

As Reported by the House State and Local Government Committee

132nd General Assembly

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Sub. S. B. No. 144

Senator Burke

**Cosponsors: Senators Yuko, Coley, Bacon, Beagle, Eklund, Hackett, Hite, Hoagland, Huffman, Lehner, Manning, Obhof, O'Brien, Tavares, Terhar, Wilson
Representatives Anielski, Hambley, Carfagna, Perales**

A BILL

To amend sections 742.05, 3304.22, 4141.04, and 1
4765.04, to enact new sections 3304.12, 3304.13, 2
and 3304.14, and to repeal sections 3303.41, 3
3304.12, 3304.13, 3304.14, and 3304.25 of the 4
Revised Code to abolish the Opportunities for 5
Ohioans with Disabilities Commission, Consumer 6
Advisory Committee, and Governor's Council on 7
People with Disabilities; to establish a state 8
rehabilitation services council known as the 9
Opportunities for Ohioans with Disabilities 10
Council; and to restore staggered terms of 11
office for the employee members representing 12
firefighters on the board of trustees of the 13
Ohio Police and Fire Pension Fund. 14

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

Section 1. That sections 742.05, 3304.22, 4141.04, and 15
4765.04 be amended and new sections 3304.12, 3304.13, and 16
3304.14 of the Revised Code be enacted to read as follows: 17

Sec. 742.05. (A) Any vacancy occurring in the term of a 18
member of the board of trustees of the Ohio police and fire 19
pension fund who is the fiscal officer of a municipal 20
corporation shall be filled by appointment by the governor for 21
the unexpired term of such member. 22

(B) Except as provided in division (C) of this section, if 23
a vacancy occurs in the term of an employee or retirant member 24
of the board, all the remaining members of the board shall elect 25
a successor employee or retirant member. On certification of the 26
election results in accordance with rules adopted under section 27
742.045 of the Revised Code, the successor member shall hold 28
office until the first day of the new term that follows the next 29
board election that occurs not less than ninety days after the 30
successor member's election, or until the end of the term for 31
which the successor member was elected, whichever is sooner; 32
except that, the successor employee member representing 33
firefighters who was elected to the board under this section on 34
March 6, 2014, shall hold office until June 1, 2020, 35
notwithstanding sections 742.03 and 742.04 of the Revised Code. 36

Elections under this section to fill a vacancy on the 37
board shall be conducted in accordance with rules adopted under 38
section 742.045 of the Revised Code. 39

If a member of the board who is the fiscal officer of a 40
municipal corporation ceases to be a fiscal officer of a 41
municipal corporation, a vacancy shall exist. 42

If an employee member of the board ceases to be a member 43
of the fund, a vacancy shall exist. 44

If as a result of changed circumstances a retirant member 45
no longer qualifies for membership on the board as a retirant 46

member, a vacancy shall exist. 47

Any elected or appointed member of the board who fails to 48
attend three consecutive meetings of the board, without valid 49
excuse, shall be considered as having resigned from the board 50
and the board shall declare the member's office vacated and as 51
of the date of the adoption of a proper resolution a vacancy 52
shall exist. 53

(C) A successor member need not be elected under division 54
(B) of this section to fill a vacancy if on the day the vacancy 55
occurs less than ninety days remain in the vacated term. 56

Sec. 3304.12. (A) There is hereby created a state 57
rehabilitation services council to be known as the opportunities 58
for Ohioans with disabilities council. The opportunities for 59
Ohioans with disabilities agency shall provide administrative 60
support to the council. The council shall consist of the 61
following members: 62

(1) An individual who represents a parent training and 63
information center established in accordance with the federal 64
"Individuals with Disabilities Education Act," 20 U.S.C. 1400; 65

(2) A full-time employee of a client assistance program 66
described in 34 C.F.R. 370.1; 67

(3) A vocational counselor who has knowledge of and 68
experience with vocational rehabilitation services; 69

(4) An individual who represents community rehabilitation 70
program service providers; 71

