Good morning. My name is Carrie Kuruc, and I am the Director of the Common Sense Initiative in the office of Governor Mike DeWine and Lt. Governor Jon Husted. I appreciate the opportunity to address the committee under R.C. 101.63.

When the committee met for this purpose in June, I talked about how CSI keeps a watchful eye for situations where Ohio’s laws and rules might not have caught up with the speed of business and advancing technology. Burdensome regulation isn’t always a result of overly prescriptive administrative rules. Often, the lack of flexibility that businesses experience can be the result of restrictions that originate in statute.

Our rule review process is business-focused, calling on agencies to engage with businesses and stakeholders during the drafting process, and again when the proposed rules are filed to help CSI identify unreasonable adverse impacts that a proposed rule might have on business and job creation.

R.C. 101.63 requires the CSI office to offer any information it has collected over the past six years about the occupational licensing boards the committee is reviewing.

Regarding the list of licenses assigned for today’s committee, the Ohio Athletic Commission has filed two packages of rules with CSI since 2013, totaling 127 rules. The licenses included in those rules are created by statute. CSI received no comments on any of those rules and made no recommendations. The Small Business Advisory Council did not provide advice specific to the rules.

Historically, the Department of Education has not sent its educator licensure rules through CSI because they do not affect businesses.

Thank you for your time this morning.