As Introduced

136th General Assembly Regular Session 2025-2026

H. B. No. 515

20

Representative Williams

То	amend sections 340.02 and 340.036 of the Revised	1
	Code regarding the composition of boards of	2
	alcohol, drug addiction, and mental health	3
	services and regarding board contracts.	4

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

Section 1. That sections 340.02 and 340.036 of the Revised	5
Code be amended to read as follows:	6
Sec. 340.02. (A) For each alcohol, drug addiction, and	7
mental health service district, there shall be appointed a board	8
of alcohol, drug addiction, and mental health services. As	9
provided in this section, the board shall consist of eighteen	10
members, fifteen members, fourteen members, twelve members, or	11
nine members.	12
In a single-county district, the size of the board shall	13
be determined by the board of county commissioners representing	14
the county that constitutes the district. In a joint-county	15
district, the size of the board shall be determined jointly by	16
all of the boards of county commissioners representing the	17
counties that constitute the district.	18
The determination of board size shall be made by selecting	19

one of the options described in division (B) of this section.

After an option is selected and implemented, a subsequent	21
determination of board size may be made, except that subsequent	22
determinations shall not occur more frequently than once every	23
four calendar years.	24
If a selected option would result in a change in board	25
size, before the option may be implemented the board of county	26
commissioners or boards of county commissioners, as the case may	27
be, shall send a representative to a meeting of the board of	28
alcohol, drug addiction, and mental health services to solicit	29
feedback about the matter. After considering any feedback	30
received, the board or boards of county commissioners may	31
proceed with implementing the change in board size. If the	32
change results in a reduction of board members, the reduction	33
shall be implemented by not filling vacancies as they occur.	34
To implement a selected option that would result in the	35
establishment of a new board of alcohol, drug addiction, and	36
mental health services or in a change in size of an existing	37
board, the board or boards of county commissioners, as the case	38
may be, shall adopt a resolution specifying the board size that	39
has been selected. The board or boards of county commissioners	40
also shall notify the department of behavioral health of the	41
board size that has been selected.	42
(B)(1) In the case of a board of alcohol, drug addiction,	43
and mental health services that is established on or after	44
October 3, 2023, any of the following options may be selected	45
for purposes of division (A) of this section:	46
(a) To establish the board as an eighteen-member board;	47
(b) To establish the board as a fifteen-member board;	48

(c) To establish the board as a fourteen-member board;

49

(d) To establish the board as a twelve-member board;	50
(e) To establish the board as a nine-member board;	51
(f) To change the board's size after it has been	52
established by selecting a number of members that is eighteen,	53
fifteen, fourteen, twelve, or nine, as the case may be.	54
(2) In the case of a board of alcohol, drug addiction, and	55
mental health services that existed immediately prior to October	56
3, 2023, either of the following options may be selected for	57
purposes of division (A) of this section:	58
(a) To continue the board's operation as an eighteen-	59
member or fourteen-member board, as a board of that size was	60
authorized prior to October 3, 2023, in which case no further	61
action is required;	62
(b) To change the board's size by selecting a number of	63
members that is eighteen, fifteen, fourteen, twelve, or nine as	
the case may be.	65
(C) All members shall be residents of the service	66
district. The membership shall, as nearly as possible, reflect	67
the composition political party preferences of the population of	68
the service district as to race and sex, based on state and	69
federal partisan general election results in the service	70
district during the last ten years.	71
The director of behavioral health shall appoint one-third	72
of the members of the board and the board of county	73
commissioners shall appoint two-thirds of the members. In a	74
joint-county district, the board of county commissioners of each	75
participating county shall appoint members in as nearly as	76
possible the same proportion as that county's population bears	77
to the total population of the district, except that at least	78

one memb	er shall	be	appointed	from	each	participating	county.	79

The director of behavioral health shall ensure that at 80 least one member of the board is a clinician with experience in 81 the delivery of mental health services, at least one member of 82 the board is a person who has received or is receiving mental 83 health services, at least one member of the board is a parent or 84 other relative of such a person, at least one member of the 85 board is a clinician with experience in the delivery of 86 addiction services, at least one member of the board is a person 87 who has received or is receiving addiction services, and at 88 least one member of the board is a parent or other relative of 89 such a person. A single member who meets both qualifications may 90 fulfill the requirement for a clinician with experience in the 91 delivery of mental health services and a clinician with 92 experience in the delivery of addiction services. 93