(5) Four individuals each representing business, industry, 72
or labor interests; 73

(6) An individual who represents an organization that 74

advocates on behalf of individuals with physical, cognitive, 75
sensory, or mental disabilities; 76

(7) An individual who represents individuals with 77
disabilities who are unable to represent or have difficulty 78
representing themselves; 79

(8) An individual who has applied for or received 80
vocational rehabilitation services; 81

(9) An individual who represents institutions of secondary 82
or higher education; 83

(10) An individual from the governor's executive workforce 84
board established by section 6301.04 of the Revised Code; 85

(11) An individual from the department of education with 86
knowledge of and experience with the "Individuals with 87
Disabilities Education Act"; 88

(12) An individual who represents the Ohio statewide 89
independent living council. 90

A majority of the members of the council shall be 91
individuals with disabilities who are not employed by the 92
opportunities for Ohioans with disabilities agency. 93

The executive director of the opportunities for Ohioans 94
with disabilities agency shall serve as a nonvoting member of 95
the council. If a member of the council is an employee of the 96
opportunities for Ohioans with disabilities agency, then that 97
member also shall serve as a nonvoting member of the council. 98

(B) (1) All council members shall be appointed by the 99
governor. The governor shall make initial appointments to the 100
council not later than sixty days after the effective date of 101
this section. Of the initial appointments, five shall be for 102

terms of three years, five for terms of two years, and five for 103
terms of one year. Thereafter, terms shall be three years. 104

(2) When a term expires or a vacancy occurs before a term 105
expires, a successor member shall be appointed. A member 106
appointed to fill a vacancy occurring before the expiration of a 107
term for which the member's predecessor was appointed shall hold 108
office for the remainder of that term. 109

(3) Except for the member described in division (A) (2) of 110
this section and the executive director of the opportunities for 111
Ohioans with disabilities agency, no person shall serve more 112
than two consecutive terms on the council. Terms shall be 113
considered consecutive unless they are separated by a period of 114
three or more years. In determining a person's eligibility to 115
serve on the council under this division, both of the following 116
shall apply: 117

(a) Time spent on the council while serving the remainder 118
of an unexpired term to which another person was first appointed 119
shall not be considered, provided that a period of at least 120
three years passed between the time, if any, in which the person 121
previously served on the council and the time the person is 122
appointed to fulfill the unexpired term. 123

(b) A person who is appointed to serve on the council at 124
the beginning of a term and resigns before completing that term 125
shall be considered to have served the full term. 126

(C) Each member of the council shall serve without 127
compensation, except to the extent that serving on the council 128
is considered part of the member's regular duties of employment. 129
Each member shall be reimbursed for actual expenses incurred in 130
the performance of the member's official duties, including 131

expenses for travel and personal assistance services. 132

Sec. 3304.13. The opportunities for Ohioans with 133
disabilities council shall hold its first meeting at the call of 134
the governor. Regular meetings shall be held not less than four 135
times a year. Special meetings may be held with the approval of 136
the governor. Eight members constitute a quorum. 137

The council, by a majority vote, shall select one of its 138
members to serve as its chairperson. The member selected shall 139
serve as chairperson for one year, unless removed earlier by a 140
majority vote of the council. 141

The council shall establish standards for the conduct of 142
council business. 143

A council member who has a conflict of interest on a 144
matter before the council shall not participate in council 145
discussions and votes on the matter. 146

Sec. 3304.14. (A) The opportunities for Ohioans with 147
disabilities council, in collaboration with the governor's 148
office of workforce transformation, shall do all of the 149
following: 150

(1) Examine all of the following related to the state 151
vocational rehabilitation program: 152

(a) The process for determining eligibility, including the 153
order of selection; 154

(b) The extent, scope, and effectiveness of services 155
provided; 156

(c) The impact of state agency actions on the ability of 157
individuals with disabilities to achieve employment outcomes 158
through the program. 159

