#### As Introduced

# 136th General Assembly Regular Session 2025-2026

S. B. No. 90

## Senators Cutrona, Lang Cosponsor: Senator Brenner

### A BILL

То	enact sections 1357.01, 1357.02, 1357.03,	1
	1357.04, 1357.05, 1357.06, 1357.07, 1357.08,	2
	1357.09, 1357.10, 1357.11, and 1357.12 of the	3
	Revised Code to create a regulatory relief	4
	division within the common sense initiative	5
	office and to establish a universal regulatory	6
	sandbox program.	7

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

Section 1. That sections 1357.01, 1357.02, 1357.03,	8
1357.04, 1357.05, 1357.06, 1357.07, 1357.08, 1357.09, 1357.10,	9
1357.11, and 1357.12 of the Revised Code be enacted to read as	10
follows:	11
Sec. 1357.01. As used in this chapter:	12
(A) "Advisory committee" means the universal regulatory	13
sandbox program advisory committee established under section	14
1357.03 of the Revised Code.	15
(B) "Applicable agency" means a department or agency of	16
the state that by law regulates a business activity and persons	17
engaged in such business activity, including the issuance of	18

licenses or other types of authorization, which the regulatory	19
relief division determines would otherwise regulate a sandbox	20
participant.	21
(C) "Business day" means any day of the week, excluding	22
Saturday, Sunday, and a legal holiday, as defined in section	23
1.14 of the Revised Code.	24
(D) "Common sense initiative office" means the office	25
established by the governor under section 107.61 of the Revised	26
Code.	27
(E) "Consumer" means a person that purchases or otherwise	28
enters into a transaction or agreement to receive an offering	29
pursuant to a demonstration by a sandbox participant.	30
(F) "Demonstrate" or "demonstration" means to temporarily	31
provide an offering in accordance with the provisions of the	32
universal regulatory sandbox program described in this chapter.	33
(G) "Innovation" means the use or incorporation of a new	34
idea, a new or emerging technology, or a new use of existing	35
technology to address a problem, provide a benefit, or otherwise	36
offer a product, production method, or service.	37
(H) "Innovative offering" means an offering that includes	38
an innovation.	39
(I) (1) "Product" means a commercially distributed good	40
that is all of the following:	41
(a) Tangible personal property;	42
(b) The result of a production process;	43
(c) Passed through the distribution channel before	44
consumption.	45

(2) "Product" does not include either of the following:	46
(a) Beer or wine, as defined in section 4301.01 of the	47
Revised Code;	48
(b) Motor vehicles, as defined in section 4501.01 of the	49
Revised Code.	50
(J) "Production" means the method or process of creating	51
or obtaining a good, which may include assembling, breeding,	52
capturing, collecting, extracting, fabricating, farming,	53
fishing, gathering, growing, harvesting, hunting, manufacturing,	54
mining, processing, raising, or trapping a good.	55
(K) "Sandbox participant" means a person whose application	56
to participate in the universal regulatory sandbox is approved	57
in accordance with this chapter.	58
(L) "Service" means any commercial activity, duty, or	59
labor performed for another person, except for either of the	60
<pre>following:</pre>	61
(1) The activities regulated by Title XLIII of the Revised	62
Code to the extent that those activities pertain to the	63
distribution or sale of beer or wine;	64
(2) The activities regulated by Chapter 4517. of the	65
Revised Code.	66
Sec. 1357.02. (A) The common sense initiative office shall	67
establish a universal regulatory sandbox program in consultation	68
with applicable agencies to enable a person to obtain limited	69
access to the market in this state to test products or services	70
without obtaining any other license or authorization that	71
otherwise would be required.	72
(B) The governor shall establish a regulatory relief	73