No member or employee of a board of alcohol, drug 94 addiction, and mental health services shall serve as a member of 95 the board of any provider with which the board of alcohol, drug 96 addiction, and mental health services has entered into a 97 contract for the provision of services or facilities. No member 98 of a board of alcohol, drug addiction, and mental health 99 services shall be an employee of any provider with which the 100 board has entered into a contract for the provision of services 101 or facilities. No person shall be an employee of a board and 102 such a provider unless the board and provider both agree in 103 writing. 104

No person shall serve as a member of the board of alcohol, 105 drug addiction, and mental health services whose spouse, child, 106 parent, brother, sister, grandchild, stepparent, stepchild, 107 stepbrother, stepsister, father-in-law, mother-in-law, son-in-

law, daughter-in-law, brother-in-law, or sister-in-law serves as	109
a member of the board of any provider with which the board of	110
alcohol, drug addiction, and mental health services has entered	111
into a contract for the provision of services or facilities. No	112
person shall serve as a member or employee of the board whose	113
spouse, child, parent, brother, sister, stepparent, stepchild,	114
stepbrother, stepsister, father-in-law, mother-in-law, son-in-	115
law, daughter-in-law, brother-in-law, or sister-in-law serves as	116
a county commissioner of a county or counties in the alcohol,	117
drug addiction, and mental health service district.	118

Each year each board member shall attend at least one 119 inservice training session provided or approved by the 120 department of behavioral health. 121

Each member shall be appointed for a term of four years, commencing the first day of July, except that when a board is established on or after October 3, 2023, the initial appointments shall be staggered among the members as equally as possible with terms of two years, three years, and four years.

No member shall serve more than two consecutive four-year terms under the same appointing authority. A member may serve for three consecutive terms under the same appointing authority only if one of the terms is for less than two years. A member who has served two consecutive four-year terms or three consecutive terms totaling less than ten years is eligible for reappointment by the same appointing authority one year following the end of the second or third term, respectively.

When a vacancy occurs, appointment for the expired or

unexpired term shall be made in the same manner as an original

appointment. The board shall notify the appointing authority

137

either by certified mail or, if the board has record of an

138

internet identifier of record associated with the authority, by	139
ordinary mail and by that internet identifier of record of any	140
vacancy and shall fill the vacancy within sixty days following	141
that notice. As used in this paragraph, "internet identifier of	142
record" has the same meaning as in section 9.312 of the Revised	143
Code.	144
Any member of the board may be removed from office by the	145
appointing authority at will. Before a member may be removed at	146
will, the member shall be informed in writing of the proposed	147
removal and afforded an opportunity for a public hearing. Upon	148
the absence of a member within one year from either four board	149
meetings or from two board meetings without prior notice, the	150
board shall notify the appointing authority, which may vacate	151
the appointment and appoint another person to complete the	152
member's term.	153
Members of the board shall serve without compensation, but	154
shall be reimbursed for actual and necessary expenses incurred	155
in the performance of their official duties, as defined by rules	156
of the department of behavioral health.	157
Sec. 340.036. (A) Subject to division (B) of this section	158
and rules adopted by the director of behavioral health after	159
consultation with relevant constituencies as required by	160
division (A)(10) of section 5119.21 of the Revised Code, each	161
board of alcohol, drug addiction, and mental health services	162
shall provide for the continuum of care pursuant to section	163
340.032 of the Revised Code by entering into contracts with all	164
of the following:	165
(1) Public and private facilities for the operation of	166
facility services;	167