(2) Advise the opportunities for Ohioans with disabilities agency regarding the examination described in division (A) (1) of this section; 160
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(3) In partnership with the opportunities for Ohioans with disabilities agency and as required by 34 C.F.R. 361.29(c), identify, develop, agree, and review state goals and priorities relating to the vocational rehabilitation services portion of the unified or combined state plan submitted in accordance with the "Workforce Innovation and Opportunity Act of 2014," 29 U.S.C. 3102; 163
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(4) In partnership with the opportunities for Ohioans with disabilities agency and as required by 34 C.F.R. 361.29(e), evaluate the effectiveness of the vocational rehabilitation program and prepare and submit to the United States secretary of education an annual report on the progress made in improving the program's effectiveness as part of the unified or combined state plan; 170
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(5) Advise the opportunities for Ohioans with disabilities agency regarding vocational rehabilitation program activities; 177
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(6) Assist the opportunities for Ohioans with disabilities agency in the preparation of the vocational rehabilitation services portion of the unified or combined state plan, any amendments to the plan, and any reports, needs assessments, or evaluations required as part of the plan; 179
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(7) To the extent feasible, evaluate the satisfaction that individuals with disabilities served by the vocational rehabilitation program have with and the effectiveness of the following: 184
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(a) The duties performed or services provided by the 188

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| <u>opportunities for Ohioans with disabilities agency;</u> | 189 |
| <u>(b) The vocational rehabilitation services provided by</u> | 190 |
| <u>state agencies or other entities responsible for providing</u> | 191 |
| <u>vocational rehabilitation services to individuals under the</u> | 192 |
| <u>"Rehabilitation Act of 1973," 29 U.S.C. 701;</u> | 193 |
| <u>(c) The employment outcomes achieved under the vocational</u> | 194 |
| <u>rehabilitation services program, including the availability of</u> | 195 |
| <u>health and other employment benefits.</u> | 196 |
| <u>(8) Not later than ninety days after the end of each</u> | 197 |
| <u>federal fiscal year, prepare and submit to the governor and the</u> | 198 |
| <u>United States secretary of education a report concerning the</u> | 199 |
| <u>status of vocational rehabilitation programs available within</u> | 200 |
| <u>the state and make the report available to the public through</u> | 201 |
| <u>appropriate means;</u> | 202 |
| <u>(9) Coordinate efforts with other entities to increase the</u> | 203 |
| <u>number of individuals receiving vocational rehabilitation</u> | 204 |
| <u>services, including the following: the Ohio statewide</u> | 205 |
| <u>independent living council; the advisory panel established under</u> | 206 |
| <u>section 3323.06 of the Revised Code; the Ohio developmental</u> | 207 |
| <u>disabilities council created by section 5123.35 of the Revised</u> | 208 |
| <u>Code; the entity serving as this state's state mental health</u> | 209 |
| <u>planning council, as described in the "Public Health Services</u> | 210 |
| <u>Act," 42 U.S.C. 300x-3; the governor's executive workforce board</u> | 211 |
| <u>established by section 6301.04 of the Revised Code; and the</u> | 212 |
| <u>entities performing activities under the "Assistive Technology</u> | 213 |
| <u>Act of 1998," 29 U.S.C. 3001 et seq.;</u> | 214 |
| <u>(10) Engage in efforts to improve coordination and</u> | 215 |
| <u>establish relationships between the opportunities for Ohioans</u> | 216 |
| <u>with disabilities agency, the Ohio statewide independent living</u> | 217 |

council, and the centers for independent living; 218

(11) Perform any other functions consistent with the 219
purposes of the "Rehabilitation Act of 1973," 29 U.S.C. 701, and 220
the duties of the council. 221

(B) The opportunities for Ohioans with disabilities agency 222
shall assist the opportunities for Ohioans with disabilities 223
council in performing its duties and shall collaborate with the 224
council in developing a resource plan in compliance with federal 225
law. 226