division within the common sense initiative office for the	74
purposes of administering this chapter and acting as a liaison	75
between private businesses and applicable agencies to identify	76
state laws or regulations that could potentially be waived or	77
suspended under the universal regulatory sandbox program.	78
(C) The regulatory relief division may do all of the	79
<pre>following:</pre>	80
(1) Identify state laws and regulations that unnecessarily	81
inhibit the creation and success of new companies or industries	82
in this state and provide recommendations to the governor and	83
the general assembly on modifying such state laws and	84
regulations;	85
(2) Create a framework for analyzing the risk level to the	86
health, safety, and financial well-being of consumers as a	87
result of permanently removing or temporarily waiving laws and	88
regulations that inhibit the creation or success of new and	89
existing companies or industries in this state;	90
(3) Propose potential reciprocity agreements between	91
states that use or are proposing to use similar universal	92
regulatory sandbox programs as described in this chapter or	93
<pre>Chapter 1355. of the Revised Code;</pre>	94
(4) Adopt rules in accordance with Chapter 119. of the	95
Revised Code as necessary to do either of the following:	96
(a) Administering the universal regulatory sandbox	97
program, including the application process and the reporting	98
requirements of sandbox participants;	99
(b) Cooperating and consulting with the superintendent of	100
financial institutions respecting the regulatory sandbox program	101
authorized by Chapter 1355. of the Revised Code.	102

Sec. 1357.03. (A) The universal regulatory sandbox program	103
advisory committee is established within the common sense	104
initiative office. The committee shall advise and make	105
recommendations to the regulatory relief division as described	106
in this chapter.	107
(B) The committee shall consist of the following members:	108
(1) Six members who represent business interests from a	109
variety of industry clusters, appointed by the governor;	110
(2) Three members who represent state agencies that	111
regulate businesses, appointed by the governor;	112
(3) One member of the senate, appointed by the president	113
of the senate;	114
(4) One member of the house of representatives, appointed	115
by the speaker of the house of representatives.	116
(C)(1) Members of the committee shall be appointed not	117
later than thirty days after the effective date of this section.	118
Members of the committee serve at the pleasure of the member's	119
appointing authority. Any vacancy in the membership of the	120
committee shall be filled within sixty days after the vacancy	121
occurs in the same manner as the original appointment.	122
(2) Of the initial appointments made by the governor to	123
<pre>the committee:</pre>	124
(a) Three of the members described in division (B)(1) of	125
this section and two of the members described in division (B)(2)	126
of this section shall serve for a term ending the first day of	127
the second calendar year that begins after the effective date of	128
this section;	129
(b) Three of the members described in division (B)(1) of	130

this section and one of the members described in division (B)(2)	131
of this section shall serve for a term ending the first day of	132
the fourth calendar year that begins after the effective date of	133
this section.	134
(3) After the initial appointments, terms for all members	135
appointed by the governor shall be four years, with each term	136
ending on the same day of the same month as did the term it	137
succeeds.	138
(4) Legislative members of the committee shall serve terms	139
of two years or for the remainder of the member's legislative	140
term, whichever is less.	141
(D) Members of the committee shall serve without	142
compensation but may be reimbursed for expenses actually	143
incurred in the performance of their duties, within the limits	144
of funds available to the committee for such purposes.	145
(E) The governor shall select a chairperson for the	146
committee on an annual basis. The committee shall meet at the	147
call of the chairperson. The initial meeting shall not be later	148
than thirty days after the last member is appointed. A majority	149
of the members of the committee constitutes a quorum for the	150
transaction of the business of the committee.	151
(F) The staff of the regulatory relief division shall	152
provide technical and administrative support as needed by the	153
<pre>committee.</pre>	154
(G) The committee is not a public body for the purposes of	155
section 121.22 of the Revised Code.	156
Sec. 1357.04. On or before October 1 of the first year	157
that begins after the effective date of this section, and	158
annually thereafter, the common sense initiative office shall	159