H. B. No. 515
As Introduced

(2) Community addiction services providers for addiction	168
services and recovery supports;	169
(3) Community mental health services providers for mental	170
health services and recovery supports.	171
(B) No board shall do any of the following:	172
(1) Contract with a residential facility required to be	173
licensed under section 5119.34 of the Revised Code unless the	174
facility is so licensed;	175
(2) Contract with a community addiction services provider	176
or community mental health services provider for certifiable	177
services and supports unless the certifiable services and	178
supports are certified under section 5119.36 of the Revised	179
Code;	180
(3) Contract with a community addiction services provider	181
or community mental health services provider for recovery	182
supports that are required by the director to meet quality	183
criteria or core competencies unless the recovery supports meet	184
the criteria or competencies.	185
(C) When a board contracts with a community addiction	186
services provider or community mental health services provider	187
for addiction services, mental health services, or recovery	188
supports, all of the following apply:	189
(1) The board shall consider both of the following:	190
(a) The cost effectiveness and quality of the provider's	191
services and supports;	192
(b) Continuity of care.	193
(2) The board may review cost elements specific to the	194

provider's services and supports under contract with the board.	195
(3) The board may establish, in a way that is most	196
effective and efficient in meeting local needs, a utilization	197
review process as part of the contract.	198
(4) The board may contract with a government entity, for-	199
profit entity, or nonprofit entity. Any such entity may be	200
faith-based. No board shall deny a contract to or refuse to	201
contract with a for-profit entity or nonprofit entity, including	202
a faith-based entity, based solely on the entity's for-profit or	203
nonprofit status.	204
(5) The contract shall include terms that specify a	205
process by which either contracting party may terminate the	206
contract before it is scheduled to expire, with at least thirty	207
days' notice, for any cause the party considers necessary for	208
the early termination of the contract. The process shall include	209
procedures under which the party subject to the early	210
termination decision may appeal that decision to the terminating	211
party's governing board.	212
(6) The contract shall provide for the transition of care,	213
when applicable to client services, for an additional sixty days	214
under the terms of the current contract, in both of the	215
following circumstances:	216
(a) If notice is provided that the contract will be	217
terminated early as permitted under the terms of the contract	218
pursuant to division (C)(5) of this section;	219
(b) If the contract is not entered into for a subsequent	220
term pursuant to division (D) of this section.	221
(D) If a party to a contract entered into under this	222
section intends not to enter into a contract for a subsequent	223

H. B. No. 515
As Introduced

term, the other party shall be given written notice at least	224
sixty days before the expiration date of the current contract.	225
If neither party provides such notice, a subsequent contract	226
shall be entered into upon successful negotiation of contract	227
terms.	228
(E) Section 307.86 of the Revised Code does not apply to	229
contracts entered into under this section, but a board of	230
alcohol, drug addiction, and mental health services may choose	231
to use a competitive selection process to enter into contracts	232
for services and supports. The board's selection determinations	233
shall allow for compliance with the notice requirements of	234
divisions (C)(5) and (D) of this section. Any competitive	235
selection process used under this section shall prohibit	236
conflicts of interest and shall include the following elements:	237
(1) Notice of opportunity for submission of applications	238
for contracts;	239
(2) Eligibility criteria for applicants;	240
(3) Consideration of the scope of services and supports	241
proposed by applicants;	242
(4) Selection criteria;	243
(5) Timelines for application submission and the award of	244
contracts.	245
Section 2. That existing sections 340.02 and 340.036 of	246
the Revised Code are hereby repealed.	247
Section 3. The version of section RC 340.036 of the	248
Revised Code that is scheduled to take effect March 30, 2026, is	249
presented in this act as a composite of the section as amended	250
by both H.B. 96 and S.B. 138 of the 136th General Assembly. The	251

H. B. No. 515 As Introduced		
General Assembly, applying the principle stated in division (B)	252	
of section 1.52 of the Revised Code that amendments are to be	253	
harmonized if reasonably capable of simultaneous operation,	254	
finds that the composite is the resulting version of the section	255	
in effect prior to the effective date of the section as	256	
presented in this act.	257	