Sec. 3304.22. No officer or employee of the opportunities 227
for Ohioans with disabilities ~~commission~~ council, the 228
opportunities for Ohioans with disabilities agency, or any 229
person engaged in the administration of a vocational 230
rehabilitation services program sponsored by or affiliated with 231
the state shall use or permit the use of any vocational 232
rehabilitation services program for the purpose of interfering 233
with an election for any partisan political purpose; solicit or 234
receive money for a partisan political purpose; or require any 235
other person to contribute any service or money for a partisan 236
political purpose. Whoever violates this section shall be 237
removed from the officer's or employee's office or employment. 238

Sec. 4141.04. The director of job and family services 239
shall maintain or ensure the existence of public employment 240
offices that are free to the general public. These offices shall 241
exist in such number and in such places as are necessary for the 242
proper administration of this chapter, to perform such duties as 243
are within the purview of the act of congress entitled "an act 244
to provide for the establishment of a national employment system 245
and for cooperation with the states in the promotion of such 246
system, and for other purposes," approved June 6, 1933, as 247

amended, which is known as the "Wagner-Peyser Act." The director 248
shall cooperate with any official or agency of the United States 249
having powers or duties under that act of congress and shall do 250
and perform all things necessary to secure to this state the 251
benefits of that act of congress in the promotion and 252
maintenance of a system of public employment offices. That act 253
of congress is hereby accepted by this state, in conformity with 254
that act of congress and Title III of the "Social Security Act," 255
and the "Federal Unemployment Tax Act," 26 U.S.C.A. 3301, as 256
amended, and this state will observe and comply with the 257
requirements thereof. The department of job and family services 258
is hereby designated and constituted the agency of this state 259
for the purposes of that act of congress. 260

The director may cooperate with or enter into agreements 261
with the railroad retirement board with respect to the 262
establishment, maintenance, and use of employment service 263
facilities that are free to the general public. 264

All moneys received by this state under the act of 265
congress known as the Wagner-Peyser Act shall be deposited into 266
the state treasury to the credit of the special employment 267
service account in the federal operating fund, which is hereby 268
created. Those moneys are hereby made available to the director 269
to be expended as provided by this section and by that act of 270
congress. For the purpose of establishing and maintaining public 271
employment offices that are free to the general public, the 272
director may enter into agreements with the railroad retirement 273
board or any other agency of the United States charged with the 274
administration of an unemployment compensation law, with any 275
political subdivision of this state, or with any private, 276
nonprofit organization and as a part of any such agreement the 277
director may accept moneys, services, or quarters as a 278

contribution to the employment service account. 279

The director shall maintain labor market information and 280
employment statistics as necessary for the administration of 281
this chapter. 282

~~The director shall appoint an employee of the department 283
to serve as an ex officio member of the governor's council to 284
maintain a liaison between the department and the governor's 285
council on people with disabilities. 286~~

Sec. 4765.04. (A) The firefighter and fire safety 287
inspector training committee of the state board of emergency 288
medical, fire, and transportation services is hereby created and 289
shall consist of the members of the board who are chiefs of fire 290
departments, and the members of the board who are emergency 291
medical technicians-basic, emergency medical technicians- 292
intermediate, and emergency medical technicians-paramedic 293
appointed from among persons nominated by the Ohio association 294
of professional fire fighters or the northern Ohio fire fighters 295
and from among persons nominated by the Ohio state firefighter's 296
association. Each member of the committee, except the 297
chairperson, may designate a person with fire experience to 298
serve in that member's place. The members of the committee or 299
their designees shall select a chairperson from among the 300
members or their designees. 301

The committee may conduct investigations in the course of 302
discharging its duties under this chapter. In the course of an 303
investigation, the committee may issue subpoenas. If a person 304
subpoenaed fails to comply with the subpoena, the committee may 305
authorize its chairperson to apply to the court of common pleas 306
in the county where the person to be subpoenaed resides for an 307
order compelling compliance in the same manner as compliance 308

with a subpoena issued by the court is compelled. 309

(B) The trauma committee of the state board of emergency 310
medical, fire, and transportation services is hereby created and 311
shall consist of the following members appointed by the director 312
of public safety: 313