submit a written report on the activities of the regulatory	160
relief division to the general assembly in accordance with	161
section 101.68 of the Revised Code. The report shall include all	162
of the following:	163
(A) Information regarding each participant in the	164
universal regulatory sandbox program, including which industry	165
each participant represents and the anticipated or actual cost	166
savings that each participant experiences;	167
(B) Recommended changes to laws or regulations that the	168
regulatory relief division determines unnecessarily inhibit the	169
creation and success of new companies or industries;	170
(C) Information on the universal regulatory sandbox	171
<pre>program's impact on consumer outcomes;</pre>	172
(D) Recommended changes to the universal regulatory	173
sandbox program or the regulatory relief division.	174
Sec. 1357.05. (A) A person that seeks to participate in	175
the universal regulatory sandbox program shall apply to the	176
regulatory relief division in a form and manner prescribed by	177
the division. The application shall, at minimum, include all of	178
the following:	179
(1) Confirmation that the applicant is subject to the	180
jurisdiction of the common sense initiative office, which may be	181
demonstrated through incorporation, residency, an agreement with	182
the office by which the applicant agrees to be subject to the	183
laws and courts of this state relating to any action arising out	184
of the applicant's demonstration of a product or service in the	185
universal regulatory sandbox, or otherwise;	186
(2) Confirmation that the applicant has established a	187
physical or virtual location in the state, from which the	188

demonstration of an innovative offering will be developed and	189
performed and where all required records, documents, and data	190
will be maintained;	191
(3) Relevant personal and contact information for the	192
applicant, including legal names, addresses, telephone numbers,	193
electronic mail addresses, web site addresses, and other	194
information that may be required by the regulatory relief	195
division;	196
<u>arvision,</u>	190
(4) Disclosure of criminal convictions, if any, of the	197
applicant and other participating personnel;	198
(5) A description of the innovative offering to be	199
demonstrated, including statements regarding all of the	200
following:	201
(a) How the offering is subject to licensing, legal	202
prohibition, or other authorization requirements outside of the	203
universal regulatory sandbox;	204
(b) Each law or regulation that the applicant seeks to	205
have waived or suspended while participating in the universal	206
regulatory sandbox program;	207
(c) How the offering would benefit consumers;	208
(d) How the offering is different from other offerings	209
available in this state;	210
(e) What risks might exist for consumers that use or	211
purchase the offering;	212
(f) How participating in the regulatory sandbox would	213
enable a successful demonstration of the offering;	214
(g) A description of the proposed demonstration plan,	215

including estimated time periods for beginning and ending the	216
<pre>demonstration;</pre>	217
(h) Recognition that the applicant will be subject to all	218
laws and regulations pertaining to the applicant's offering	219
after conclusion of the demonstration;	220
(i) How the applicant will end the demonstration and	221
protect consumers if the demonstration fails.	222
(6) A list of the state agencies that regulate the	223
<pre>applicant's business;</pre>	224
(7) Other information that may be required by the	225
regulatory relief division.	226
(B) The regulatory relief division shall, upon request,	227
consult with persons interested in participating in the	228
universal regulatory sandbox program and assist such persons in	229
preparing an application, including by helping to identify state	230
agencies that regulate the person's business and laws or	231
regulations that could have an adverse impact on the success of	232
that business and which the person may seek to have waived or	233
suspended while participating in the universal regulatory	234
<pre>sandbox program.</pre>	235
(C) The governor may require an application fee to offset	236
the costs of the regulatory relief division and the common sense	237
initiative office in administering the universal regulatory	238
sandbox program. All fees collected under this section shall be	239
deposited to the universal regulatory sandbox program fund,	240
which is created in the state treasury, and used for the	241
purposes of this chapter.	242
(D) An applicant shall file a separate application for	243
each innovative offering that the applicant seeks to	244

