558
recognized as reflecting established standards of competency,	559
skill, or knowledge in the field.	560
(6) If regulations are intended to facilitate governmental	561
reimbursement for providing medical services for an emerging	562
medical specialty, the appropriate state action shall be to	563
require a specialty occupational license for medical	564
reimbursement.	565

(7) If regulations are required to perform services	566
regulated by both federal laws and laws of this state, require	567
the state to recognize an individual's occupational license from	568
another United States state or territory to allow that	569
individual to practice in this state, and are based on uniform	570
national laws, practices, and examinations that have been	571
adopted by at least fifty United States states and territories,	572
the appropriate state action shall be to require an occupational	573
license.	574
For purposes of this division, a uniform national law is	575
one that has been adopted in a substantially equivalent manner	576
in at least fifty United States states and territories.	577
(C) An occupational regulation may be enforced against an	578
individual only to the extent the individual sells goods and	579
services that are included explicitly in the statute that	580
defines the occupation's scope of practice.	581
(D) Nothing in this chapter is intended to restrict an	582
occupational licensing board from requiring, as a condition of	583
licensure or renewal of licensure, that an individual's personal	584
qualifications include obtaining or maintaining certification	585
from a private organization that credentials individuals in the	586
relevant occupation.	587
By establishing and executing the policies in this	588
section, in concert with section 107.56 of the Revised Code, the	589
state intends to ensure that occupational licensing boards and	590
board members will avoid liability under federal antitrust laws.	591
Sec. 4798.03. This chapter preempts any ordinance or other	592
local law or regulation, which conflicts with or is inconsistent	593
with any policy of the state expressed in this chapter, by any	594

Sub. S. B. No. 255 As Reported by the House Federalism and Interstate Relations Committee	Page 22
political subdivision that regulates an occupation that is also	595 596
<pre>section 2. Nothing in this act shall be construed to apply</pre>	597
to any rules prescribed under Section 5 of Article IV, Ohio	598
Constitution.	599
Section 3. It is the intention of this act that for the	600
first biennium, starting in year 2019, the Legislative Service	601
Commission's review of approximately thirty-three per cent of	602
the occupations listed under section 103.27 of the Revised Code	603
shall not consist of a review of the same occupations that will	604
be reviewed by the General Assembly under section 101.63 of the	605
Revised Code. This will permit the General Assembly to review	606
the same occupations beginning in the biennium starting in 2021,	607
and every biennium thereafter, that had just been reviewed by	608
the Legislative Service Commission in the previous biennium.	609