(1) A physician who is certified by the American board of 314
surgery or American osteopathic board of surgery and actively 315
practices general trauma surgery, appointed from among three 316
persons nominated by the Ohio chapter of the American college of 317
surgeons, three persons nominated by the Ohio state medical 318
association, and three persons nominated by the Ohio osteopathic 319
association; 320

(2) A physician who is certified by the American board of 321
surgery or the American osteopathic board of surgery and 322
actively practices orthopedic trauma surgery, appointed from 323
among three persons nominated by the Ohio orthopedic society and 324
three persons nominated by the Ohio osteopathic association; 325

(3) A physician who is certified by the American board of 326
neurological surgeons or the American osteopathic board of 327
surgery and actively practices neurosurgery on trauma victims, 328
appointed from among three persons nominated by the Ohio state 329
neurological society and three persons nominated by the Ohio 330
osteopathic association; 331

(4) A physician who is certified by the American board of 332
surgeons or American osteopathic board of surgeons and actively 333
specializes in treating burn victims, appointed from among three 334
persons nominated by the Ohio chapter of the American college of 335
surgeons and three persons nominated by the Ohio osteopathic 336
association; 337

(5) A dentist who is certified by the American board of oral and maxillofacial surgery and actively practices oral and maxillofacial surgery, appointed from among three persons nominated by the Ohio dental association;

(6) A physician who is certified by the American board of physical medicine and rehabilitation or American osteopathic board of physical medicine and rehabilitation ~~medicine~~ and actively provides rehabilitative care to trauma victims, appointed from among three persons nominated by the Ohio society of physical medicine and rehabilitation and three persons nominated by the Ohio osteopathic association;

(7) A physician who is certified by the American board of surgery or American osteopathic board of surgery with special qualifications in pediatric surgery and actively practices pediatric trauma surgery, appointed from among three persons nominated by the Ohio chapter of the American academy of pediatrics and three persons nominated by the Ohio osteopathic association;

(8) A physician who is certified by the American board of emergency medicine or American osteopathic board of emergency medicine, actively practices emergency medicine, and is actively involved in emergency medical services, appointed from among three persons nominated by the Ohio chapter of the American college of emergency physicians and three persons nominated by the Ohio osteopathic association;

(9) A physician who is certified by the American board of pediatrics, American osteopathic board of pediatrics, ~~or~~ American board of emergency medicine, or American osteopathic board of emergency medicine, is sub-boarded in pediatric emergency medicine, actively practices pediatric emergency

medicine, and is actively involved in emergency medical 368
services, appointed from among three persons nominated by the 369
Ohio chapter of the American academy of pediatrics, three 370
persons nominated by the Ohio chapter of the American college of 371
emergency physicians, and three persons nominated by the Ohio 372
osteopathic association; 373

(10) A physician who is certified by the American board of 374
surgery, American osteopathic board of surgery, ~~or~~ American 375
board of emergency medicine, or American osteopathic board of 376
emergency medicine and is the chief medical officer of an air 377
medical organization, appointed from among three persons 378
nominated by the Ohio association of air medical services; 379

(11) A coroner or medical examiner appointed from among 380
three people nominated by the Ohio state coroners' association; 381

(12) A registered nurse who actively practices trauma 382
nursing at an adult or pediatric trauma center, appointed from 383
among three persons nominated by the Ohio association of trauma 384
nurse coordinators; 385

(13) A registered nurse who actively practices emergency 386
nursing and is actively involved in emergency medical services, 387
appointed from among three persons nominated by the Ohio chapter 388
of the emergency nurses' association; 389

(14) The chief trauma registrar of an adult or pediatric 390
trauma center, appointed from among three persons nominated by 391
the alliance of Ohio trauma registrars; 392