demonstrate.	245
(E) After an application is filed, the regulatory relief	246
division shall do all of the following:	247
(1) Keep confidential the contents of the application and	248
any related information provided by the applicant;	249
(2) Consult with each applicable government agency that	250
regulates the applicant's business regarding the application and	251
whether more information is needed from the applicant;	252
(3) Seek any additional information from the applicant	253
that the regulatory relief division determines is necessary.	254
(F) Not later than five business days after the date a	255
complete application is received by the regulatory relief	256
division, the division shall do both of the following:	257
(1) Review the application and refer it to each applicable	258
state agency that regulates the applicant's business;	259
(2) Provide the applicant with an acknowledgment of	260
receipt of the application and the identity and contact	261
information for each state agency to which the application has	262
been referred for review.	263
(G) Applications received under this section are not	264
public records for the purposes of Chapter 149. of the Revised	265
Code.	266
Sec. 1357.06. (A)(1) Subject to division (A)(2) of this	267
section, not later than thirty business days after the date on	268
which an applicable agency receives a complete application under	269
section 1357.05 of the Revised Code for review, the applicable	270
agency shall provide a written report to the regulatory relief	271
division of the applicable agency's findings. The report shall	272

<pre>include both of the following:</pre>	273
(a) A description of any identifiable, likely, and	274
significant harm to the health, safety, or financial well-being	275
of consumers that the law or regulation the applicant seeks to	276
<pre>waive or suspend protects against;</pre>	277
(b) A recommendation to the regulatory relief division	278
that the applicant either be admitted or denied entrance into	279
the universal regulatory sandbox.	280
(2) The applicable agency may extend the deadline for	281
delivering the written report required by division (A)(1) of	282
this section by an additional five business days by providing	283
notice of the extension to the regulatory relief division. The	284
applicable agency shall not extend the deadline more than once	285
for each application.	286
(3) If the applicable agency recommends an applicant under	287
this section be denied entrance into the universal regulatory	288
sandbox, the written report shall include a description of the	289
reasons for the recommendation, including why a temporary waiver	290
or suspension of the relevant laws or regulations would	291
potentially significantly harm the health, safety, or financial	292
well-being of consumers or the public, or create unreasonable	293
expenses for the taxpayers of this state, and the likelihood of	294
such harm or expenses.	295
(4) If the applicable agency determines that the	296
consumer's or public's health, safety, or financial well-being	297
can be protected through less restrictive means than the	298
existing relevant laws or regulations, then the applicable	299
agency shall provide a recommendation of how that may be	300
achieved.	301

(5) If an applicable agency fails to deliver a written	302
report as required by this section, the regulatory relief	303
division shall proceed as though the applicable agency does not	304
object to the temporary waiver or suspension of the relevant	305
laws or regulations for an applicant seeking to participate in	306
the universal regulatory sandbox.	307
(B) The regulatory relief division shall immediately	308
reject an application if any of the following apply:	309
(1) An applicable agency determines, in the agency's sole	310
discretion, that the applicant's offering fails to comply with	311
standards or specifications required by federal law or	312
regulations;	313
(2) An applicable agency timely recommends that the	314
applicant be denied entrance to the universal regulatory sandbox	315
in the agency's written report under division (A) of this	316
section and provides the applicant with the reasons for that	317
determination in accordance with that division;	318
(3) The regulatory relief division determines that the	319
applicant is better suited for the regulatory sandbox program	320
authorized by Chapter 1355. of the Revised Code;	321
(4) The applicant or any person who seeks to participate	322
with the applicant in demonstrating an offering has been	323
convicted, entered a plea of nolo contendere, or entered a plea	324
of guilty or nolo contendere held in abeyance, for any crime	325
involving significant theft, fraud, or dishonesty.	326
(C)(1) The regulatory relief division shall provide all	327
applications received under section 1357.05 of the Revised Code	328
and written reports received under this section, other than	329
those rejected under division (B) of this section, to the	330
	2 3 0