(15) The administrator of an adult or pediatric trauma 393
center, appointed from among three persons nominated by ~~OHA;~~ the 394
Ohio hospital association ~~for hospitals and health systems,~~ 395
three persons nominated by the Ohio osteopathic association, 396

three persons nominated by the association of Ohio children's hospitals, and three persons nominated by the health forum of Ohio;

(16) The administrator of a hospital that is not a trauma center and actively provides emergency care to adult or pediatric trauma patients, appointed from among three persons nominated by ~~OHA: the Ohio hospital association for hospitals and health systems~~, three persons nominated by the Ohio osteopathic association, three persons nominated by the association of Ohio children's hospitals, and three persons nominated by the health forum of Ohio;

(17) The operator of an ambulance company that actively provides trauma care to emergency patients, appointed from among three persons nominated by the Ohio ambulance association;

(18) The chief of a fire department that actively provides trauma care to emergency patients, appointed from among three persons nominated by the Ohio fire chiefs' association;

(19) An EMT or paramedic who is certified under this chapter and actively provides trauma care to emergency patients, appointed from among three persons nominated by the Ohio association of professional firefighters, three persons nominated by the northern Ohio fire fighters, three persons nominated by the Ohio state firefighters' association, and three persons nominated by the Ohio association of emergency medical services;

(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association ~~and three persons nominated by the governor's council on people with disabilities~~;

(21) A physician or nurse who has substantial 426
administrative responsibility for trauma care provided in or by 427
an adult or pediatric trauma center, appointed from among three 428
persons nominated by ~~OHA: the Ohio hospital association for~~ 429
~~hospitals and health systems~~, three persons nominated by the 430
Ohio osteopathic association, three persons nominated by the 431
association of Ohio children's hospitals, and three persons 432
nominated by the health forum of Ohio; 433

(22) Three representatives of hospitals that are not 434
trauma centers and actively provide emergency care to trauma 435
patients, appointed from among three persons nominated by ~~OHA:~~ 436
~~the Ohio hospital association for hospitals and health systems~~, 437
three persons nominated by the Ohio osteopathic association, 438
three persons nominated by the association of Ohio children's 439
hospitals, and three persons nominated by the health forum of 440
Ohio. The representatives may be hospital administrators, 441
physicians, nurses, or other clinical professionals. 442

Members of the committee shall have substantial experience 443
in the categories they represent, shall be residents of this 444
state, and may be members of the state board of emergency 445
medical, fire, and transportation services. In appointing 446
members of the committee, the director shall attempt to include 447
members representing urban and rural areas, various geographical 448
areas of the state, and various schools of training. The 449
director shall not appoint to the committee more than one member 450
who is employed by or practices at the same hospital, health 451
system, or emergency medical service organization. 452

The director may refuse to appoint any of the persons 453
nominated by an organization or organizations under this 454
division. In that event, the organization or organizations shall 455

continue to nominate the required number of persons until the 456
director appoints to the committee one or more of the persons 457
nominated by the organization or organizations. 458

Initial appointments to the committee shall be made by the 459
director not later than ninety days after November 3, 2000. 460
Members of the committee shall serve at the pleasure of the 461
director, except that any member of the committee who ceases to 462
be qualified for the position to which the member was appointed 463
shall cease to be a member of the committee. Vacancies on the 464
committee shall be filled in the same manner as original 465
appointments. 466

The members of the committee shall serve without 467
compensation but shall be reimbursed for actual and necessary 468
expenses incurred in carrying out duties as members of the 469
committee. 470

The committee shall select a chairperson and vice- 471
chairperson from among its members. A majority of all members of 472
the committee shall constitute a quorum. No action shall be 473
taken without the concurrence of a majority of all members of 474
the committee. The committee shall meet at the call of the 475
chair, upon written request of five members of the committee, 476
and at the direction of the state board of emergency medical, 477
fire, and transportation services. The committee shall not meet 478
at times or locations that conflict with meetings of the board. 479
The executive director and medical director of the state board 480
of emergency medical, fire, and transportation services may 481
participate in any meeting of the committee and shall do so at 482
the request of the committee. 483

The committee shall advise and assist the state board of 484
emergency medical, fire, and transportation services in matters 485

related to adult and pediatric trauma care and the establishment 486
and operation of the state trauma registry. In matters relating 487
to the state trauma registry, the board and the committee shall 488
consult with trauma registrars from adult and pediatric trauma 489
centers in the state. The committee may appoint a subcommittee 490
to advise and assist with the trauma registry. The subcommittee 491
may include persons with expertise relevant to the trauma 492
registry who are not members of the board or committee. 493

(C) (1) The medical transportation committee of the state 494
board of emergency medical, fire, and transportation services is 495
hereby created. The committee shall consist of members appointed 496
by the board in accordance with rules adopted by the board. In 497
appointing members of the committee, the board shall attempt to 498
include members representing urban and rural areas and various 499
geographical areas of the state, and shall ensure the members 500
have substantial experience in the transportation of patients, 501
including addressing the unique issues of mobile intensive care 502
and air medical services. The members of the committee shall be 503
residents of this state and may be members of the board. The 504
members of the committee shall serve without compensation but 505
shall be reimbursed for actual and necessary expenses incurred 506
in carrying out duties as members of the committee. The 507
committee shall select a chairperson and vice-chairperson from 508
among its members. A majority of all members of the committee 509
shall constitute a quorum. No action shall be taken without the 510
concurrence of a majority of all members of the committee. The 511
committee shall meet at the call of the chair and at the 512
direction of the board. The committee shall not meet at times or 513
locations that conflict with meetings of the board. The 514
committee shall advise and assist the board in matters related 515
to the licensing of nonemergency medical service, emergency 516

medical service, and air medical service organizations in this 517
state. 518

(2) There is hereby created the critical care subcommittee 519
of the medical transportation committee. The membership of the 520
subcommittee and the conduct of the subcommittee's business 521
shall conform to rules adopted by the board. The subcommittee 522
shall advise and assist the committee and board in matters 523
relating to mobile intensive care and air medical service 524
organizations in this state. 525

(D) The state board of emergency medical, fire, and 526
transportation services may appoint other committees and 527
subcommittees as it considers necessary. 528

(E) The state board of emergency medical, fire, and 529
transportation services, and any of its committees or 530
subcommittees, may request assistance from any state agency. The 531
board and its committees and subcommittees may permit persons 532
who are not members of those bodies to participate in 533
deliberations of those bodies, but no person who is not a member 534
of the board shall vote on the board and no person who is not a 535
member of a committee created under division (A), (B), or (C) of 536
this section shall vote on that committee. 537

(F) Sections 101.82 to 101.87 of the Revised Code do not 538
apply to the committees established under divisions (A), (B), 539
and (C) of this section. 540

Section 2. That existing sections 742.05, 3304.22, 541
4141.04, and 4765.04 and sections 3303.41, 3304.12, 3304.13, 542
3304.14, and 3304.25 of the Revised Code are hereby repealed. 543

Section 3. Notwithstanding the repeal by this act of 544
sections 3304.12, 3304.13, and 3304.14 of the Revised Code, the 545

Opportunities for Ohioans with Disabilities Commission that 546
existed prior to the effective date of this act shall continue 547
to perform its duties, as provided in those sections, until the 548
Governor's appointment of all of the initial members of the 549
Opportunities for Ohioans with Disabilities Council created by 550
this act. In addition to those members, each member of the 551
former Commission shall serve on the Council created by this act 552
for the remaining period of the member's term, unless earlier 553
removed by the Governor for good cause. While serving on the 554
Council, each member of the former Commission shall be 555
reimbursed for travel and necessary expenses incurred in the 556
conduct of the member's duties and shall receive an amount fixed 557
pursuant to division (J) of section 124.15 of the Revised Code 558
while actually engaged in attendance at meetings or the 559
performance of those duties. A member of the former Commission 560
shall not be reappointed to the Council. 561