universal regulatory sandbox program advisory committee.	331
(2) The universal regulatory sandbox program advisory	332
committee shall meet to review an application and any	333
corresponding reports not less than thirty days, and not more	334
than one hundred twenty days, after receiving the application	335
from the regulatory relief division under division (C)(1) of	336
this section.	337
(3) Subject to divisions (C)(2) and (4) of this section,	338
the universal regulatory sandbox program advisory committee	339
shall meet not less than one time per calendar quarter.	340
(4) The committee may cancel a meeting otherwise required	341
by division (C)(3) of this section if no applications are	342
available for review.	343
(5) After reviewing an application and the corresponding	344
reports of applicable agencies, the committee shall provide the	345
governor and the common sense initiative office the committee's	346
recommendation that the applicant either be admitted or denied	347
entrance into the universal regulatory sandbox.	348
(D) The universal regulatory sandbox program advisory	349
committee shall consider all of the following in determining	350
whether to recommend that an applicant be admitted to the	351
<pre>universal regulatory sandbox:</pre>	352
(1) Whether the applicable agency has previously issued a	353
license or other authorization to the applicant;	354
(2) Whether the applicable agency has previously	355
investigated, sanctioned, or pursued legal action against the	356
<pre>applicant;</pre>	357
(3) Whether a competitor to the applicant is or has been a	358

universal regulatory sandbox participant;	359
(4) Whether the applicant's plan adequately protects	360
<pre>consumers from potential harm;</pre>	361
(5) The risk of harm to consumers as compared to the	362
potential benefits of the applicant's participation in the	363
universal regulatory sandbox.	364
(E) (1) The regulatory relief division, the common sense	365
initiative office, or the governor may deny any application	366
submitted under this chapter for any reason, including if the	367
division, office, or governor determines that the preponderance	368
of evidence demonstrates that suspending or waiving enforcement	369
of a law or regulation would cause a significant risk of harm to	370
consumers or residents of the state.	371
(2) If the division, office, or governor denies an	372
application under division (E)(1) or (B) of this section, the	373
division shall provide to the applicant a written description of	374
the reasons for not allowing the applicant to participate in the	375
universal regulatory sandbox.	376
(3) The division's, office's, or governor's determination	377
to deny an application is final.	378
Sec. 1357.07. (A)(1) Subject to division (B) of section	379
1357.06 of the Revised Code, upon receiving a recommendation to	380
approve an application from the universal regulatory sandbox	381
program advisory committee, the regulatory relief division, in	382
consultation with the governor, may enter into a written	383
agreement with the applicant admitting the applicant to the	384
universal regulatory sandbox and describing the specific laws	385
and regulations that are waived or suspended as part of the	386
applicant's participation therein.	387

(2) The sandbox participant may demonstrate the offering	388
described in the sandbox participant's application, as described	389
in the agreement, for five years following the date the	390
agreement is entered.	391
(3) An agreement under this section that waives or	392
suspends a law or regulation does so only with respect to	393
consumers who are residents of this state.	394
(4) An agreement under this section does not restrict a	395
sandbox participant that holds a license or other authorization	396
in another state or jurisdiction from acting in accordance with	397
that license or other authorization.	398
(B) The regulatory relief division shall not enter into a	399
written agreement with an applicant that waives or suspends	400
<pre>either of the following:</pre>	401
(1) Any tax levied by this state or a taxing authority of	402
this state, as defined in section 5705.01 of the Revised Code;	403
(2) A law or regulation that allows a consumer to seek	404
restitution in the event that the consumer is harmed.	405
(C) A sandbox participant is deemed to possess an	406
appropriate license or other authorization under the laws of	407
this state for the purposes of any provision of federal law	408
requiring licensure or other authorization by the state.	409
(D) Subject to division (E) of this section, all of the	410
<pre>following apply:</pre>	411
(1) During the demonstration period, a sandbox participant	412
is not subject to the enforcement of state laws or regulations	413
waived or suspended pursuant to the written agreement between	414
the regulatory relief division and the sandbox participant.	415

(2) A prosecutor shall not file or pursue charges	416
pertaining to a law or regulation waived or suspended pursuant	417
to that agreement that occurs during the demonstration period.	418
(3) A state agency shall not file or pursue any punitive	419
action against a sandbox participant, including a fine or	420
license suspension or revocation, for the violation of a law or	421
regulation waived or suspended pursuant to that agreement that	422
occurs during the demonstration period.	423
(E) A sandbox participant does not have immunity related	424
to any criminal offense committed during the sandbox	425
participant's participation in the universal regulatory sandbox.	426
(F) By written notice, the regulatory relief division may	427
end a sandbox participant's participation in the universal	428
regulatory sandbox at any time and for any reason, including if	429
the division, the common sense initiative office, or the	430
governor determines that a sandbox participant is not operating	431
in good faith to bring an innovative offering to market.	432
(G) Neither the regulatory relief division nor its	433
employees are liable for any business losses or the recouping of	434
application expenses or other expenses related to the regulatory	435
sandbox, including either of the following:	436
(1) Denying an applicant's application to participate in	437
the universal regulatory sandbox for any reason;	438
(2) Ending a sandbox participant's participation in the	439
regulatory sandbox at any time and for any reason.	440
Sec. 1357.08. (A) Before demonstrating an offering to a	441
consumer, a sandbox participant shall disclose all of the	442
following to the consumer:	443

(1) The name and contact information of the sandbox	444
<pre>participant;</pre>	445
(2) That the offering is authorized pursuant to the	446
universal regulatory sandbox and, if applicable, that the	447
sandbox participant does not have a license or other	448
authorization to provide an offering under state laws that	449
regulate offerings outside of the universal regulatory sandbox;	450
(3) That the offering is undergoing testing and may not	451
function as intended and may expose the consumer to certain	452
risks as identified by the applicable agency's written report;	453
(4) That the provider of the offering is not immune from	454
civil liability for any losses or damages caused by the	455
<pre>offering;</pre>	456
(5) That the provider of the offering is not immune from	457
criminal prosecution for violations of state law or regulations	458
that are not suspended or waived as allowed by the universal	459
<pre>regulatory sandbox;</pre>	460
(6) That the offering is a temporary demonstration that	461
<pre>may be discounted at the end of the demonstration period;</pre>	462
(7) The expected end date of the demonstration period;	463
(8) That a consumer may contact the regulatory relief	464
division and file a complaint regarding the offering being	465
demonstrated and provide the regulatory relief division's	466
telephone number and web site address where a complaint may be	467
<u>filed.</u>	468
(B) The disclosures required by division (A) of this	469
section shall be provided to a consumer in a clear and	470
conspicuous form and, for an internet or application-based	471

offering, a consumer shall acknowledge receipt of the disclosure	472
before any transaction may be completed.	473
(C) The regulatory relief division may require that a	474
sandbox participant make additional disclosures to a consumer.	475
Sec. 1357.09. (A) At least thirty days before the end of	476
the demonstration period, a sandbox participant shall either	477
seek an extension in accordance with section 1357.10 of the	478
Revised Code or notify the regulatory relief division that the	479
sandbox participant will exit the regulatory sandbox and	480
discontinue the sandbox participant's demonstration after the	481
day on which the demonstration period ends.	482
(B) Subject to division (C) of this section, if the	483
regulatory relief division does not receive the notification	484
required by division (A) of this section, the regulatory sandbox	485
demonstration period ends five years following the date the	486
agreement described under section 1357.07 of the Revised Code is	487
<pre>entered.</pre>	488
(C) If a demonstration includes an offering that requires	489
ongoing duties, the sandbox participant shall continue to	490
fulfill those duties after the regulatory sandbox demonstration	491
period ends.	492
Sec. 1357.10. A sandbox participant may request an	493
extension of the universal regulatory sandbox demonstration	494
period not later than thirty days before the end of that period.	495
The regulatory relief division shall grant or deny a request for	496
an extension before the end of the demonstration period. If the	497
regulatory relief division grants the request, the division	498
shall specify the duration of the extension, which shall not be	499
more than twelve months after the date the regulatory sandbox	500
more than twerve months after the date the regulatory sandbox	500

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demonstration period would have otherwise ended. The regulatory	501
relief division shall not approve more than three extensions,	502
each having a duration of not more than twelve months, for the	503
same sandbox participant respecting the same demonstration.	504
Sec. 1357.11. (A) A sandbox participant shall retain	505
records, documents, and data produced in the ordinary course of	506
business regarding an offering demonstrated in the universal	507
regulatory sandbox.	508
(B) If a sandbox participant ceases to provide an offering	509
before the end of a demonstration period, the sandbox	510
participant shall notify the regulatory relief division and each	511
applicable agency and report on actions taken by the sandbox	512
participant to ensure consumers have not been harmed as a	513
result. The regulatory relief division shall establish quarterly	514
reporting requirements for a sandbox participant, including	515
information about any consumer complaints.	516
(C) The regulatory relief division may request records,	517
documents, and data from a sandbox participant and, upon the	518
regulatory relief division's request, the sandbox participant	519
shall make such records, documents, and data available for	520
inspection by the regulatory relief division.	521
(D) The sandbox participant shall notify the regulatory	522
relief division and each applicable agency of any incidents that	523
result in harm to the health, safety, or financial well-being of	524
a consumer. If a sandbox participant fails to notify the	525
regulatory relief division and each applicable agency of any	526
incidents as described in division (D)(1) of this section, or	527
the regulatory relief division or an applicable agency has	528
evidence that significant harm to a consumer has occurred, the	529
regulatory relief division may immediately remove the sandbox_	530

participant from the universal regulatory sandbox.	531
(E) Not later than thirty days after the date on which a	532
sandbox participant exits the regulatory sandbox, the sandbox	533
participant shall submit a written report to the regulatory	534
relief division and each applicable agency describing the	535
sandbox participant's demonstration, including all of the	536
<pre>following:</pre>	537
(1) Any incidents of harm to consumers;	538
(2) Any legal action filed against the sandbox participant	539
as a result of the participant's demonstration;	540
(3) Any complaints filed with an applicable agency as a	541
result of the sandbox participant's demonstration.	542
(F) Not later than thirty days after the date on which an	543
applicable agency receives a quarterly reporting or written	544
report from a sandbox participant as required by this section,	545
the applicable agency shall provide a written report to the	546
regulatory relief division on the demonstration that describes	547
any statutory or regulatory reform the applicable agency	548
recommends as a result of the demonstration.	549
(G) The regulatory relief division may remove a sandbox	550
participant from the universal regulatory sandbox at any time if	551
the regulatory relief division determines that a sandbox	552
participant has engaged in, is engaging in, or is about to	553
engage in any practice or transaction that is in violation of	554
this chapter or that constitutes a violation of a law or	555
regulation for which suspension or waiver has not been granted.	556
Sec. 1357.12. (A) The regulatory relief division shall	557
create and maintain a publicly accessible page on the common	558
sense initiative office's web site that invites residents and	559

businesses in this state to make suggestions regarding laws and	560
regulations that could be modified or eliminated to reduce the	561
regulatory burden of residents and businesses in the state.	562
(B) On at least a quarterly basis, the regulatory relief	563
division shall compile the results of suggestions from the web	564
page and provide a written report to the governor and the	565
general assembly, in accordance with section 101.68 of the	566
Revised Code, that describes the most common suggestions.	567
(C) In creating the report, the regulatory relief division	568
and the advisory committee shall ensure that private information	569
of residents and businesses that make suggestions on the web	570
page is not made public. The regulatory relief division may	571
evaluate the suggestions and provide analysis and suggestions	572
regarding which state laws and regulations could be modified or	573
eliminated to reduce the regulatory burden of residents and	574
businesses in the state while still protecting consumers.	575